State of Iowa 1967

JOURNAL OF THE HOUSE

of the

SIXTY-SECOND GENERAL ASSEMBLY

Convened January 9, 1967

Adjourned July 2, 1967

HAROLD E. HUGHES, Governor

ROBERT D. FULTON, President of the Senate

MAURICE E. BARINGER, Speaker of the House

Compiled Under Direction of J. C. Moore
Superintendent of Printing

Published by the STATE OF IOWA Des Moines

SIXTY-SECOND GENERAL ASSEMBLY

OFFICERS OF THE HOUSE

MAURICE E. BARINGER, Speaker of the House Oelwein
LESTER L. KLUEVER, Speaker Pro Tempore Atlantic
FLOYD H. MILLEN, Majority Floor Leader Farmington
MAURICE VAN NOSTRAND, Assistant Majority Floor Leader Avoce
WILLIAM J. GANNON, Minority Floor Leader Mingo
BERNARD J. O'MALLEY, Assistant Minority Floor Leader Des Moines
MINNETTE F. DODERER, Minority Whip Iowa City
WILLIAM R. KENDRICK, Chief Clerk Des Moines
BURL BEAM, Assistant Chief Clerk Martensdale
LILLIAN LEFFERT, Legislative Counsel Des Moines
MARY NEWCOMB, Engrossing Clerk Des Moines
WILLIAM A. REILLY, Reading Clerk Dubuque
MARY ROYAL, Chief Journal Clerk Des Moines
BERNADINE CALDWELL, Assistant Journal Clerk Des Moines
DOLORES ABELS, Secretary to Chief Clerk Des Moines
SAUNDRA TRUMBOWER, Secretary to Chief Clerk West Des Moines
BILLIE JEAN WALLING, Clerk to Chief Clerk and Payroll Clerk Des Moines
MAXINE SCHWEIKER, Supervisor of Clerks Des Moines
PAULINE E. KEPHART, Chief Enrolling Clerk Des Moines
WONETTE VITTETOE, General Clerk Sigourney
BETH GRAY, Secretary to Speaker Des Moines
RALPH A. LANCASTER, Sergeant-at-Arms Des Moines
CLARENCE O. ANDERSON, Assistant Sergeant-at-Arms Des Moines
DANIEL E. SMITH, Bill Clerk Des Moines
PHYLLIS J. FRAIZER, Assistant Bill Clerk Des Moines
LAURENCE R. SELVY, File Clerk Des Moines
ANN McCARTY, Supply Clerk Des Moines
ELMER E. PENNINGTON, Chief Electrician Des Moines
ALFRED WIERSON, Assistant Electrician
ROBERT L. BOELMAN, Control Board Operator Aplington
DENNIS F. BURNS, Assistant Voting Machine Operator Des Moines
LAURA J. STOKES, Postmaster LeMars

ELECTIVE OFFICERS

ELECTIVE STATE OFFICERS

Official Address, Des Moines, Iowa

Name	Title	Residence	Politics
Harold E. Hughes. Robert D. Fulton Melvin D. Synhorst Lloyd R. Smith Paul Franzenburg L. B. Liddy Richard C. Turner Francis H. Becker Theodore G. Garfield Robert L. Larson Clay LeGrand M. L. Mason C. Edwin Moore Maurice Rawlings Bruce M. Snell William C. Stuart	Governor. Lieutenant Governor Secretary of State State Auditor Treasurer of State. Secretary of Agriculture Attorney General Judge of the Supreme Court. Chief Justice of the Supreme Court Judge of the Supreme Court.	Ida Grove. Waterloo Des Moines Des Moines Conrad Keosauqua Council Bluffs Dubuque Ames Iowa City. Davenport Mason City. Des Moines Sioux City Ida Grove. Chariton	Democrat Democrat Republican Republican Democrat Republican Republican

NAME	ADDRESS	AGE	OCCUPATION	POLITICS	COUNTY	FORMER LEGISLATIVE EXPERIENCE
NAME Allen, Laurence E. Andersen, Leonard C. Bailey, Ray V. Baker, Donald E. Bartles, Lynn Sr. Beardsley, Harry W. Bennett, Vernon N. Bergman, Irvin L. Bown, Donald A. Brethach, Alfred P., Sr. Busch, Henry W. Caffrey, James T. Camp, John Carrahan, Cleve L. Christensen, Perry L. **Clark, Russell D. Cochran, Dale M. Coffman, William J. Conklin, W. Charlene Cunningham, Ray C. Curran, Leigh R. Darrington, William E. Den Herder, Elmer H. **Diehl, Robert H. Distelhorst, Milton Doderer, Minnette Frerichs. Duffy, John L. Dunton, Keith H. Edgington, Floyd P., Sr. Fischer, Harold O. Frischer, Raymond Franklin, A. June Freeman, Lester M. Fullerton, Bert Gallacher, James V.	ADDRESS Council Bluffs. Sioux City Clarion Boone Oelwein Maquoketa West Des Moines Des Moines Harris Waterloo Farley Waverly Des Moines Bryant. Ottumwa. Kent Denison Eagle Grove North English Waterloo Ames Mason City Persia. Sioux Center Albert City Burlington Iowa City Dubuque Thornburg Sheffield Wellsburg Grand Junction Des Moines Spirt Lade Correctionville Waterloo	AGE 36 55 53 36 45 56 46 46 37 51 71 38 48 77 38 48 47 73 66 62 58 48 49 36 61 68 68 49 36 66 64 33	Heating Contractor Real Estate & Insurance Lawyer - Property Mgr. Electronics Tech. Animal Nutrationist Farmer, Cattleman Insurance Executive. Business Representative for Union Farmer Theater Manager Retired Dairy Supv. Farmer, Realtor Production Worker Farm Management Retired Farm Management Retired Farm Management Retired Farmer, Businessman Insurance Housewife Retired (YMCA) Farmer, Bank Director Farmer Feal Estate, Ins. Resott Operator Farmer	Rep Rep Rep Dem Dem Rep Rep Rep Rep Dem Dem Rep Rep Dem Rep Rep Dem Rep Dem Rep Dem Rep Dem Rep Dem Rep Rep Dem Rep Rep Dem Rep	Pottawattamie Woodbury, Wright Boone Fayette Jackson Polk Lyon-Osecola Black Hawk Dubuque Bremer Polk Clinton Wapello Clarke-Union Crawford Webster. Lowa Black Hawk Story Cerro Gordo Harrison Sioux Buena Vista Des Moines Johnson Dubuque Keokuk Franklin Grundy Grene Polk Clay-Dickinson	59, 60, 60X 61
Gallagher, James V. Gannon, William J. ***Gittins, Harry R. Glenn, Charles F. Graham, J. Wesley Grassley, Charles E. Hanson, Fred B.	Watertoo Mingo Council Bluffs. West Des Moines Ida Grove New Hartford Osage	33 29 56 32 64 33 78	Telephone Co. Farmer Director of County Institutional Affairs. Lawyer Farm Manager Farm Manager Farmer.	Dem Rep Rep Rep Rep Rep Rep	Black Hawk Jasper Pottawattamie Polk Sac-Ida Butler	
Hanson, Harley Harbor, William H. Hicklin, Edwin A. Hill, William Holden, Edgar H.	Vinton Henderson Wapello Marshalltown Davenport	50 46 44 36 53 45	Farmer Grain Elevator Owner Lawyer Layver, Pastor Business Executive	Rep Rep Rep Rep	Howard-Mitchell Benton Fremont-Mills Louisa-Muscatine Marshal Scott	,59, 60, 60x 56, 57, 58
Hullinger, Arlo Johnson, Harvey W. Johnston, Dan Kiilsholm, Karl E. King, J. E. Kitner, Art Klein, James T.	Leon. Exira. Des Moines. Algona. Albia. Independence Lake Mills	45 62 28 42 66 47 29	Farmer Farmer Lawyer Farmer Banker Framer Banker Framer	Dem Rep Rep Rep Rep Rep	Decatur-Wayne	

MEMBERS OF THE HOUSE

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

NAME	- ADDRESS	AGE	OCCUPATION	POLITICS	COUNTY	FORMER LEGISLATIVE EXPERIENCE
luever, Lester L	Atlantic	46	Lawyer	Rep	Cass	57, 58, 59, 60, 60X, 6
	Humboldt	55	Consultant	Rep	Humboldt-Pocahontas.	
och, Edgar J.	Sioux City	41	Insurance, Realtor	Rep	Woodbury	
	Spring Grove, Minn.	39	Dairy Farmer	Rep	Winneshiek	
	Webster City	40	Lawyer	Rep	Hamilton	
	Cedar Rapids	47 28	Housewife	Rep	Linn	
	Bondurant Fort Dodge	50	Insurance Agent	Dem	Polk	
	Charles City	42	Poultry Processor	Dem		
	Davenport	56	Lawyer Insurance Agent	Rep		
	Cedar Rapids	33	Insurance Executive	Rep		
	Cedar Rapids	34	Lawyer	Rep	Linn	• • • • • • • • • • • • • • • • • • • •
	Lowden	70	Retired	Dem	Linn	
	Indianola	54.	Farmer	Rep	Cedar	54, 55, 56, 57, 58, 59, 60, 60
	Farmington	47	Pres. Gravel Co.	Rep	Tefferson-Van Buren	
	Burlington	48	Chiropractor	Dem	Des Moines	
liller, Leroy S [Shenandoah	52	Realtor	Rep		
*Miller, Raymond J	Dubuque	49	Farmer	Rep	Dubuque	
liller, Roy A	Monticello	63	Farm Manager	Rep	Jones	60, 60
	Mystic	55 (Farmer	Rep .	Appanoose-Davis	
ohrfeld, Fred	Toledo	55	Retired	Rep		
	Marshalltown	61	Lawyer	Rep	Marshall	
	Aurelia	67	Farmer	Rep	Cherokee	6
	Defiance	65	Farmer	Rep		
	Ralston	59	Manager Farmer Co-op. Association	Dem	Carroll	
Malley, Bernard J.	Des Moines	29	Lawyer	Dem	Polk	<i></i>
	Red Oak	66	Businessman, Farmer	Rep	Adams-Montgomery	57, 58, 59, 60, 60X, 6
	Des Moines	32	Insurance Asst District Manager	Dem	Polk	
	Manchester	71	Farm Manager	Rep	Delaware	
	Clinton	26	Lawyer	Rep	Clinton	
	Grimes	51 57	Farmer	Rep	Dallas	
	Lawton	62	Farmer	Rep	Woodbury	59, 60, 60
	Ottumwa	44	Farmer, Businessman	Rep	Mahaska	* * * * * * * * * * * * * * * * * * * *
	Lisbon	54	School Maintenance	Dem	Wapello	
	Donnellson	61	Mechanical Engineer	Dem	Linn	
	Cedar Rapids	53	Floor Sanding Contr.		Lee	6
	Des Moines	29	Lawyer.	Rep		• • • • • • • • • • • • • • • • • • • •
	Waukon	50	Salesman	Dem	Allamakee	
	Montoe	38	Farmer	Rep	lasper	
	Estherville,	72	Circulation Manager Newspaper	Rep	Emmet-Palo Alto	
	Muscatine	55	Manufacturer	Rep	Louisa-Muscatine	
chroeder, Laverne W	McClelland	33	Farmer	Rep	Pottawattamie	
	Daven port	43	Lawyer-Housewife	Rep	Scott	
hepherd, Stanley T	Farmington	63	Retired Executive	Rep		* * * * * * * * * * * * * * * * * * * *
mith, Marvin W	Paullina	65	Retired Farmer - Teacher	Rep	O'Brien	57, 58, 59, 60, 60X, 6
org, N. F	Marion	57	Pharmacist	Rep		37, 38, 39, 60, 600, 6
	New Hampton	38	Manufacturing	Dem	Chickasaw	
	LeMars	68	Farmer	Rep	Plymouth	
	Waterloo	60	Retired	Rep	Black Hawk	
	Grinnell	57	Retired Grocer	Rep	Poweshiek	
	Garner	36	Farmer	Rep	Hancock	
trothman, Charles F ullivan, Charles K	New London	65 58	Farmer	Rep	Henry	
			Sales Executive	Rep		*********************

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

NAME	ADDRESS	AGE	OCCUPATION	POLITICS	COUNTY	FORMER LEGISLATIVE EXPERIENCE
Van Roekel, Ĝerrit Varley, Andrew Vetter, Keith L. Voothees, Donald E. *Watson, E. M. Waugh, Jewell Welden, Richard W. Winkelman, William P.	Davenport Garnavillo Dubuque Ames Avoca Pella Stuart Washington Waterloo Diagonal Whiting Lowa Falls Lohvulle Clear Lake Davenport	36 58 44 73 35 41 67 32 48 36 54 56 58 33 66 34	Advertising Director. Realtor Business Managet Retired Shopper Publisher Editor, Grain Dealer. Retired Farmer. Water Conditioner Dealer Medical Representative Banker. Agriculture Contractor Farmer, Businessman Retired Police Chief Lawyer General Contractor.	Rep	Scott Clayton. Dubuque Story Pottawattamie Marion Adair-Madison Washington Black Hawk Ringgold-Taylor Monona Hardin Calhoun Cerro Gordo	
* Deceased ** Elected to fill vacancy *** Resigned						

MEMBERS OF THE SENAT

SENATORS IN GENERAL ASSEMBLY

NAME	ADDRESS	AGE	OCCUPATION	DISTRICT	COUNTIES COMPOSING DISTRICT	FORMER LEGISLATIVE SERVICE
lloun, Charles F	Toledo	62	Farmer.	25 18	Benton, Tama	59, 60, 60X,
	Hartwick	48	Banker	18		60, 60X,
riles, James E	Corning	40	Auctioneer	5	Adams, Montgomery,	
	_				Taylor, Union	56, 57, 58, 59, 60, 60X,
uren, John L	Forest City	53	Salesman	43	Hancock, Winnebago, Worth	
urns, Robert J	Oxford	44	Salesman	17	Ichneon	
	Walcott	44	Dir. Res. & Dev. Mas Scott Schools	15	Scott	
	Belmond	48	Agricultural Business Executive	34	Hamilton, Wright	
	Clare	43	Farmer	35		
	Waterloo	38	Labor Union Official.	32	Black Hawk	
	Ames	68	Retired Tax Consultant	27	Story	
	Hull	48	Lawyer, Insurance Agent	49	L.von. Sioux	
man. William F.	Des Moines.	41	Lawyer	20	Polk	56, 59, 60, 60 <i>x</i>
	Danville	42	Farmer.	7	Des Moines	
	Elkader	55	Farmer, Realtor, Insurance	38		
	Cedar Rapids	47	Buyer	24	Linn.	
	Sioux City,	65	Automobile Maintenance Operator	37		
	Winterset	45	Merchant	12	Adair. Cass.	
att, Joseph D	"Interset	73	metchant	12		58, 59, 60, 60X
oy, Delbert W.	Thornton	39	Farmer	42	Cerro Gordo	
	Neola	65	Newspaper Publisher	13		
	Dubugue	45	Insurance, Real Estate	30	Pottawattamie	
				30	Dubuque	,, .55, 56, 57, 58, 59, 60, 60
	Des Moines Ottumwa	34 38	Lawyer	20 9	Polk	
	Royal	55	Farmer, Real Estate	46	Buena Vista, Clay	FC F7 F0 F0 C0 C03
eaberlin, Stanley M.	Pleasantville	58	Farmer	11	Marion, Warren	56, 57, 58, 59, 60, 60
	West Union	52	Farmer, Industrialist, Businessman	39	Fayette, Winneshiek	
	Newton	53	Farmer, Farmer,	19	Tasper	
	Cedar Falls	59	Merchant, Lawyer	32	Black Hawk	
	Davenport	38	Manager Insurance Company	15	Scott	
sen, Koger W.	Emmetsburg	37	Farmer	45	Emmet, Palo Alto.	
bbie, John P	Emmetsburg	3/	rarmer	45		50 60 603
lefstad, Gilbert E	Council Bluffs	47	Electrician	13	Pocahontas	59, 60, 607
		59	Investment Banker	24	Linn	
sek, Ernest	Cedar Rapids Boone	45	Mechanical Contractor	28	Boone, Greene	52, 52X, 53, 54, 55, 56
uck, Warren J		58	Auto Dealer	41	Floyd, Mitchell,	
yhl, Vernon H	Parkersburg	30	Auto Dealer] 41	Butler	
nborn, Clinton C	Maguoketa	47	Road Contractor	23		
	Sac City	49	Dairy Manufacturing Executive	36	Jackson, Jones	
	Clarinda	60	Manufacturer	6	Calhoun, Ida, Sac	59, 60, 60
	Wever	46	Farm Manager	1	Fremont, Mills, Page.	53, 54, 55, 56, 57, 58, 59, 60, 60
		70	Retired Farmer	47	Lee	52, 52X, 53, 54, 55, 56, 57, 58
cken, J. Henry	Lemars	/0	Reffred ramer	47	Cherokee, Plymouth	
ain, Franklin S	Lamoni	50	Farmer	4	Clarke, Decatur,	
		ا ا			Ringgold, Wayne	57, 58, 59, 60, 60)
Gill, Donald S	Melrose	60	Farmer	3	Appanoose, Lucas,	
sserly, Francis,	Cedar Falls	53	Building Contractor	32	Black Hawk	59, 60, 60
ills. Max Milo.	Marshalltown	46	Lawyer, Businessman	1 36	Marchall	
urray, Donald W.		43	Farm Manager Supplier	32 26 44	Humboldt, Kossuth	
	Carroll	33	Lawyer	20	Carroll, Crawford	
arse, H. Kenneth		48	Insurance Supervisor, Real Estate	29 48	Dickinson, O'Brien,	
nse, n. Kemeun	manuey	40	mautance supervisor, real Estate	"°	Osceola	
	n u ·		-	20	L Careora	
alley, George E		61	Lawyer			

SENATORS IN GENERAL ASSEMBLY—Continued

NAME	ADDRESS	AGE	OCCUPATION	DISTRICT	COUNTIES COMPOSING DISTRICT	FORMER LEGISLATIVE SERVICE
				Į į		
*Patton, John W Potgeter, James A	Aurora Steamboat Rock	61 36	Farmer	31 33	Hardin, Franklin,	
Reichardt, William J *Reno, Max E	Des Moines	36 40	Retail Clothing	20 2	Polk	
*Reppert, Howard C., Jr Rigler, Robert R	Des Moines New Hampton	48 43	Businessman	20 40	Polk	56, 57, 58, 60, 60X, 61
Riley, Tom Schaben, James F	Cedar Rapids Dunlap	37 40	Lawyer	24 22	Linn	59, 60, 60X, 61
Shaff, Roger J *Shirley, Alan	Camanche	56 29	Farmer, Banker	16 21	Clinton	
Stanley, David	Muscatine Crawf ordsville	38 62	LawyerFarmer, Livestock Producer	14 8	Cedar, Muscatine Henry, Louisa,	
+Van Eaton, Charles S	Sioux City	77	Semi-retired	37	Woodbury	57, 58, 59, 60, 60X, 61
*Van Gilst, Bass Walsh, John M	Oskaloosa	55 26	Farmer		Keokuk, Mahaska	

^{*} Holdover Senators in the Sixty-Second General Assembly

** Elected for a term of two years in 1966

† Elected to fill a vacancy of a holdover Senator

Hall of the House of Representatives Des Moines, Iowa, Monday, January 9, 1967

Pursuant to the law, the House of Representatives of the Sixty-second General Assembly of Iowa convened at 10:00 a.m., Monday, January 9, 1967.

The House was called to order by the Honorable Ray C. Cunningham from Story County.

The following prayer was offered by the Reverend Richard B. Emery, pastor of the First United Presbyterian Church, Oelwein, Iowa:

O Eternal God, we beseech Thee to bless this House on this day of new beginnings. Bless the men and women whom Thou hast chosen to serve their community in this State.

Give to them courage with wisdom, convictions which evidence intelligence and faith in the democratic process.

Save them from restricted vision, parochial self-interest and undue consideration of limited interests.

Enlarge their goals that they may seek the best interest of the citizens of this state.

Grant that the laws which are inaugurated may not compound the complexity of life - but may free the spirit of man to achieve Thy will.

Grace this House with Thy presence now and through all its days of labor. In the name of Christ, Amen,

INTRODUCTIONS

Hill of Marshall introduced to the House his son, Charles, who is celebrating his 12th birthday today.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mayberry of Webster on request of the Speaker.

TEMPORARY OFFICERS

On motion of Smith of O'Brien, William R. Kendrick of Polk County was elected Acting Chief Clerk. Mr. Kendrick presented himself and took and subscribed to the following oath:

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

WILLIAM R. KENDRICK

Tieden of Clayton moved that the Honorable Ray C. Cunningham of Story County be elected Temporary Speaker.

Motion prevailed and the oath of office was administered to the Honorable Ray C. Cunningham by Acting Chief Clerk Kendrick,

Temporary Speaker Cunningham in the chair.

CREDENTIALS OF MEMBERS

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

Motion prevailed and the following committee was appointed:

Camp of Clinton, Den Herder of Sioux, Fisher of Greene, Redfern of Lee and Radl of Linn.

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

REPORT OF COMMITTEE ON CREDENTIALS

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

STATE OF IOWA

Office of

THE SECRETARY OF STATE

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

I, MELVIN D. SYNHORST, Secretary of State of the State of Iowa, custodian of the files and records pertaining to elections in the state,

DO HEREBY CERTIFY, that the following is a true and correct list of State Representatives, declared by the State Canvassing Board to have been elected in the General Election of November 8, 1966:

Adair & Madison
Adams & Montgomery
Allamakee
Appanoose & Davis Delmont Moffitt
Audubon & Guthrie
Benton
Black Hawk
Boone
Bremer

Buchanan	rthur Kitner
Buena Vista	nert H Diehl
Butler	
Calhoun	
Carroll	. Karl Nolin
Cass Leste.	
Cedar	I Monging
Cerro Gordo Leig	. L. Melisting
Cerro Gordo	gn R. Curran
Cerro Gordo	old E. Wolfe
Cherokee	ld V. Nelson
Chickasaw	Vince Steffen
Clarke & Union	Christensen
Clay & Dickinson Lester	M Fromen
Clayton	Dola Window
Clayton	Date Tieden
Clinton	. John Camp
Clinton	es H. Pelton
Crawford	sell D. Clark
Dallas Leroy	H Petersen
Decatur & Wayne	lo Hullinger
Delaware	as E. D.
Dog Maines	es E. Patton
Des Moines	Distelhorst
Des Moines	es P. Miller
Dubuque	reitbach, Sr.
Dubuque	ohn L. Duffy
Dubuque	Arnold Utzig
Emmett & Palo Alto	Leo Sanders
Fayette	E Baringan
Floyd	McCantner
Franklin	. McCarmey
Franklin	P. Edgington
Fremont & Mills	n H. Harbor
Greene	nond Fisher
Grundy	i O. Fischer
Hamilton	hard E. Lee
Hancock Dely	wyn Stromer
Hardin Richard	d W. Welden
Harrison	Darrington
Henry	Strothmon
Howard & Mitchell	d D. Hongan
Humboldt & Pocahontas	u b. nanson
Ida & Sac	Id L. Knight
Ida & Sac	sley Graham
Iowa William	J. Coffman
Jackson Lynn	Battles, Sr.
Jasper	m J. Gannon
Jasper Nor	man Roorda
Jefferson & Van Buren	vd H Millen
Johnson	tte Doderer
Johnson	Farl Voder
Jones	ov A Miller
Keokuk	h H Dunton
Kossuth	n ii. Duniun
Lee	. i Nuisnoim
Lee	.i. Kediern
Lee	T. Shepherd

Linn Joan Lipsky	
Linn Scott McIntyre, Jr.	
Linn	·
Linn	Į
Linn	Į
Linn	r
Louisa & Muscatine Edwin A. Hicklin	ı
Louisa & Muscatine	
Lucas & Monroe J. E. King	
Lyon & Osceola	
Mahaska	
Marion	
Marshall	
Marshall John L. Mowry	
Monona Jewell O. Waugh	
O'Brien	
Page Leroy S. Miller	
Plymouth	
Polk	
Polk	
Polk James T. Caffrey	
Polk	
Polk	
Polk	
Polk James E. Maloney	
Polk	
Polk	
Polk	
Polk	
Pottawattamie Lawrence E. Allen	
Pottawattamie	
Pottawattamie	
Pottawattamie Laverne W. Schroeder	
Poweshiek	
Ringgold & Taylor	
Scott Edgar H. Holden	
Scott	
Scott	
Scott	
Scott	
Shelby	
Sioux Elmer H. Den Herder	
Story Ray C. Cunningham	ı
Story	
Tama Fred Mohrfeld	
Wapello	
Wapello	
Warren James I. Middleswart	
Washington Keith L. Vetter	
Webster	
Webster D. Vincent Mayberry	
Winnelpage & Worth James T. Klein	
Winner hick	
Langiand	

Woodbury Leonard C. Andersen	ı
Woodbury	ı
Woodbury	L
Woodbury Louis A. Peterson	ı
Woodbury	
Wright Ray V. Railey	

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this ninth day of January, A. D., 1967.

MELVIN D. SYNHORST, Secretary of State

John Camp, Chairman C. Raymond Fisher Elmer H. Den Herder Carroll I. Redfern Richard M. Radl

Report adopted.

MEMBERS' OATH OF OFFICE

The following members took and subscribed to the oath administered by the Acting Chief Clerk:

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

Laurence E. Allen Leonard C. Andersen Ray V. Bailey Donald E. Baker Maurice E. Baringer Lynn F. Battles, Sr. Harry W. Beardsley Vernon N. Bennett Irvin L. Bergman Donald A. Bowin Alfred P. Breitbach, Sr. Henry W. Busch James T. Caffrey John Camp Cleve L. Carnahan Perry L. Christensen Russell D. Clark Dale M. Cochran William J. Coffman W. Charlene Conklin Ray C. Cunningham

Leigh R. Curran William E. Darrington Elmer H. Den Herder Robert H. Diehl Milton Distelhorst Minnette Doderer John L. Duffy Keith H. Dunton Floyd P. Edgington Harold O. Fischer C. Raymond Fisher A. June Franklin Lester M. Freeman Bert Fullerton James V. Gallagher William J. Gannon Harry R. Gittins Charles F. Glenn J. Wesley Graham Charles E. Grasslev Fred B. Hanson

Harley Hanson William H. Harbor Edwin A. Hicklin William Hill Edgar H. Holden Arlo Hullinger Harvey W. Johnson Dan L. Johnston Karl Erik Kiilsholm J. E. King Art Kitner James T. Klein Lester Kluever Harold L. Knight Edgar J. Koch Walter V. Langland Richard E. Lee Joan Lipsky James E. Maloney A. L. Mensing James I. Middleswart Floyd H. Millen Charles P. Miller Leroy S. Miller Roy A. Miller Ralph F. McCartney Paul B. McCrav Scott McIntvre Jr. Walter L. McNamara Delmont Moffitt Fred Mohrfeld John L. Mowry Harold V. Nelson Alfred Nielsen Karl Nolin Bernard J. O'Mallev Conrad Ossian William D. Palmer James E. Patton Charles H. Pelton

Louis A. Peterson George N. Pierson Charles N. Poncy Richard Martin Radl Carroll I. Redfern Cecil A. Reed Thomas A. Renda Thomas S Roe Norman Roorda Leo I. Sanders Clarence F. Schmarje Laverne W. Schroeder Elizabeth Orr Shaw Stanley T. Shepherd Marvin W. Smith Nathan F. Sorg Vincent B. Steffen A. Gordon Stokes Melvin E. Story Clair Strand Delwyn D. Stromer Charles F. Strothman Charles K. Sullivan John Tanscott Harold Thordsen Dale L. Tieden Arnold Utzig Rudy Van Drie Maurice Van Nostrand Gerrit Van Roekel Andrew Varley Keith L. Vetter Donald E. Voorhees E. M. Watson Jewell O. Waugh Richard W. Welden William P. Winkelman Harold E. Wolfe Warren K. Wood Earl M. Yoder

ELECTION OF SPEAKER

Wood of Scott presented the name of the Honorable Maurice E. Baringer of Fayette County as candidate for Speaker of the House of Representatives of the Sixty-second General Assembly, preceding such nomination with the following remarks:

Mr. Chairman:

Leroy H. Petersen

I place in nomination for Speaker of the Iowa House of Representatives the name of Maurice E. Baringer from Fayette County. Our fourth estate has communicated to you the many qualifications of this man, and I do not propose to burden you with matters which may properly be considered as common knowledge. This is also my way of emphasizing a single conviction which I consider important.

You see, it is my belief that this man, by giving the best of himself, can obtain from us the best that is in ourselves - and this shall be our mutual gift to the Great State of Iowa.

Miller of Page seconded the nomination of Maurice E. Baringer for Speaker of the House, preceded by the following remarks:

Mr. Speaker, Ladies and Gentlemen:

It is my honor and privilege at this time to second the nomination of the Honorable Maurice Baringer of Fayette County for the office of Speaker of the House of the Sixtysecond General Assembly of the Great State of Iowa.

Mr. Baringer has had eighteen years experience in the commercial feed industry in Iowa and is director of nutrition of Occo Feeds, Oelwein, Iowa. He is a director and past president of the National Feed Ingredients Association. He has served three sessions and one special session as a member of this honorable body. He is well qualified and I have always found him to be industrious, an excellent organizer and extremely fair, with a broad understanding and knowledge of the many state problems. I therefore consider it a great honor to second the nomination of the Honorable Mr. Maurice Baringer of Fayette County, Iowa, as your Speaker of the House of Representatives for the Sixty-second General Assembly.

Gannon of Jasper seconded the nomination and moved that the Acting Chief Clerk be authorized to cast the votes of all the members of the House of Representatives of the Sixty-second General Assembly for the Honorable Maurice E. Baringer as Speaker of the House.

In accordance with the foregoing motion, the Acting Chief Clerk cast the votes of all the members of the House of Representatives for the Honorable Maurice E. Baringer as Speaker of the House of Representatives of the Sixty-second General Assembly. The Honorable Maurice E. Baringer of Fayette County, having received all of the votes cast for the office of Speaker of the House of Representatives of the Sixty-second General Assembly, was declared duly elected to that office.

Vetter of Washington moved that a committee of two be named to escort the Speaker to the chair.

Motion prevailed and the following committee was named: Vetter of Washington and Langland of Winneshiek.

PRESENTATION OF SPEAKER

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

Of all that is good, Iowa truly does afford the best. You represent all the people of Iowa, each one of you. They have placed in your hands for two years the Iowa portion of their American heritage. Husband it well.

With each of the two major political parties in control of one of the houses of this General Assembly, we have a unique opportunity to build a base for Iowa growth and development. We also have an opportunity to fail dismally if we become mired down in a partisan struggle for selfish political advantage.

A study of history shows that good government is good politics. If we legislate well, the people of Iowa will respond in kind.

We will make mistakes. The only ones who don't make mistakes are those who do nothing. These, too, the people will let us know about, as they have in the past.

We must use the committee system if we are to handle the legislation that is proposed. All 124 members cannot possibly study in detail each bill and resolution.

If we could, we would work as a committee of the whole. Each member must concentrate his efforts in the areas of his committee assignments, particularly during these first few weeks, but not to the neglect of all other legislation.

I suggest that members who have time available attend as many committee meetings as possible as observors. You may soon find little time left to do this and still meet your own work schedule.

I will not review here the legislation to be considered. You know the issues fully as well as I.

I pledge to you a full measure of the leadership and responsibility you have entrusted to me. I do not expect you to agree with me all of the time, but I hope you will find me always willing to listen to reason and my decisions fair.

PERMANENT CHIEF CLERK

Mensing of Cedar moved that William R. Kendrick be made permanent Chief Clerk of the House.

Motion prevailed and William R. Kendrick was declared elected permanent Chief Clerk.

COMMITTEE TO NOTIFY GOVERNOR

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

Motion prevailed and the following committee was appointed:

Darrington of Harrison, Reed of Linn and Carnahan of Wapello.

COMMITTEE TO NOTIFY THE SENATE

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

Motion prevailed and the following committee was appointed:

Harbor of Mills, Kitner of Buchanan and Baker of Boone.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 1

Millen of Van Buren offered the following resolution, asked and received unanimous consent for its immediate consideration, and moved its adoption:

HOUSE CONCURRENT RESOLUTION 1

Be It Resolved by the House, the Senate concurring, that a joint convention of the two houses of the Sixty-second General Assembly beheld on January 9, 1967, at 1:30 p.m.

Be It Further Resolved, that Governor Harold E. Hughes be invited to deliver his message at a joint convention of the two houses of the General Assembly on January 10, 1967, at 1:30 p.m. and that the President of the Senate and the Speaker of the House be designated to extend the invitation to him.

Be It Further Resolved, that at this joint convention the votes for Governor and Lieutenant Governor be canvassed and the results announced and recorded as provided by law.

Motion prevailed and the resolution was adopted.

ELECTION OF SPEAKER PRO TEMPORE

Hicklin of Louisa placed in nomination the Honorable Lester L. Kluever of Cass County as candidate for Speaker Pro Tempore of the House of Representatives of the Sixty-second General Assembly, preceding his nomination with the following remarks:

The man that I am about to nominate as Speaker Pro Tempore is no stranger to most of us, and a long time personal acquaintance of mine.

He is a graduate of the S. U. I. School of Business Administration, and graduate of S. U. I. Law School.

He is a veteran of World War II and a veteran of this House of Representatives where he is commencing his 6th term.

He is a practicing lawyer in Atlantic, Iowa, of unquestionable integrity and well qualified for the position to be served.

It is with great personal pleasure and high honor that I place in nomination the Honorable Lester L. Kluever of Cass County for the office of Speaker Pro Tempore of this House of Representatives for the 62nd General Assembly.

Nielsen of Shelby seconded the nomination of Lester L. Kluever as Speaker Pro Tempore of the House of Representatives preceding his nomination with the following remarks:

Mr. Speaker:

It is my honor to second the nomination of Lester Kluever of Cass County for Speaker $\operatorname{Pro}\nolimits$ Tempore.

 $\operatorname{Mr.}$ Kluever has served in five sessions and the 60th Extra session of the General Assembly.

He has served as chairman of the elections and political and judicial districts, judiciary 2, and state planning and development committees of the House.

He is co-operative and has the best interests of his community and the state of Iowa at heart.

I therefore second the nomination of Lester Kluever for Speaker Pro Tempore of the House of Representatives.

Gannon of Jasper seconded the nomination and moved that the Chief Clerk be authorized to cast the votes of all the members of the House of Representatives of the Sixty-second General Assembly for the Honorable Lester L. Kluever as Speaker Pro Tempore of the House.

In accordance with the foregoing motion, the Chief Clerk cast the votes of the members of the House of Representatives for the Honorable Lester L. Kluever as Speaker Pro Tempore of the House of Representatives of the Sixty-second General Assembly. The Honorable Lester L. Kluever of Cass County, having received all of the votes cast for the office of Speaker Pro Tempore of the House of Representatives of the Sixty-second General Assembly, was declared duly elected to that office.

Moffitt of Appanoose moved that a committee of two be appointed to escort the Speaker Pro Tempore to the chair.

Motion prevailed and the following committee was appointed:

Moffitt of Appanoose and Shaw of Scott.

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

Ladies and gentlemen of the General Assembly, my remarks will be brief. After the fine remarks of our Speaker, whatever I say would be anticlimactic. Our Speaker can direct and lead, but it takes the work and cooperation of each and every one of you in order to resolve the problems and issues that will be before us.

We come from different communities and have different backgrounds, education and business interests. This makes for an outstanding House of Representatives. It also means that we will not think alike and agree on everything. If we did all agree on everything, the Session would be short but the legislation probably would be inferior. The best legislation is a result of a full discussion of the differing viewpoints, and thus contains the best thinking of everyone.

We have the responsibility to resolve the issues and problems before us. With the full co-operation of each and every one of us and a lot of hard work, I am sure the Sixty-second General Assembly will be the best ever. Thank you.

ADOPTION OF HOUSE RESOLUTION 1

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

HOUSE RESOLUTION 1

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following committee: Hanson of Mitchell.

SPECIAL ORDER

Grassley of Butler offered the following motion:

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

Members with handicaps shall be permitted to select special seats.

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

Motion prevailed.

ADOPTION OF HOUSE RESOLUTION 2

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

HOUSE RESOLUTION 2

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

The motion prevailed and the resolution was adopted.

MILEAGE COMMITTEE APPOINTED

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

Motion prevailed and the following committee was appointed:

Johnson of Audubon, Miller of Jones, and Hullinger of Decatur.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 2

Patton of Delaware offered the following resolution, asked and received unanimo consent for its immediate consideration, and moved its adoption:

HOUSE CONCURRENT RESOLUTION 2

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

Motion prevailed and the resolution was adopted.

The Speaker appointed the following members to the committee:

Patton of Delaware, Mensing of Cedar and Miller of Page.

PERMANENT OFFICERS OF THE HOUSE

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

OFFICERS AND EMPLOYEES OF THE

HOUSE OF REPRESENTATIVES

Burl Beam--Assistant Chief Clerk Lillian Leffert-- Legislative Counsel Mary Newcomb--Engrossing Clerk William A. Reilly--Reading Clerk Mary Royal--Chief Journal Clerk Bernadine Caldwell--Assistant Journal Clerk Dolores Abels--Secretary to Chief Clerk Saundra Trumbower--Secretary to Chief Clerk Billie Jean Walling--Clerk to Chief Clerk and Payroll Clerk Maxine Schweiker--Supervisor of Clerks Pauline E. Kephart--Chief Enrolling Clerk Wonette Vittetoe--General Clerk Beth Gray--Secretary to Speaker Ralph A. Lancaster--Sergeant-at-Arms Clarence O. Anderson--Assistant Sergeant-at-Arms Daniel E. Smith--Bill Clerk Phyllis J. Fraizer--Assistant Bill Clerk Laurence R. Selvy- File Clerk Ann McCarty--Supply Clerk Laura J. Stokes--Postmaster

Motion prevailed.

Elmer E. Pennington--Chief Electrician
Alfred Wierson--Assistant Electrician
Dennis F. Burns--Assistant Voting Machine Operator
Robert L. Boelman--Control Board Operator
Roy C. Carlson--Doorkeeper
Frank L. Christen--Doorkeeper
Percy J. Couch--Doorkeeper
Arnold C. Latta--Doorkeeper
Byron Marshall--Doorkeeper
John Nelson--Doorkeeper
Paul Olson--Doorkeeper
Ewald W. Sandine--Doorkeeper
Vernon J. Studer--Doorkeeper
Clyde P. Wilson--Doorkeeper

OFFICERS' OATH OF OFFICE

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

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

COMMITTEE FROM THE SENATE

A committee from the Senate appeared and notified the House that the Senate was duly organized and ready to receive any communications that the House might desire to transmit.

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

Report accepted and the committee discharged.

Harbor of Mills, chairman of the committee to notify the Senate that the House was duly organized and ready to receive any communications that the Senate might desire to transmit, reported that the committee had performed its duty.

Report accepted and the committee discharged.

On motion of Millen of Van Buren, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

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

The motion prevailed and the Speaker appointed as such committee the following:

Winkelman of Calhoun, Strothman of Henry and Bailey of Wright.

Winkelman of Calhoun, chairman of the committee to notify the Senate that the . House was ready to receive it in joint convention, reported that the committee had performed its duty.

Report accepted and the committee discharged.

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

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

JOINT CONVENTION

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

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

Motion prevailed.

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

Senator Frommelt of Dubuque moved that the joint convention recess until 1:15 p.m. Tuesday, January 10th, 1967.

Motion prevailed.

PERSONAL PRIVILEGE

The Speaker invited the Honorable J. Wesley Graham and the Honorable Vincent B. Steffen to bring their new brides to the Speakers's station where he presented corsages to the wives and extended the best wishes of the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

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

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

Senate Concurrent Resolution 2, directing the superintendent of printing to furnish copies of the 1966 Code of Iowa to members of the 62nd General Assembly of Iowa, for the staffs of the Senate and House and for members of the press.

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

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

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 1

By Coleman

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

Laid over under rule 25.

SENATE CONCURRENT RESOLUTION 2

By Cassidy

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing be directed to furnish copies of the 1966 Code of Iowa, also laws of the regular session of the Sixty-first General Assembly, together with the Iowa Departmental Rules of 1966 and all supplements thereto, to such members of the Sixty-second General Assembly of Iowa who may request the same. Senate members to leave orders for same at the Secretary's desk and House members to leave orders at the Chief Clerk's desk.

That the superintendent of printing be directed to furnish copies of said publications as requested by the Secretary of the Senate and by the Chief Clerk of the House for use of the staffs in their respective offices.

The superintendent of printing is further directed to furnish copies of said publications to members of the press assigned seats in the Senate and House press galleries, to be requested by the Secretary of the Senate for members of the press with seats there assigned and by the Chief Clerk of the House for copies to be furnished members of the press assigned seats in the House chamber.

Laid over under Rule 25.

SENATE CONCURRENT RESOLUTION 3

By Hagedorn

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

Laid over under Rule 25.

INAUGURAL COMMITTEE APPOINTED

Speaker Baringer announced the appointment of the following members to the inaugural committee on the part of the House: Ossian of Montgomery, Chairman, Gannon of Jasper, Cochran of Webster, Miller of Des Moines, Conklin of Black Hawk and Mensing of Cedar.

STANDING COMMITTEES APPOINTED

The Speaker announced the following appointments to the standing committees of the House:

AGRICULTURE

MOFFITT, Chairman WAUGH* BAILEY BAKER BATTLES BERGMAN CHRISTENSEN DISTELHORST FREEMAN
FULLERTON
GRAHAM
HANSON of Benton

HANSON of Mitchell

HARBOR HOLDEN KIILSHOLM KNIGHT MALONEY MIDDLESWART

NELSON NOLIN

PETERSON of Woodbury

PIERSON ROE ROORDA SCHROEDER STOKES STRAND STROMER

APPROPRIATIONS

CUNNINGHAM, Chairman

SMITH* ANDERSEN BEARDSLEY BREITBACH BUSCH CAFFREY CARNAHAN CURRAN DARRINGTON DEN HERDER DIEHL DODERER DUNTON EDGINGTON FRANKLIN FISCHER of Grundy GALLAGHER GANNON

HULLINGER
KING
KLUEVER
LIPSKY
McCRAY
McNAMARA
MILLEN

MILLER of Page

MOWRY OSSIAN

PATTON PETERSEN of Dallas

PETERSON of Woodbury STEFFEN TIEDEN VAN DRIE VAN NOSTRAND

VAN NOSTRAI VARLEY VETTER VOORHEES WINKELMAN YODER

BOARD OF CONTROL

PATTON, Chairman GITTINS* BENNETT COCHRAN DEN HERDER DUNTON JOHNSTON of Polk KITNER LIPSKY MAYBERRY

MILLER of Jones

GLENN

GRASSLEY

MOHRFELD OSSIAN

PETERSON of Woodbury

SHEPHERD STROMER STROTHMAN THORDSEN UTZIG VAN ROEKEL

WOLFE.

CITIES AND TOWNS

ANDERSEN, Chairman

SORG*

BEARDSLEY BREITBACH CAFFREY

CARNAHAN CLARK COFFMAN FRANKLIN

GITTINS
JOHNSTON of Polk

KLEIN LEE MILLER of Des Moines

MILLER of Jones

MOHRFELD MOWRY PELTON PONCY

SANDERS SCHMARJE TAPSCOTT THORDSEN

VOORHEES WOLFE

COMMERCE

WINKELMAN, Chairman

VAN DRIE*
ALLEN
BAILEY
BATTLES
COFFMAN
DODERER

DODERER FISCHER of Grundy FISHER OF Greene GANNON

GANNON KING KLUEVER KOCH

McCARTNEY
McCRAY
McINTYRE
MALONEY
MENSING
NOLIN
PALMER
SHEPHERD
STORY
STRAND
TAPSCOTT

WATSON

CONSERVATION

TIEDEN, Chairman

REED* ALLEN BAKER

BATTLES

BOWIN CAMP

CHRISTENSEN
CUNNINGHAM
CURRAN
DISTELHORST
FISCHER of Grundy

FREEMAN

GALLAGHER HANSON of Benton

JOHNSON of Audubon-Guthrie

KIILSHOLM KITNER

MIDDLESWART

PONCY RENDA ROE STORY VETTER YODER

CONSTITUTIONAL AMENDMENTS AND REAPPORTIONMENT

VAN NOSTRAND, Chairman

SHAW*

BOWIN CONKLIN

GALLAGHER GRASSLEY HANSON of Mitchell LANGLAND MALONEY MAYBERRY MENSING MILLER of Des Moines

PALMER PELTON PIERSON SMITH STEFFEN STROMER STROTHMAN WINKELMAN

NELSON

COUNTY AND TOWNSHIP AFFAIRS

STOKES, Chairman LEE*

BATTLES BENNETT BERGMAN

CAMP COFFMAN CURRAN DISTELHORST FULLERTON

HANSON of Benton HANSON of Mitchell HOLDEN

JOHNSON of Audubon-Guthrie

KIILSHOLM McNAMARA MIDDLESWART

MILLER of Des Moines PETERSON of Woodbury SCHROEDER

STRAND STROMER UTZIG VARLEY

GOVERNMENT REORGANIZATION

BUSCH, Chairman FREEMAN* BEARDSLEY COCHRAN CONKLIN DEN HERDER GALLAGHER GANNON GITTINS

KLEIN KOCH

LIPSKY McINTYRE MILLEN NELSON OSSIAN PIERSON RADL SHAW SHEPHERD

HIGHER EDUCATION

SMITH, Chairman KLEIN*

BAILEY CLARK

ALLEN

COCHRAN CONKLIN CUNNINGHAM DODERER

DUNTON McNAMARA PELTON

TAPSCOTT

PETERSEN of Dallas SHAW

VAN ROEKEL VARLEY ' WATSON WELDEN

INDUSTRIAL AND HUMAN RELATIONS

CAMP, Chairman KOCH **BOWIN*** McCARTNEY ALLEN MILLEN CAFFREY PALMER CARNAHAN RADI. CLARK REED DUFFY WALIGH GLENN WELDEN GRAHAM WOOD HARBOR YODER HICKLIN

JUDICIARY

KLUEVER, Chairman JOHNSTON of Polk McCARTNEY* LEE BAILEY Menamara BUSCH MENSING DIEHL MOWRY DUFFY O'MALLEY GLENN PELTON GRAHAM RENDA HARBOR SHAW HICKLIN SORG HILL. WOOD

LAW ENFORCEMENT

LANGLAND: NIELSEN, Chairman McCARTNEY HICKLIN* MAYBERRY CHRISTENSEN MILLER of Jones DISTELHORST PALMER DUFFY PONCY FISHER of Greene SANDERS GRASSLEY SULLIVAN HILL TAPSCOTT JOHNSON of Audubon-Guthrie THORDSEN JOHNSTON of Polk VAN ROEKEL KITNER WOLFE KLEIN WOOD KNIGHT

MOTOR VEHICLES AND HIGHWAY SAFETY

PIERSON DARRINGTON, Chairman REDFERN HOLDEN* RENDA BENNETT SANDERS COFFMAN SCHMARJE DISTELHORST SCHROEDER -GLENN STEFFEN KITNER STORY Meintyre SULLIVAN MOFFITT WAUGH MOHRFELD

PUBLIC HEALTH AND WELFARE

DEN HERDER, Chairman McCRAY MENSING CONKLIN*

ANDERSEN MIDDLESWART

MILLER of Des Moines BREITBACH

CAFFREY SORG STRAND CARNAHAN DODERER SULLIVAN DUFFY VAN ROEKEL **EDGINGTON** VOORHEES GITTINS WAUGH

KNIGHT

ROADS AND HIGHWAYS

MILLER of Page, Chairman HOLDEN WELDEN* HULLINGER

BENNETT JOHNSON of Audubon-Guthrie

VAN DRIE

NOLIN

BREITBACH MILLER of Jones CAMP MOHRFELD CURRAN NIELSEN DARRINGTON O'MALLEY DUNTON REDFERN FISCHER of Grundy REED FULLERTON STOKES HANSON of Benton SULLIVAN

HANSON of Mitchell HILL

RULES

MILLEN, Chairman MILLER of Des Moines

MENSING* MOWRY DARRINGTON SMITH STEFFEN EDGINGTON GANNON VAN NOSTRAND

KLUEVER

SCHOOLS

LANGLAND VETTER, Chairman MAYBERRY LIPSKY* McCRAY ANDERSEN NIELSEN BAKER

BEARDSLEY PETERSEN of Dallas BERGMAN

PONCY CHRISTENSEN RADI. CONKLIN RENDA CUNNINGHAM ROE CURRAN ROORDA. DIEHL SANDERS FRANKLIN SCHROEDER GITTINS -

STROTHMAN HULLINGER TIEDEN KIILSHOLM UTZIG

VAN DRIE WATSON

McCRAY

WAUGH

STATE GOVERNMENT AFFAIRS

FISHER of Greene, Chairman
EDGINGTON*
CLARK
DUFFY
FREEMAN
FULLERTON
GRASSLEY
JOHNSON of Audubon-Guthrie
KING

MILLEN MOFFITT NOLIN O'MALLEY PATTON REDFERN RENDA SCHMARJE STORY UTZIG WOLFE

STATE PLANNING AND DEVELOPMENT

CURRAN, Chairman KNIGHT* ALLEN BAKER BERGMAN COCHRAN HULLINGER KING MALONEY NOLIN PELTON PETERSON of Woodbury
REED
ROE
ROORDA
SCHMARJE
SHEPHERD
STEFFEN
THORDSEN
VARLEY
VOORHEES
WATSON

TAX REVISION

PETERSEN of Dallas, Chairman WOOD* BAILEY BAKER BOWIN CAMP COCHRAN CUNNINGHAM DIEHL DUNTON FISHER of Greene FRANKLIN GANNON GRAHAM GRASSLEY HARBOR HICKLIN HILL KOCH LANGLAND

LEE

McINTYRE MILLER of Des Moines MILLER of Page MOFFITT NELSON NIELSEN O'MALLEY OSSIAN PALMER RADL REDFERN ROE ROORDA SMITH SORG STOKES STROTHMAN UT ZIG VAN NOSTRAND VETTER

WELDEN

YODER

MEMBERS STANDING COMMITTEE APPOINTMENTS

*Indicates Ranking Member

ALLEN OF POTTAWATTAMIE

Commerce
Conservation
Higher Education
Industrial and Human Relations

ANDERSEN OF WOODBURY

Appropriations Cities and Towns, Chairman Public Health and Welfare Schools

BAILEY OF WRIGHT

Agriculture Commerce Higher Education Judiciary Tax Revision

BAKER OF BOONE

Agriculture
Conservation
Schools
State Planning and Development
Tax Revision

BATTLES OF JACKSON

Agriculture Commerce Conservation County and Township Affairs

BEARDSLEY OF POLK

Appropriations Cities and Towns Government Reorganization Schools

BENNETT OF POLK

Board of Control County and Township Affairs Motor Vehicles and Highway Safety Roads and Highways

BERGMAN OF LYON-OSCEOLA

Agriculture County and Township Affairs Schools State Planning and Development

BOWIN OF BLACK HAWK

Conservation
Constitutional Amendments and
Reapportionment
Industrial and Human Relations*
Tax Revision

BREITBACH OF DUBUQUE

Appropriations
Cities and Towns
Public Health and Welfare
Roads and Highways

BUSCH OF BREMER

Appropriations Government Reorganization, Chairman Judiciary

CAFFREY OF POLK

Appropriations Cities and Towns Industrial and Human Relations Public Health and Welfare

CAMP OF CLINTON

Conservation
County and Township Affairs
Industrial and Human Relations,
Chairman
Roads and Highways
Tax Revision

CARNAHAN OF WAPELLO

Appropriations
Cities and Towns
Industrial and Human Relations
Public Health and Welfare

CHRISTENSEN OF CLARKE-UNION

Agriculture Conservation Law Enforcement Schools

CLARK OF CRAWFORD

Cities and Towns
Government Reorganization
Higher Education
Industrial and Human Relations
State Government Affairs

COCHRAN OF WEBSTER

Board of Control
Government Reorganization
Higher Education
State Planning and Development
Tax Revision

COFFMAN OF IOWA

Cities and Towns
Commerce
County and Township Affairs
Motor Vehicles and Highway Safety

CONKLIN OF BLACK HAWK

Constitutional Amendments and Reapportionment Government Reorganization Higher Education Public Health and Welfare* Schools

CUNNINGHAM OF STORY

Appropriations, Chairman Conservation Higher Education Schools Tax Revision

CURRAN OF CERRO GORDO

Appropriations
Conservation
Roads and Highways
State Planning and Development

DARRINGTON OF HARRISON

Appropriations Motor Vehicles and Highway Safety, Chairman Roads and Highways Rules

DEN HERDER OF SIOUX

Appropriations
Board of Control
Government Reorganization
Public Health and
Welfare, Chairman

DIEHL OF BUENA VISTA

Appropriations
Judiciary
Schools
Tax Revision

DISTFLHORST OF DES MOINES

Agriculture Conservation County and Township Affairs Law Enforcement Motor Vehicles and Highway Safety

DODERER OF JOHNSON

Appropriations
Commerce
Higher Education
Public Health and Welfare

DUFFY OF DUBUQUE

Industrial and Human Relations Judiciary Law Enforcement Public Health and Welfare State Government Affairs

DUNTON OF KEOKUK

Appropriations
Board of Control
Higher Education
Roads and Highways
Tax Revision

EDGINGTON OF FRANKLIN

Appropriations
Public Health and Welfare
Rules
State Government Affairs*

FISCHER OF GRUNDY

Appropriations Commerce Conservation Roads and Highways

FISHER OF GREENE

Commerce
Law Enforcement
State Government Affairs, Chairman
Tax Revision

FRANKLIN OF POLK

Appropriations
Cities and Towns
Schools
Tax Revision

FREEMAN OF CLAY-DICKINSON

Agriculture
Conservation
Government Reorganization*
State Government Affairs

FULLERTON OF WOODBURY

Agriculture
County and Township Affairs
Roads and Highways
Stace Government Affairs

GALLAGHER OF BLACK HAWK

Appropriations
Conservation
Constitutional Amendments and
Reapportionment
Government Reorganization

GANNON OF JASPER

Appropriations
Commerce
Government Reorganization
Rules
Tax Revision

GITTINS OF POTTAWATTAMIE

Board of Control*
Cities and Towns
Government Reorganization
Public Health and Welfare
Schools

GLENN OF POLK

Appropriations Industrial and Human Relations Judiciary Motor Vehicles and Highway Safety

GRAHAM OF IDA-SAC

Agriculture Industrial and Human Relations Judiciary Tax Revision

GRASSLEY OF BUTLER

Appropriations
Constitutional Amendments and
Reapportionment
Law Enforcement
State Government Affairs
Tax Revision

HANSON OF HOWARD-MITCHELL Agriculture

Constitutional Amendments and Reapportionment County and Township Affairs Roads and Highways

HANSON OF BENTON

Agriculture Conservation County and Township Affairs Roads and Highways

HARBOR OF FREMONT-MILLS

Agriculture
Industrial and Human Relations
Judiciary
Tax Revision

HICKLIN OF LOUISA-MUSCATINE

Industrial and Human Relations
Judiciary
Law Enforcement*
Tax Revision

HILL OF MARSHALL

Judiciary Law Enforcement Roads and Highways Tax Revision

HOLDEN OF SCOTT

Agriculture County and Township Affairs Motor Vehicles and Highway Safety* Roads and Highways

HULLINGER OF DECATUR-WAYNE

Appropriations
Roads and Highways
Schools

State Planning and Development

JOHNSON OF AUDUBON-GUTHRIE

Conservation County and Township Affairs Law Enforcement Roads and Highways State Government Affairs

JOHNSTON OF POLK

Board of Control Cities and Towns Judiciary Law Enforcement

KIILSHOLM OF KOSSUTH

Agriculture Conservation County and Township Affairs Schools

KING OF LUCAS-MONROE

Appropriations
Commerce
State Government Affairs
State Planning and
Development

KITNER OF BUCHANAN

Board of Control Conservation Law Enforcement Motor Vehicles and Highway Safety

KLEIN OF WINNEBAGO-WORTH

Cities and Towns Government Reorganization Higher Education Law Enforcement

KLUEVER OF CASS

Appropriations
Commerce
Judiciary, Chairman
Rules

KNIGHT OF HUMBOLDT-POCAHONTAS

Agriculture Law Enforcement Public Health and Welfare State Planning and Development

KOCH OF WOODBURY

Commerce Government Reorganization Industrial and Human Relations Tax Revision

LANGLAND OF WINNESHIEK

Constitutional Amendments and Reapportionment Law Enforcement Schools Tax Revision

LEE OF HAMILTON

Cities and Towns
County and Township Affairs
Judiciary
Tax Revision

LIPSKY OF LINN

Appropriations
Board of Control
Government Reorganization
Schools*

MALONEY OF POLK

Agriculture
Commerce
Constitutional Amendments and
Reapportionment
State Planning and Development

MAYBERRY OF WEBSTER

Board of Control Consitutional Amendments and Reapportionment Law Enforcement Schools

MENSING OF CEDAR

Rules*

Commerce
Constitutional Amendments and
Reapportionment
Judiciary
Public Health and Welfare

MIDDLESWART OF WARREN

Agriculture Conservation County and Township Affairs Public Health and Welfare

MILLEN OF JEFFERSON-VAN BUREN

Appropriations Government Reorganization Industrial and Human Relations Rules, Chairman State Government Affairs

MILLER OF DES MOINES

Cities and Towns Constitutional Amendments and Reapportionment County and Township Affairs Public Health and Welfare Rules Tax Revision

MILLER OF JONES

Board of Control Cities and Towns Law Enforcement Roads and Highways

MILLER OF PAGE

Appropriations Roads and Highways, Chairman Tax Revision

McCARTNEY OF FLOYD

Commerce Industrial and Human Relations Judiciary* Law Enforcement

McCRAY OF SCOTT

Appropriations Commerce Public Health and Welfare Schools State Government Affairs

McINTYRE OF LINN

Commerce Government Reorganization Motor Vehicles and Highway Safety Tax Revision

McNAMARA OF LINN

Appropriations County and Township Affairs Higher Education Judiciary

MOFFITT OF APPANOOSE-DAVIS

Agriculture, Chairman Motor Vehicles and Highway Safety State Government Affairs Tax Revision

MOHRFELD OF TAMA

Board of Control Cities and Towns Motor Vehicles and Highway Safety Roads and Highways

MOWRY OF MARSHALL

Appropriations Cities and Towns Judiciary Rules

NELSON OF CHEROKEE

Agriculture Constitutional Amendments and Reapportionment Government Reorganization Tax Revision

NIELSEN OF SHELBY

Law Enforcement, Chairman Roads and Highways Schools Tax Revision

NOLIN OF CARROLL

Agriculture Commerce Schools State Government Affairs State Planning and Development

O'MALLEY OF POLK

Judiciary Roads and Highways State Government Affairs Tax Revision

OSSIAN OF ADAMS-MONTGOMERY

Appropriations
Board of Control
Government Reorganization
Tax Revision

PALMER OF POLK

Commerce Constitutional Amendments and Reapportionment Industrial and Human Relations Law Enforcement Tax Revision

PATTON OF DELAWARE

Appropriations Board of Control, Chairman State Government Affairs

PELTON OF CLINTON

Cities and Towns
Constitutional Amendments and
Reapportionment
Higher Education
Judiciary
State Planning and Development

PETERSEN OF DALLAS

Appropriations
Higher Education
Schools
Tax Revision, Chairman

PETERSON OF WOODBURY

Agriculture
Appropriations
Board of Control
County and Township Affairs
State Planning and Development

PIERSON OF MAHASKA

Agriculture Constitutional Amendments and Reapportionment Government Reorganization Motor Vehicles and Highway Safety

PONCY OF WAPELLO Cities and Towns Conservation Law Enforcement

Schools

RADL OF LINN

Government Reorganization Industrial and Human Relations Schools Tax Revision

REDFERN OF LEE

Motor Vehicles and Highway Safety Roads and Highways' State Government Affairs Tax Revision

REED OF LINN

Conservation*
Industrial and Human Relations
Roads and Highways
State Planning and Development

RENDA OF POLK

Conservation Judiciary Motor Vehicles and Highway Safety Schools State Government Affairs

ROE OF ALLAMAKEE

Agriculture Conservation Schools State Planning and Development Tax Revision

ROORDA OF JASPER

Agriculture Schools State Planning and Development Tax Revision

SANDERS OF EMMET-PALO ALTO

Cities and Towns
Law Enforcement
Motor Vehicles and Highway
Safety
Schools

SCHMARJE OF LOUISA-MUSCATINE

Cities and Towns Motor Vehicles and Highway Safety State Government Affairs State Planning and Development

SCHROEDER OF POTTAWATTAMIE

Agriculture County and Township Affairs Motor Vehicles and Highway Safety Schools

SHAW OF SCOTT

Constitutional Amendments and Reapportionment* Government Reorganization Higher Education Judiciary

SHEPHERD OF LEE

Board of Control Commerce Government Reorganization State Planning and Development

SMITH OF O'BRIEN

Appropriations*
Constitutional Amendments and
Reapportionment
Higher Education, Chairman
Rules
Tax Revision

SORG OF LINN

Cities and Towns*
Judiciary
Public Health and Welfare
Tax Revision

STEFFEN OF CHICKASAW

Appropriations
Constitutional Amendments and
Reapportionment
Motor Vehicles and Highway Safety
Rules
State Planning and Development

STOKES OF PLYMOUTH

Agriculture County and Township Affairs, Chairman Roads and Highways Tax Revision

STORY OF BLACK HAWK

Commerce Conservation Motor Vehicles and Highway Safety State Government Affairs

STRAND OF POWESHIEK

Agriculture Commerce County and Township Affairs Public Health and Welfare

STOMER OF HANCOCK

Agriculture Board of Control Constitutional Amendments and Reapportionment County and Township Affairs

STROTHMAN OF HENRY

Board of Control Constitutional Amendments and Reapportionment Schools Tax Revision

SULLIVAN OF WOODBURY

Law Enforcement Motor Vehicles and Highway Public Health and Welfare Roads and Highways

TAPSCOTT OF POLK

Cities and Towns Commerce Law Enforcement Government Reorganization

THORDSEN OF SCOTT

Board of Control Cities and Towns Law Enforcement State Planning and Development

TIEDEN OF CLAYTON

Appropriations Conservation, Chairman Schools

UTZIG OF DUBUQUE

Board of Control County and Township Affairs Schools State Government Affairs Tax Revision

VAN DRIE OF STORY

Appropriations Commerce* Roads and Highways Schools

VAN NOSTRAND OF POTTAWATTAMIE

Appropriations Constitutional Amendments and Reapportionment, Chairman Rules Tax Revision

VAN ROEKEL OF MARION

Board of Control Higher Education Law Enforcement Public Health and Welfare

VARLEY OF ADAIR-MADISON

Appropriations County and Township Affairs Higher Education State Planning and Development

VETTER OF WASHINGTON

Appropriations Conservation Schools, Chairman Tax Revision

VOORHEES OF BLACK HAWK

Appropriations Cities and Towns Public Health and Welfare State Planning and Development

WATSON OF RINGGOLD-TAYLOR

Commerce Higher Education Schools State Planning and Development

WAUGH OF MONONA

Agriculture * Industrial and Human Relations Motor Vehicles and Highway Safety Public Health and Welfare Schools

WELDEN OF HARDIN

Higher Education Industrial and Human Relations Roads and Highways* Tax Revision

WINKELMAN OF CALHOUN

Appropriations Commerce, Chairman Constitutional Amendments and Reapportionment

WOLFE OF CERRO GORDO

Board of Control Cities and Towns Law Enforcement State Government Affairs

WOOD OF SCOTT

Industrial and Human Relations Judiciary Law Enforcement Tax Revision*

YODER OF JOHNSON

Appropriations Conservation Industrial and Human Relations Tax Revision

JOURNAL OF THE HOUSE

COMMUNICATION FROM THE SECRETARY OF STATE

The following is a matter of record in the Chief Clerk's office:

State of Iowa

SECRETARY OF STATE

Des Moines

January 9, 1967

Speaker, House of Representatives Sixty-second General Assembly of Iowa

Dear Mr. Speaker:

- Pursuant to the provisions of Section 59.5, Code of Iowa, 1966, I transmit herewith an envelope received in the office of Secretary of State on December 30, 1966, which has marked thereon the following:

"To Secretary of State

Petition of Notice of Intent to Contest an Election and Service

George Fischer, Warren County, Iowa

James Middleswart, Warren County, Iowa

Contest for Office of State Representative in the Iowa General Assembly 1966."

I also transmit to you an envelope received in this office on January 6, 1967 which has marked thereon the following:

"Fischer

vs

Middleswart Election Contest House

Resistance by Incumbent,"

I also transmit to you an envelope received in this office on January 9, 1967 which has marked thereon the following:

"Fischer, Contestant

VS

Middleswart, Incumbent

Election Contest

(House)

Proof of Service of Resistance by Incumbent Upon Contestant."

Respectfully submitted, Melvin D. Synhorst, Secretary of State

SPECIAL ORDER

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

Millen of Van Buren asked for unanimous consent that former Speaker Vincent B. Steffen, House Assistant Majority Leader Maurice Van Nostrand and Minority Leader of the House, William J. Gannon be allowed to choose their seats from the first available seats.

Objection was raised by Mowry of Marshall.

Palmer of Polk moved that the Majority Leader, the Assistant Majority Leader, the Minority Leader and the former Speaker have priority in choosing their seats.

Motion prevailed.

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

The drawing of seats proceeded with the following results:

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Tuesday, January 10, 1967.

NAME SEAT N	IO.
Allen	6
Andersen	84
Bailey	43
Baker	5
Baringer	14
Battles	89
Beardsley	15
Bennett	58
Bergman	42
Bowin	7
Breitbach	46
	107 57
Caffrey	٠.
Camp	86
Carnahan	40
Christensen	20
	111
Cochran	45
Coffman	90
• • • • • • • • • • • • • • • • • • • •	21
Cunningham	19
Curran	78
Darrington	80
Den Herder	68
Diehl	64
Distelhorst	39
Doderer	48

NAME SEAT	NO
111111111111111111111111111111111111111	
Duffy	36
Dunton	2
Edgington	71
Fischer of Grundy	88
Fisher of Greene	33
Franklin	123
Freeman	110
Fullerton	92
Gallagher	82
Gannon	87
Gittins	.100
Glenn	83
Graham	66
Grasslev	69
Grassley	120
Hanson of Howard-Mitchell	31
Hanson of Howard-Witteneri	104
Harbor	32
Hill	99
	101
Holden	22
Hullinger Johnson of Audubon-Guthrie Johnston of Polk	75
Johnson of Audupon-Guinrie	37
Johnston of Polk	54
Kiilsholm	28
King	
Kitner	44
Klein	17
Kluever	49
Knight	59
Koch	115
Langland	112
Langland	124
Linsky	13
Maloney	3
Mayberry	85
McCartney	51
McCartney McCray	113
McIntyre	114
McNamara	24
	20
Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page	. 81
Million	65
Miller of Dec Moines	41
Miller of Jense	77
Miller of Done	74
Miller of Page	14
NIO11111	$\frac{26}{122}$
Mohrfeld	
Mowry	102
Nelson	105
Nielsen	73
NolinO'Malley	_9
O'Malley	79
Ossian	70
Ossian	23
Patton	67
Pelton	91
Petersen of Dallas	52
Pelton	103
Pierson	109
Pierson Poncy Radl	98
Radl	116
Redfern	7.6

NAME	SEAT NO.
Reed	119
Renda	25
Roe	
Roorda	
Sanders	
Schmarje	56
Schroeder	
Shaw	11
Shepherd	53
Smith	
Sorg	
Steffen	
Stokes	
Story	
Strand	
Stromer	
Strothman	
Sullivan	
Tapscott	
Thordsen	
Tieden	
Utzig	
Van Drie	
Van Nostrand	47
Van Roekel	
Varley	
Vetter	
Voorhees	
Watson	
Waugh	
Welden	
Winkelman	
Wolfe	
Wood	
Yoder	21

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Tuesday, January 10, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives Des Moines, Iowa, Tuesday, January 10, 1967.

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

Prayer was offered by the Reverend Richard Bentzinger, pastor of the Altoona Methodist Church, Altoona, Iowa.

LEAVE OF ABSENCE

Leave of absence for the afternoon session was granted as follows:

Watson of Ringgold and Mensing of Cedar on request of the Speaker.

PETITIONS

The following petition was received and placed on file:

By Andersen of Woodbury from 30 residents of Woodbury County opposing daylight savings time. $\boldsymbol{\cdot}$

The following member was sworn in by the Chief Clerk.

MEMBER'S OATH OF OFFICE

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

D. VINCENT MAYBERRY

ELECTION CONTEST COMMITTEE APPOINTED

The Speaker announced the appointment of the following committee in the matter of the election contest by George Fischer, contestant, against James Middleswart, incumbent, for the office of State Representative from Warren County:

Kluever of Cass, Chairman, Fischer of Grundy, Ossian of Montgomery, O'Malley of Polk and Johnston of Polk.

ANNOUNCEMENT BY THE SPEAKER (Departmental Rules)

The Speaker announced the appointment of Shaw of Scott to the Departmental Rules committee to fill an existing vacancy.

INTRODUCTION OF BILLS

House File 1, by Fisher of Green (Kibbie) a bill for an act relating to the printing of bills.

Read first time and passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

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

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

House Concurrent Resolution 2, pertaining to joint employees.

ADOPTION OF SENATE CONCURRENT RESOLUTIONS

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of the following Senate concurrent resolution, and moved its adoption.

SENATE CONCURRENT RESOLUTION 1 By Coleman

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

Motion prevailed and the resolution was adopted.

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of the following Senate concurrent resolution, and moved its adoption.

SENATE CONCURRENT RESOLUTION 2 By Cassidy

Be It Resolved by the Senate, the House Concurring: That the superintendent of printing be directed to furnish copies of the 1966 Code of Iowa and also laws of the regular session of the Sixty-first General Assembly, together with the Iowa Department Rules of 1966 and all supplements thereto, to such members of the Sixty-second General Assembly of Iowa who may request the same. Senate members to leave orders for same at the Secretary's desk and House members to leave orders at the Chief Clerk's desk.

That the superintendent of printing be directed to furnish copies of said publications as requested by the Secretary of the Senate and by the Chief Clerk of the House for use of the staffs in their respective offices.

The superintendent of printing is further directed to furnish copies of said publications to members of the press assigned seats in the Senate and House press galleries, to be requested by the Secretary of the Senate for members of the press with seats there assigned and by the Chief Clerk of the House for copies to be furnished members of the press assigned seats in the House chamber.

Motion prevailed and the resolution was adopted.

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of the following Senate concurrent resolution, and moved its adoption.

SENATE CONCURRENT RESOLUTION 3 By Hagedorn

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

Motion prevailed and the resolution was adopted.

On motion by Millen of Van Buren, the House recessed until 1:15 p.m

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

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

Motion prevailed and the Speaker appointed Curran of Cerro Gordo, McNamara of Linn and Miller of Page,

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

JOINT CONVENTION

The joint convention reconvened, President Fulton presiding.

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

Motion prevailed.

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

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

Motion prevailed and the President appointed as such committee Senators Reppert of Polk, Glenn of Wapello and Neu of Carroll, on the part of the Senate, and Representatives Fisher of Greene, Koch of Woodbury and Miller of Des Moines on the part of the House.

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

President Fulton then presented Governor Hughes who delivered the following address:

STATE-OF-THE-STATE-MESSAGE

of the

Sixty-Second General Assembly

by HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA

Joint Session, January 10, 1967

Mr. President, Mr. Speaker, Honorable Senators and Representatives of the Sixty-Second General Assembly:

Article IV, Section 12 of the Constitution of the State of Iowa specifies as one of the duties of the Chief Executive that "he shall communicate, by message, to the General Assembly, at every regular session, the condition of the State, and recommend such matters as he shall deem expedient."

This message, traditionally known as the "State of the State" message, affords me a welcome opportunity at this early hour of the session to welcome the new members of the General Assembly and to renew my friendship with those of you who have served before.

With three major messages scheduled within a period of a few days, I must warn you that you are in for a heavy diet of gubernatorial speech-making concentrated in a short space of time. It is something like the marathon of televised bowl games on New Year's Day -- only without the compensating glamor.

There is, of course, good reason for transmitting these three messages -- the State of the State, the Inaugural and the Budget Message -- to you as soon as possible after the session convenes. Our legislative process, by its nature, calls for clear and timely communication between the Executive Department and the General Assembly. Taken together, the three messages really comprise one comprehensive report on the activities of state government in the biennium drawing to a close, together with recommendations for future action.

Communication in public affairs, especially between the three branches of government, is always important but seldom easy. It is like the difficulty we all have these days in communicating with the younger generation. I think of the father who said to his son who was departing for a party; "Have a good time, son." The boy answered; "Don't tell me what to do."

No one appreciates more fully than I do the magnitude and the volume of the tasks you have ahead of you in this Sixty-Second Session of the Iowa Legislature. I applaud your obvious determination to get at the mainline chores with the least possible delay, and I pledge to you my full, friendly and continuing cooperation throughout the session.

The scope of the state government is unbelievably vast and far-flung. I could not conceivably cover every phase of the state's activities in any three speeches of finite length, nor will it be possible to discuss the operation of any of the various departments in depth. The intent will be to give you a reasonably objective overview of the position of the state today, the distance we have traveled in the past two years and the problems that lie ahead.

At best, the three messages will of necessity be lengthy because of the sneer volume of the subjects to be touched upon. For reasons of mercy and good sense, I will be as brief as possible.

I am sure that every Governor who has delivered a State of the State message has asked himself these questions: "What are the precise ingredients that determine the 'state of the state' at any given time in history? How can we define it or measure it?"

Clearly the state of the state is more than the balance in the state treasury or the condition of the state's economy, although these factors are of obvious importance. We know that the quality of the services that the state provides in meeting many kinds of human needs is a relevant factor. These services that contribute to our health, security, equality of opportunity and general well-being have a lot to do with the state of our state. But beyond these factors, there is an intangible quotient that is an essential determinant of the true state of the state.

I refer to the spiritual temper of the people -- their morale, their idealism, their receptiveness to new ideas, their commitment to progress, their concern for their fellow man, their faith in the future, and their willingness to contribute to, as well as to benefit from, the blessings of a free society.

On the basis of these criteria, both qualitative as well as quantitative, I believe the state of our state as of January 10, 1967, is one of robust good health and glowing promise for the future.

Iowans of all walks of life, of all creeds and political faith, have a right to be proud of the breakthroughs for better government and a better society that have been achieved in the past few years.

The credit for this phenomenal advancement belongs to no individual or group, but to the people of Iowa.

As a people, we have a right to count our blessings and to savor the good things we have in Iowa today.

Our appreciation of what we have should not, in any sense, blind us to the imperfections that still exist in our society and in our government or lead us into minimizing the great problems that remain before us. As a matter of fact, the very fact that we have made progress brings with it ever greater problems to be met and more exacting work to be done.

But I have faith that the zest of achievement we have tasted in recent years and the comparative well-being we are enjoying today will strengthen us to go on to greater goals for the benefit of generations of Iowans to come.

This is the substance of the message that I bring to you today.

IOWA'S ECONOMIC AWAKENING

Man does not live by bread alone, but he also doesn't live very long -- or at least very well -- without it. It is therefore fitting, as well as customary, to begin a report on the state of the state with some reference to the state's economy and the current fiscal position of the state government.

As we allknow, the nation as a whole has been experiencing a record run of economic growth that has been fueled to a large extent by the heavy expenditures for national defense and by the inflationary spiral. It is natural that economic conditions in Iowa would reflect this national trend.

However, even when considered in the context of the nation's expanding economy, the special dynamism of Iowa's economic development has been something for the record books. By comparison with the states around us, the national average, and especially by comparison with our own past, the vitality of our economic growth has been phenomenal.

In 1965, Iowa's rate of increase in personal income was 11.9 per cent as compared with the increase for the nation of 6.5 per cent. In the early months of 1966, Iowa led all of the states in the rate of gain in per capita income. For the entire year of 1966, our increase was 9.4 per cent, while the nation as whole was showing a 7.5 per cent increase.

It is now predicted that Iowa's per capita income for 1966 will exceed the national average, or at least equal it, for the first time in nearly two decades.

Iowa's rate of economic growth, as measured by state revenue figures in the Midwest, has run well ahead of the states around us.

Our renowned agriculture, our productive labor force, our constantly expanding manufacturing, our high literacy rate and our high standards of education -- all of these have contributed to the development gains of the past two years.

Agriculture has shown its muscle as Iowa's basic industry in this period, as it has throughout our history. The upturn in farm income was the most important single factor in the remarkable growth of our economy.

Total net farm income in 1965 was 46 per cent over that of 1964. Although the official estimates on 1966 net farm income have not yet been released, a further substantial increase is foreseen.

The Iowa farmer, the world's finest producer of food and fiber, carved new records for agricultural production in the two-year period. In 1966, he produced the greatest corn crop in history and his greatest soybean harvest. Once again, Iowa leads the nation in total corn production and in average yield per acre.

I might point out that one of the results of this outstanding production of agricultural products is that the average American housewife spends only 18 per cent of her husband's paycheck for food -- the lowest percentage of any country in the world!

Farm production steadily increased despite the decrease in the number of workers directly employed in agricultural operations. But the importance of farming to Iowa's industrial development may be seen by the fact that more than half of the total labor force were employed in enterprises related to agriculture. Food processing and other industries dependent upon agriculture account for a large part of Iowa's growing industrial strength.

One of the most promising phases of Iowa's agricultural development in the past two years was the growth in the export of farm and farm-related products. Iowa led the states in this area in total exports of farm commodities in 1965 with a total volume of

Industrial development, so essential to providing the requisite-balance in our economy, moved forward in Iowa in 1965 and 1966 at an unprecedented pace. A total of 600 industrial developments were registered in the two year period, including new industries, branch plants and expansions of existing industry, the last-named being the most important element of our industrial growth. We can count nearly 27,000 new job opportunities created by these developments, a total of investment of more than \$446 million and new payrolls exceeding \$162 million.

Iowa experienced in 1966 the fourth consecutive year in which all previous records were shattered for industrial developments, for new jobs created and for capital in-

vestments in plants and equipment.

Some idea of the growing pace of our industrial growth may be seen from a comparison of the 1965 and 1966 figures. In 1966, the number of developments was 312, as compared to 288 in 1965; the total of new jobs created was 15,466, compared to 11,534 in the previous year, and the total capital investment was \$237 million -- \$27 million more than in 1965.

Major credit for promoting this industrial growth should go to the Iowa Development Commission and to many groups and individuals, working at both state and local levels in cooperation with the commission. Among these are some 250 local development commissions, city councils, chambers of commerce, county boards of supervisors, and area development committees. Credit should also go to our universities, to farm and labor organizations, to existing industries in the state, and to the financial and business leaders who serve on the state Economic Advisory Council. Finally, credit should be given to the General Assembly for enacting wise and workable legislation to provide the development groups with needed tools for industrial development.

Because Iowa consistently produces more than its nearly three million residents can consume or use, export to other states and to other nations is vital to our manufacturing industry as well as to our agriculture. Under the sponsorship of the Iowa Development Commission, successful trade missions to Europe and to the Far East were undertaken by leading Iowa citizens in the fields of industry, commerce, agriculture and finance. More than 10 million dollars in sales of Iowa products resulted from these missions, and valuable contacts were established for future sales.

In this country, hundreds of business and financial leaders in New York, San Francisco, the Twin Cities and Chicago were made aware of Iowa's many assets by civic-minded Iowa businesmen who participated in the Development Commission's "Sell Iowa" trips to those centers of commerce.

The impact of the "Sell Iowa" trips and the foreign Trade Missions continues to be felt. But perhaps their greatest value was to dramatize the assets and potentials of Iowa to our own people. We had to discover the image of the New Iowa in our own hearts

before we could project it to the rest of the world.

In the last biennium, a tourism division was established in the Development Commission to organize tourism promotional activities on a state-wide basis and to acquaint residents of other areas with the scenic, historic and recreational attractions of our state. Encouraging progress has been made in organizing regional associations to promote the travel industry in conjunction with the Iowa Development Commission` and in making the state tourism-conscious. Tourism surveys made for the Commission in 1966 estimated that tourist traffic brought in more than \$380 million in income to the state's travel-related businesses.

Strong cases have been made through the Development Commission and the state universities to persuade the U. S. government to locate certain important installations in Iowa

The planning division of the Commission worked with some 250 Iowa cities and towns, counties and metropolitan areas in comprehensive planning programs. Research and feasibility studies were conducted under the Commission's program for agricultural products utilization on such subjects as the future of the meat packing industry in the state, the possibility of establishing a meat irradiation industry within our horders and the potential for soybean processing plants in various locations.

Manufacturing employment in Iowa reached an average of 200,000 per month for the first time in 1966. This was the fifth successive year to show an increase in non-farm

employment. The total work force in the state rose to an average of 1,150,000.

FISCAL CONDITION OF THE STATE GOVERNMENT

The dramatic economic growth of the state during the past two years is reflected in the strong current fiscal condition of the state government. At the end of the present biennium, on June 30, 1967, it is estimated that there will be an unencumbered balance in the state treasury in excess of \$80 million.

While part of this surplus is accounted for by the collection of two years' individual income taxes in one year under the new state withholding system and certain other non-recurring revenues, the big factor was economic growth. The growth rates in sales and income tax revenues proved to be far in excess of what had been expected.

State finances will, of course, be discussed in greater detail in my Budget Message next week. In the meantime, suffice it to say that we have continued our tradition of sound, pay-as-you-go, virtually debt-free state government operation during the past two years and the present financial position of the state is strong by any measure you can take. It is well that it should be. Those who consider our present surplus an embarrassment of riches have not yet had the opportunity to try to balance our substantial revenues against our compelling needs for the future.

As the state has progressed economically and otherwise, so have its vital public needs. Such is the price of progress and most of us would agree that it is worth it.

In terms of economic growth and industrial development, Iowa is on the move in dramatic fashion, with excellent prospects for the continuation of these healthy trends.

ADMINISTRATION

The administration of the elective state offices—the Treasurer, the Auditor, the Secretary of State, the Secretary of Agriculture and the Attorney General—was marked by significant organizational changes within the departments and by the effort to provide a wider range of services to the political subdivisions over which these offices have regulatory powers.

The Treasurer instituted an orderly program for the investment of public funds and engaged a professional investment consultant to head this new division. A substantial increase in the interest earnings of the state has resulted.

The Treasurer also reorganized the fuel tax collection division for greater efficiency, another move that resulted in increased state revenues.

The Auditor's office instituted changes in accounting procedures, engaged certified public accountants as division heads in the department, and pointed the way to local governments to make better use of their funds.

In the Department of Agriculture, a strong meat inspection program was instituted; a Dairy Trade Practices Act was put into operation; enforcement of accurate weight and

measures at both consumer and wholesale levels was accelerated; and registration of brands for livestock under the new state branding law was initiated, to name only a few of the activities of this department in the past two years.

Office procedures in the office of Secretary of State were streamlined and the filing system modernized.

The newly established Consumer Protection Division in the office of the Attorney General was an innovation in Iowa that was watched by other states as a standard to follow. More than 500 complaints have been processed by this new division during the past two years.

In addition to the established functions of the Governor's office in the past two years, three massive and historic studies were undertaken under the direction of this office, pursuant to acts of the General Assembly.

These were the State Government Reorganization Study, the State Tax Study, and the design study for the development of a long-range, comprehensive state plan. These matters will all be the subjects of further communication from me to the General Assembly.

A \$200,000 federal grant has been approved by the Department of Housing and Urban Development to get this comprehensive planning program under way.

An office of state planning has been created to implement the preliminary stages of this large undertaking and we have been fortunate in securing the services of a qualified director to head the operation.

The decisions that relate to the operation of State Government have become increasingly complex and will require informed, long-range planning for the future. The new planning agency will be able to provide all branches of the State Government with the kind of accurate, in-depth information on which such far-reaching decisions should be based.

One of the forward-looking acts of the last General Assembly was to provide for the entire Code of Iowa to be placed on magnetic tape for use in computer operations. This means that the Code can be searched for existing legislation in a matter of minuteseven seconds—so that legislation can be properly drafted without omissions or inconsistencies. This innovation will greatly assist the Legislature and will simplify the work of the Legislative Research Bureau and Code Editor.

A number of physical improvements have been made or commenced in the State Office Building complex to provide desperately needed space for more efficient government operation.

A new state office building is under construction at this time. Departments that formerly occupied office space on the second and third floors of the Capitol building have been moved to make this space available for the Legislature. Rear entrance rooms have been provided in both Legislative Chambers in areas formerly used as cloak rooms. Space behind the third floor on both sides has been used for the installation of elevators for members of both Houses.

Other long-needed improvements in the Capitol Building are completed for in process. The Governor's Office space has been expanded through remodeling; steam and water pipes have been replaced; the interior of the Capitol dome has been repainted and repaired, and Phase I of the Capitol air conditioning system has been submitted for bids.

The Personnel Office was strengthened, and a new pay and classification plan for state employees was instituted in July of 1965. The new plan, based on information from questionnaires submitted to state agencies, resulted in the reduction of many job titles and salary ranges. A salary increase for state employees, consisting of an adjustment to the next higher step, plus an additional step, was also instituted.

One of the significant developments in the past two years was the creation of the position of Coordinator of Federal Funds to work initially under the State Comptroller. Millions of dollars in grants-in-aid programs are received annually by various departments of the State Government. The function of the Coordinator is to see that the State is properly accepting and taking part in those programs which meet the State's needs, and to provide information and assistance to local government units regarding federal projects. The Coordinator of Federal Funds ultimately will be an integral part of the state planning process.

COMMERCE COMMISSION

The newest division of the Iowa State Commerce Commission, the Public Utilities Division, has had a busy and constructive schedule in carrying out its responsibilities to regulate public utilities in the State.

Although no formal rate case has yet come to hearing before the Utilities Division, the influence of the Commission and the Legislation that created it have had an obvious and beneficial effect on utility operation in the State so far as the consumers are concerned.

In the past two years, more than \$8 million has been saved Iowa consumers through reductions in rates and additional refunds from privately owned gas, electric and telephone companies. Two years ago, this figure was \$5,982,423 and at the end of the most recent two-year period, it was \$8,154,390. This adds up to a total of \$14,136,813 since the Utilities Division was established in 1963.

STATE TAX COMMISSION

The Iowa State Tax Commission was faced with some new problems in the two-year period just concluded as a result of the institution of the withholding system for the individual State Income Tax. Withholding schedules and other policies were worked out with the benefit of the counsel of an advisory committee composed of representatives from various industrial and professional groups and from the universities.

The Commission has utilized a central bank deposit system to insure that with-holding receipts received from the withholding agents are deposited the same day they are received. Iowa is the leader in this field. This has made it possible for the State to earn more interest on its deposits in the General Fund and has been beneficial to the remitter in having checks cancelled and returned promptly.

The withholding system has not only increased state revenue, but it has better equalized the tax burden by compelling former non-filers to pay their fair share of Iowa's taxes.

The Tax Commission is presently operating at a cost-of-collection ratio of approximately 1.5 per cent, which is one of the best ratios among the states.

Through combined efforts of the Tax Commission, local assessors and others, real estate valuation between the counties and cities, while not perfect, is better equalized than at any other time in the history of Iowa.

Constructive steps have been taken towards the more efficient equalization of industrial property assessments. The 1965 Legislature provided funds for the employment of a professional staff to deal with this problem. This staff has been hired and the program is well under way.

In-service training has been strongly emphasized in all major divisions of the Tax Commission. For training purposes, the Tax Commission has made use of various schools conducted by the University of Iowa, Iowa State University and night school classes conducted by the Des Moines Adult Education Department.

PUBLIC SAFETY

attack against the rising personal injury, death and property damage on our streets and highways.

New laws enacted by the Sixty-first General Assembly which require driver education for most new drivers, establish the temporary drivers permit, prohibit drag racing, require installation of seat belts, and authorized reflectorized license plates for safety and identification purposes, have been put into effect. An increase of 100 highway patrolmen has provided 24-hour enforcement on Iowa's expansive interstate system and better service to the public in other important areas.

Iowa has been actively participating in the Vehicle Equipment Safety Compact and the Drivers License Compact. This provides for sharing of driver records by states and assures that a violator's record will count, regardless of where the vio-

lation occurred.

Enforcement, engineering, education, efficient administration of licensing laws, and continuing cooperation between state and local authorities remain the guideposts to traffic safety. Cooperation with the Highway Commission and the county engineers has assured the efficient collection and sharing of data processing information for accident investigation and evaluation. The Public Safety Department and the Iowa Medical Society have established a medical advisory board for reviewing physical and mental incompetencies of drivers. Community conferences and the Governor's Traffic Safety coordinating Committee have continued as important tools in the safety program, and an effective Women's Traffic Conference has been formulated.

Preventive education has been a key in Public Safety's fight against crime, fire, and traffic problems. The Highway Patrol has formed a new arm of uniformed safety officers who are working with schools, private groups and organizations to augment

our existing safety education program.

The Fire Marshal, with additional inspectors has contributed toward a more effective fire prevention program and has assured up-to-date school and nursing home inspection. In every public contact, the agents of the Bureau of Criminal Investigation has emphasized the prevention of crime, rather than exclusive emphasis on enforcement.

As constitutional court decisions have become more restrictive in regard to the taking of verbal testimony, the need for proper collection and preservation of physical evidence has become more obvious. The Bureau of Criminal Investigation has equipped a mobile crime laboratory which will allow quick and efficient processing of evidence at the scene of the crime.

Iowa has one of the most advanced and comprehensive programs of traffic safety among the states. Notwithstanding this fact, as the explosive increase in traffic on our highways continues, the traffic accident toll continues to mount with it. The crisis is the same in other states.

We are convinced that there is no single, magic formula for traffic safety. We must continue using all of the proven methods we have been using in enforcement, safety education and modern traffic engineering. And then we must seek new approaches to add and redouble our efforts on all fronts.

EDUCATION

One of the outstanding characteristics of Iowans as a people is their determination to provide the finest in education at all levels for our children and youth. The last session of the General Assembly appropriated far more funds than ever before in history for public schools and our state institutions of higher learning. It is clear that substantially more will be needed in the years ahead to meet our growing needs.

When I delivered the State of the State message two years ago, there were about 1,100 elementary and secondary school districts in the state. Today there are about 500, and almost all of the school districts are attached to high schools. The high schools of the state, I would venture to say, are twice as good as they were ten years ago, and many are perhaps better than that. Our rural youth are beginning to get an even opportunity for quality education with their urban cousins, and we must continue to work to this end.

In addition to advancements made in our public school system in school organization, teaching standards and modern facilities, significant progress was made in various types

of special education offered by the state.

The Vocational Rehabilitation Division of the Department of Public Instruction, for example, placed 77 per cent more handicapped people in jobs successfully this past year than in the preceding year.

We now have 15 multi-county districts organized for Area Vocational Schools and Area Community Colleges. Of the 15, ten are now approved to operate community colleges and five to operate vocational-technical schools. Fourteen merged areas have appointed their superintendents. It will be seen from this that we have entered a new era of post-high school education in Iowa.

One of the important needs of our time, as I see it, is to provide means for young people who want to attend college and are qualified for higher education but who lack the means.

The last session of the Legislature took a commendable step towards meeting this need by providing \$500,000 for scholarships. A substantial increase will be requested of this session to keep this valuable program going. These state scholarships are administered through the Higher Education Facilities Commission, a highly qualified body made up of public and private school administrators.

During the past two years, 11,791 young people have received degrees from our three state institutions of higher learning. These included an impressive number of master's degrees and Ph.D's, as well as professional degrees in such fields as medicine, law, veterinary medicine and dentistry.

In this same two-year period, twelve major academic buildings have been started on the campuses of these three institutions under the Board of Regents. Many other major buildings are under construction, including dormitory facilities to accommodate more than 4.000 students.

In appraising our facilities, present and future, for higher education in Iowa, consideration should be given to the important role of our private colleges and universities in the overall picture.

The total of students in the three state institutions this year is about 40,000. The total number of students in all institutions of higher education is about 100,000. It may well reach as many as 150,000 by 1980.

This poses serious questions for the future if we are to sustain our objective of providing reasonably priced higher education for all of those students who are qualified for it.

There are many other activities along educational and cultural lines that have been initiated in Iowa in the past two years. Under Title I of the Higher Education Act, a series of educational programs to energize community action in various public categories has been commenced in the past year. Under these programs, the educational resources of our public and private universities are put to work to assist local governments and civic groups.

In an area of education which benefits all of our people, the government has established a State Arts Council. The Council is currently funded with federal money to make surveys of the arts and to prepare a state plan for the arts in Iowa. As I have stated before, the development that Iowa is experiencing these days is intellectual and cultural as well as economic.

TRANSPORTATION

The past two years have been a period of unprecendented achievement for the Iowa State Highway Commission on all of its far-flung fronts. The most spectacular single accomplishment was the completion and opening to traffic of 100.4 miles of Interstate highway, bringing the total mileage in Iowa to 426 miles. It is now possible to cross Iowa from east to west on the Interstate and this is the longest continuous stretch of completed Interstate construction in the country. With approximately 60 per cent of its Interstate completed, Iowa is at the forefront among the states in percentage completed.

An analysis of the 1966 non-interstate construction program showed that 65 per cent of the construction expenditure is directly attributable to improved safety. This is as it should be considering the rising toll of traffic accidents on all of the nation's roadways. Safety construction work included elimination of curves, improved passing opportunity, widened bridges, better intersections including lighting and signing, wider shoulders and so on.

During the past two years, 189 miles of 18-foot-wide pavement on Iowa's primary system was reconstructed or replaced. A total of 249 narrow bridges were replaced or widened, and it is proposed to replace or widen 415 more during the next five years. During 1965 and 1966, 19 rural primary intersections were relighted for safety and 130 will be taken care of during the next four years.

In addition, the Highway Commission is augmenting our Interstate system with urban freeway systems to aid the flow of traffic in our important centers of commerce and metropolitan areas. Studies are now under way on an expanded expressway system to upgrade at least 1,240 miles of existing primary road to four-lane expressway standards.

The Highway Commission has engaged a professional administrator as chief executive, and the Commission has recently effected a top-level realignment of personnel to achieve greater efficiency of this most vital state agency.

As our highways are constantly being improved, so are the facilities for air travel within our state. The Iowa Aeronautics Commission developed a program resulting in 62 separate projects at 41 Iowa communities and representing an outlay of more than \$3 million. Iowa ranks twenty-third in population among the states, but it is fifteenth in number of civil aircraft, and fourteenth in the number of aircraft owned by Iowans has increased by 10 per cent since 1964. Last year we were fifth in the nation in the number of lighted airports, and sixth in the number of paved runways.

CONSERVATION

More than nine million people visited Iowa's state parks in 1965 as compared to five million in Nebraska, 3,300,00 in Minnesota and 4,400,400 in South Dakota. Last year, nearly 10 million visited Iowa's state parks.

These figures attest to the keen interest of Iowans in out door recreation and point up the need of the state to accelerate its program of providing parks, artificial lakes and other outdoor recreation facilities.

Among all of the states, Iowa has the smallest percentage of its land devoted to state parks and recreational areas. There are now more than 30,000 acres of parks and 56 camping areas which have to accommodate about 50,000 more campers each year. We now have about 23,000 acres of forest areas.

In addition to sustaining an extensive program of construction, maintenance and improvement work in the past two years, the Conservation Commission reorganized its entire departmental operation, installed a Business Administrator, and expanded its planning division. A comprehensive state plan enabling Iowa to qualify for federal aid under the Land and Waters Act was completed.

HUMAN RESOURCE DEVELOPMENT

Board of Control

The institutions under the State Board of Control, including mental hospitals, schools for the retarded, correctional institutions, training schools and juvenile homes have been strengthened with needed increases in funds for staff and programs during the past two years. The correctional institutions have added professional staff in areas of medicine, psychiatry, education, vocational training and personal adjustment counseling.

A forward-looking pre-release center was opened in December of 1965 utilizing the new dormitory on the Newton farm site. The Division of Corrections and the Parole Board have worked closely to assure the success of the center. To date 502 men have benefited from the six-week 're-entry' program designed to help them successfully return to home and community.

The Iowa Security Medical Facility is under construction at Oakdale. This modern mental health hospital will provide diagnosis, evaluation and treatment for those in our correctional institutions and others who require security and mental health treatment. Thus a shameful blot on Iowa's conscience -- the long period when human beings were imprisoned like animals in the ward for the criminally insane at Anamosa -- will be removed when this modern security hospital is completed.

The mental health center at the Training School for Boys at Eldora is being expanded to include a modern infirmary and evaluation area. This unit will provide essential evaluation for many of the emotionally ill boys who are committed to the school.

Juvenile parole and child welfare field staffs have been combined in an effort to decrease travel and conserve staff time, and the total number of workers has been increased to more nearly meet the mounting need for supervision of young people from the two training schools. Increased foster home placements have reduced the populations of the Iowa Annie Wittenmyer Home and Toledo Children's Home, and approximately 150 more children are out on home placement now than were on placement in 1964.

New programs for the blind or deaf retarded are providing new hope for these forgotten children while innovative vocational training is preparing retardates for economic independence.

Federal funds have been obtained to match the \$500,000 appropriated for the infirmary addition at the Marshalltown Soldiers' Home.

Alcoholism

Human Resource Development must sometimes concern itself with the treatment of diseases which prohibit the individual from realizing his full potential. One of the serious problems facing Iowa and many other states is combating alcoholism and its latent effects on our society.

One-fourth of the patients in our Mental Health Institutes are alcoholics. We have an estimated 50,000 alcoholics in Iowa and some 80,000 Iowa children have at least one alcoholic parent. Yet, these figures do not adequately reflect the toll that alcoholism takes in terms of accidents, crime, divorce, family disintegration, social deprivation, and other forms of human tragedy.

In a cooperative effort between the University of Iowa and the Board of Control to combat this growing social problem, we have established a 50-bed alcoholic treatment and research center at Oakdale.

Iowa is also the first state in the nation to undertake a coordinated statewide program directed at rehabilitation of the alcoholic regardless of his economic status. The Division of Vocational Rehabilitation, the State Board of Control, and the Office of

Economic Opportunity have cooperated in the launching of this \$500,000 program for a total assault on alcoholism.

The first visible results of this program will be seen within the next few weeks with the opening of Halfway Houses in Des Moines and Sioux City and Community Service Centers for Alcoholism in at least seven major Iowa communities.

Public Health

A major contribution to the health needs of Iowans has been the unique program for reorientation and retraining of inactive registered nurses throughout the state. This program, carried out cooperatively between the State Health Department and the Health Occupations Education activity of the University of Iowa, has brought this training to the state's inactive nurses in their home communities. This makes it possible for approximately 300 nurses to re-enter the field of nursing practice. This program is going to be continued and expanded to meet our growing needs.

Another major job of the Health Department has been certification of hospitals for participation in the Medicare program -- all but 13 of the hospitals surveyed were

certified on the first round.

The federal Hill-Burton program has brought about \$7 million to Iowa for hospital and construction projects, and mental retardation programs have brought in about \$4 million for new construction.

By way of reorganization to meet current and future needs, the Health Department has established an Office for Planning and Coordination. This provides for the necessary function of comprehensive health planning for the people of this state.

With technical assistance from the staff of the State Department of Health, the Water Pollution Control Commission created by the 1965 Legislature has developed water quality standards in compliance with the Federal Water Quality Act. Seven public hearings on the proposed standards have been held throughout the state and, when approved, these standards will provide an effective basis for the control of water pollution in Iowa.

Labor

Our human conservation and development programs include the activities of the Iowa State Employment Security Commission. During the past two years, this agency has replaced the dependency provision for determining the weekly benefit amount of unemployment insurance with a realistic formula based upon 50 per cent of the average weekly wage in covered employment. The average unemployment insurance payroll tax rate paid by the employer has been reduced from 8/10ths of one per cent to one-half of one per cent -- and I am pleased to say that this is the lowest rate in the United States.

There are a number of important changes in legislation passed by the last General Assembly which benefit the labor force of Iowa. Unemployment compensation for employees was raised 30 per cent without any tax increase to the employer. In workmens compensation, there has been an average increase in weekly benefits for both temporary and permanent disability. The range was increased from an average of \$37 to \$47 for permanent disabilities — and from a range of \$34 to \$50 per week to \$40 to \$56 per week for temporary disabilities. The Bureau of Labor, through the Employment Safety Commission created by the Sixty-first General Assembly, now has the authority to adopt reasonable rules and regulations that require an employer to maintain adequate protection for the lives, health, and safety of all persons employed in this state.

Senior Citizens

For the benefit of our aging citizens, a Commission on the Aging was created in 1965 when I signed a bill authorizing a commission of thirteen members. Fifty-thousand dollars was appropriated for the first biennium. Four different committees have since been appointed to deal with the different problems of the aging. And a proposal has been made through federal channels to establish at an Iowa university a center for retirement planning.

Manpower

One of the key agencies in the development of human resources in Iowa has been the Iowa State Manpower Development Council. This agency is financed by federal funds, under the Manpower Development and Training Act, and is unique in the United States. The Manpower Development Council is organized to further skill development of all Iowans, and has been funded beyond the experimental termination date because of its success. The State of Iowa is looked to by a great many other states in this area of skill development, and coordination of skill development agencies already in existence.

One of the most successful projects of the Manpower Development Council has been its On-The-Job-Training project, the first state-wide on-the-job-training program in the United States. Very simply, this program reimburses employers for training people on the job. The majority of those trained under this program came from welfare rolls, and this means that these Iowans have once again become taxpayers, and they are supporting families in the majority of instances. This is an area in which the federal government and the state join hands to help people help themselves. Almost 500 Iowans found jobs under this program, and the cost to the federal government was the lowest in this federal region. This program is a stop-gap measure designed to help people who lack marketable job skills until our area vocational schools become functional.

Beyond this program, the Manpower Development Council, in concert with the Employment Service, has established 16 area coordinating teams around the state to make sure that maximum use is being made of all our resources -- state and federal, public and private -- and that job training is geared to the needs of individuals rather than simply to the needs of industry in the area.

Economic Opportunity

In another special area of human resource development, the State Office of Economic Opportunity has contributed to an often forgotten element of our society. Without using the fancy words of the sociologists, I will just refer to these people as being poor -- by and large through no fault of their own.

Operation Headstart which provides pre-school exposure to youngsters who may not have had the same advantages as yours and mine, has served about 4,000 youngsters in Iowa. Next year the figure will jump to 7,000. This is the first, and perhaps, most important step, in starting to develop equal opportunities for all of our children.

Another valuable program under the Office of Economic Opportunity has been Project Upward Bound. Upward Bound affords college experiences to those who are high school drop-outs, or those who may be potential high-school drop outs. Last year lowa received nearly \$600,000 for this program for five different institutions of higher learning. This year it is anticipated that we will be able to serve even more disadvantaged youngsters through this project.

Human Rights

The year 1965 saw the creation of the first Iowa Human Rights Commission, established by an act of the Sixty-first General Assembly. More than 220 matters came before the Commission in the past two years involving alleged discrimination in employment, public accommodation and other areas.

Many of the cases were referred to other agencies with more specific jurisdiction; others were conciliated; some were dropped by the persons bringing the charges. But the Commission is a going concern and is a strong influence against illegal discriminatory practices in our state.

Public Assistance

The growth in case loads in the Public Assistance programs administered by the Department of Social Welfare reminds us that the current prosperity of the state does not extend to all of our citizens.

In the past two years, the food stamp program for welfare recipients was inaugurated and accepted in 43 counties.

A community work and training program to increase the employability of welfare recipients is successfully under way in more than 40 counties.

An Advisory Committee on Title XIX of the Social Security Act, dealing with medical aid to welfare recipients, was appointed by the Board of Social Welfare. This Committee, composed of professional and civic leaders, will recommend legislation in this area to the General Assembly.

A couple of dairy cows were grazing in a field near a roadside when a milk delivery truck passed by.

On the side of the truck in big red letters was the legend: "Sweetbriar Milk --Pasteurized, homogenized, standardized and vitamins added."

One of the cows shook her head sadly and said to her companion:

"Makes you feel sort of inadequate, doesn't it?"

I feel a bit inadequate myself, at the moment,

I have recited to you a great many facts about your state and your state government's activities in the past two years. But I realize how difficult it is to put these diverse pieces together to make the big picture.

There are also many things I have left out that have left their imprint on us in the past two years.

There was the tornado that leveled Belmond, the brave response of the townspeople, and the generosity of Iowans who wanted to help; there was the concern of parents for sons fighting in Vietnam; there were the Amish and their school problem; there was the excitement of a \$60 million industry coming to Clinton; there was the destruction of thousands of our shade trees by the elm blight; there was a second billion dollar corn crop; and there was the tragedy of the lonely teen-age girl who hanged herself in a jail cell.

The state of our minds . . . and the charity or bitterness in our hearts have a great deal to do with the true state of the state.

In my State of the State message two years ago, I expressed my belief that we Iowans had begun to free ourselves from the prejudices of neighbor against neighbor that cramped our spirit and retarded our progress in the past.

I still believe and devoutly hope that this is true for it is the most important single component we need for a serene and healthy state of the state.

There are disturbing signs of the backlash in the world today.

The backlash is nothing new under the sun; nor is it confined to racial prejudice alone.

The backlash is simply a convenient vehicle of rationalization that permits our conscience to tolerate a prejudice we always knew was wrong and unworthy.

But we sieze upon some isolated incident to justify the prejudice we secretly carried in our hearts all the time.

The backlash can be anti-welfare, anti-progress, anti-business, anti-labor, anti-education or anti-racial or religious minority.

The extremist backlash is emerging in many places, but it has no defensible reason to exist in Iowa.

One thing is certain.

Iowa, in this January of 1967, is a peaceful and prosperous garden spot on a troubled globe.

We have much to be thankful for -- and the causes that should unite us are infinitely greater than the misunderstandings that sometimes divide us.

Our future is in unity and understanding of neighbor towards neighbor. And given these, our future is unlimited.

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

CANVASS OF VOTES

President Fulton announced that the time had arrived for the canvass of votes for the office of Governor and Lieutenant Governor at the General Election held on November 8, 1966, and announced as teller, on the part of the Senator Reppert of Polk and assistant tellers Senators Hill of Jasper and Benda of Poweshiek, and as teller on the part of the House, Representative Den Herder of Sioux and as assistant tellers Representatives Redfern of Lee and King of Monroe.

President Fulton further announced that, in accordance with statute, tellers Senator Reppert of Polk and Representative Den Herder of Sioux would constitute the judges of said canvass.

Speaker Baringer in the chair.

The returns were opened in the presence of the joint convention and the tellers then proceeded to canvass the vote for governor and Lieutenant Governor of the State of Iowa, cast at the General Election held November 8, 1967.

On motion by Millen of Van Buren, the joint convention recessed until 12:45 p.m., Thursday, January 12, 1967.

The Senate returned to the Senate Chamber and resumed regular session, President Fulton presiding.

On motion of Senator Frommelt, the Senate adjourned until 10:00 a.m., Wednesday, January 11, 1967.

COMMUNICATION FROM THE STATE COMPTROLLER

January 10, 1967

Mr. William R. Kendrick Chief Clerk House of Representatives State House Local

Dear Mr. Kendrick:

There are transmitted herewith claims against the State of Iowa, to be filed with the Claim Committee of the House of Representatives as follows:

Highway Commission claims H-1, H-3 and H-11.

Claims of a general nature: No's. 15, 83, 101, 107, 139, 214, 249, 250, 251, 270, 323, 354, and 358.

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

Very truly yours,

Marvin R. Selden, Jr.

Chairman, State Appeal Board

Receipt of the above is hereby acknowledged.

William R. Kendrick Chief Clerk of House

OFFICE STATE COMPTROLLER

Claim Name of Claimant and Amount Amount Number Nature of Claim of Claim Approved H-1-62 Mrs. R. Wayne Salts

H-1-62 Mrs. R. Wayne Salts Box 105, Batavia, Iowa--Vacation Pay

\$ 435.00 Disapproved

			•
H-3-62	Mrs. Darwin L. Carlson Box 61, Gowrie, Iowa Vacation Pay	\$ 310.97	Disapproved
H-11-62	Mrs, Harold Parks RFD #1, Albion, Iowa Vacation Pay	\$ 610.08	Disapproved
15-62-69	Rodeffer Industries, Inc. 5435 North Peck Road Arcadia, California MVFT Refund (Aviation)	\$ 6.21	Disapproved
83-62-69	State University of Iowa Iowa City, Iowa Outdated invoice on tuition	\$ 156.66	Disapproved
101-62-69	Klondex Sales Corp. Route 25 A, Shoreham, New York Outdated invoice	\$ 58.40	Disapproved
107-62-69	SCM Corp. Syracuse, New York Outdated invoice	\$ 12.66	Disapproved
139-62-69	George T. Lammers, D. C. Box 432, Iowa Falls, Iowa Lack of appropriation	\$ 395.89	Disapproved
214-62-69	Henry Ducommun, Jr. Cleghorn, Iowa Outdated warrant	\$ 6.18	Disapproved
249-62-69	Walter B. Katzman 3936 E. 27th St., Des Moines, Ia Homestead and Military Credit	\$ 122,45	Disapproved
250-62-69	Arlin John Schultz 802 W. 3rd St., Sumner, Iowa License refund	\$ 15.00	Disapproved
251-62-69	Arlin John Schultz 802 W. 3rd St., Sumner, Iowa License refund	\$ 15.00	Disapproved
270-62-69	Jake Auen Lake View, Iowa Service Claim	\$ 360.00	Disapproved
323-62-69	J and D foods, Inc. Scranton, Iowa Grocery account of welfare recipient, Marian Fetters	\$ 191.22	Disapproved
354-62-69	Smith Funeral Home 1103 Broad St., Grinnell, Iowa Outdated Voucher	\$ 58.10	Disapproved
358-62-69	Hamilton-Lilly Funeral Home Des Moines, Iowa Outdated voucher - funeral expense	\$ 152.33	Disapproved

ASSIGNMENT OF DESKS IN THE PRESS GALLERY

WEST PRESS GALLERY

- 1. Bill Eberline, Associated Press
- 2. George Anthan, Des Moines Tribune
- 3. George Mills, Des Moines Register
- 4. Sherry Conohan, United Press International
- 5. Harrison Weber, Iowa Daily Press Ass'n
- 6. Don Reid, Iowa Press Association
- 7. Frank Nye, Cedar Rapids Gazette and Neil Shively, Dubuque Telegraph-Herald

EAST PRESS GALLERY

- 1, Gus Horn and John Drummond, WHO and WHO-TV
- 2. Diana Stover, Omaha World-Herald and Ed Sheppard, Iowa Radio Network
- 3. Bill Severin, Waterloo Daily Herald
- 4. Dillard Stokes, Council Bluffs Nonpareil
- 5. Martin Jensen, WMT and WMT-TV
- 6. Charles Lakin, KRNT and KRNT-TV
- 7. Ken Cosgrove and Engineer, WOI and WOI-TV
- 8. George Lipper, KWWL, Radio and T.V., Waterloo and Cedar Rapids

Additional authorized press personnel:

- 1. Vernon M. Vierth, Marshalltown Times-Republic
- 2. John McCormick, Davenport Times-Democrat
- 3. Tom Dresselhuys, KIOA News

On motion of Millen of Van Buren the House adjourned until 9:15 a.m., Wednesday January 11, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, January 11, 1967

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

Prayer was offered by the Reverend Robert Keck, pastor of St. John's Methodist Church, Des Moines, Iowa,

LEAVE OF ABSENCE

Sorg of Linn for January 16, 17 and 18 on request of the Speaker; Glenn of Polk on request of O'Malley of Polk.

PETITIONS

The following petitions were presented and placed on file:

By the following Representatives opposing daylight savings time:

By Freeman of Dickinson from 113 residents of Dickinson County.

By Waugh of Monona from 28 residents of Monona County.

By Strand of Poweshiek from 67 residents of Poweshiek County.

By Stokes of Plymouth from 58 residents of Plymouth County.

Johnson of Audubon submitted the following report:

REPORT OF COMMITTEE ON MILEAGE

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

MANGE	MILES	
NAME	ROUND TRIP	AMOUNT
Laurence E. Allen	284	\$28.40
Leonard C. Andersen	380	38.00
y +, Dattev .	180	18.00
		10.20
	300	30.00
		38.00
Deardsley	None	None
Vernon N. Bennett	· · · . None	None
Donald A. Bowin	260	26.00
Alfred P. Breitbach, Sr.	400	40.00
Henry W. Busch	250	25.00
James T. Caffrey	None	None
John Camp	408	40.80
Cleve L. Carnahan	180	18.00
Perry L. Christensen	180	18.00
Russell D. Clark	260	26.00
Dale M. Cochran	200	20.00
and occurrent to the state of t		20.00

William J. Coffman	0.00
	3.00
	6.40
	5.00
William E. Darrington	3.00
	7.60
Robert H. Diehl	00.00
	5.00
	4.00
	4.00
	9.00
	0.00
	.8.00
	2.60
A. June Franklin None	lone
	0.40
	5.00
	2.40
William J. Gannon	-
	5.00
	7.00
Charles F. Glenn	Vone
	0.00
	23.00
Fred B. Hanson	1.00
	4.20
	5.80
	0.00
	1.00
	5.00
	6.40
Harvey W. Johnson	8.00
Dan L. Johnston None	lone
	7,20
J. E. King	3.00
	9.00
ATURINE D. M.	
James T. Klein	0,60
	7.00
	2.00
Edgar J. Koch	2.00
Walter V. Langland	4.00
	5.00
Joan Lipsky	6.00
	one
	8.00
A I Mongine 220	3.00
	4.80
	0.40
Charles P. Miller	3.40
	0.00
Roy A. Miller	3.00
Ralph F. McCartney	0.00
	6.00
	6.00
	5.60
watter b. McNamara	
	8.00
	5.60
	0.40
Harold V. Nelson	4.00
Alfred Nielsen	2.00

Karl Nolin	17.00
Bernard J. O'Malley None	None
Conrad Ossian	24.00
William D. Dalaman	
William D. Palmer None	None
James E. Patton	33.00
Charles H. Pelton	40.00
Leroy H. Petersen None	None
Louis A. Peterson 400	40.00
George N. Pierson	12,00
Charles N. Poncy	18.00
Richard Radl	28.00
Carroll I. Redfern	33.00
Cecil A. Reed	26.00
Thomas A. Renda None	
	None
Thomas S. Roe	40.00
Norman Roorda	6.00
Leo I. Sanders	36.00
Clarence F. Schmarje	28.00
Laverne W. Schroeder	25.80
Elizabeth Orr Shaw	35.00
Stanley T. Shepherd	30.80
Marvin W. Smith	40.80
Nathan F. Sorg	27.00
Vincent B. Steffen	31.00
A. Gordon Stokes	40.00
Melvin E. Story	24.00
Clair Strand	11.00
Delwyn D. Stromer	21.20
Charles F. Strothman	30.00
Charles K. Sullivan	37.20
John Tapscott	None
Harold Thordsen	34.00
Dale L. Tieden	40.00
Arnold Utzig	40.00
Rudy Van Drie	6.00
Maurice Van Nostrand	20.40
Gerrit Van Roekel	8.80
Andrew Varley	9.00
Keith L. Vetter	24.00
Donald E. Voorhees	24.00
E. M. Watson 180	18.00
Jewell O, Waugh	36.00
Richard W. Welden	14.40
William P. Winkelman	20,00
Harold E. Wolfe	22.00
Warren K. Wood	36.00
Earl M. Yoder	24.00
IN. TOUCE	24.00

Respectfully submitted,
Harvey W. Johnson, Chairman
Roy A. Miller
Arlo Hullinger

Passed on file.

Millen of Van Buren submitted the following report:

SUGGESTED CHANGES

JOINT STANDING RULES OF THE SENATE AND THE HOUSE

Rule 4

When a bill shall have passed both houses it shall be duly enrolled and the fact of its origin shall be certified by the endorsement of the secretary or clerk thereof.

Rule 12

Bills and joint resolutions shall be printed on good paper of pages 8 1/2 by ll inches in size with type not less than 10 point in size and in form as provided by law and by rule. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting 'Senate (or House) substitute for Senate (or House) File ', and such substitute bill shall, by the file clerk, be included in the bill file next to the original bill, and such substitute bill shall not be printed in the journals.

Legalizing acts of a local or private nature shall not be printed in the journal, but are to be printed in bill form only when the cost of such printing shall be deposited with the superintendent of printing at the rate of which shall be fixed under the current contract for legislative printing for the bills, and the newspaper publication of such bill shall be without expense to the state, and same shall not be published until the cost of same has been paid to the secretary of state.

Rule 14

All bills and joint resolutions introduced shall be of type-written copy with titles, enacting clause and body of the bill as directed by the Secretary of the Senate and Chief Clerk of the House. Only copy of each bill shall be presented securely fastened in a bill cover and be accompanied by three correct copies thereof and by three copies of the title alone, on separate sheets.

Rule 19

The Secretary of the Senate and Chief Clerk of the House are hereby authorized and directed to prepare a daily clip sheet covering all amendments filed or offered to any House or Senate bill. The written or printed lines of an amendment, except the last line of each paragraph, shall contain in spaces, characters, and letters approximately sixty (60). All amendments shall be arranged and numbered by line so as to compare exactly with the original copy of the amendment proposed.

SUGGESTED CHANGES

STANDING RULES OF THE HOUSE

Rule 26

Every house bill shall be introduced by one or more members, by any standing or specially authorized committee of the house, or by the legislative Research Committee. All bills and joint resolutions introduced shall be of typewritten copy with title, enacting clause, and body of bill as directed by the Chief Clerk of the House. One copy of each bill shall be presented in a bill cover and be accompanied by three correct copies

thereof, and by three copies of the title alone on separate sheets of paper. No bill shall be introduced nor shall the Chief Clerk accept the same unless an adequate explanation thereof is included at the end of each bill; this provision shall not apply to appropriation bills for any agency or department of the state government.

Rule 29

All bills and joint resolutions to be introduced in the House shall be typed into proper form by the Legislative Research Bureau and shall be filed with the Chief Clerk not later than 4 o'clock on the preceding legislative day. When the time for introducing bills is reached in the regular order of business, the Chief Clerk will proceed in the same manner as if the bills were introduced from the floor. This rule does not deny a member the right to introduce a bill from the floor if the bill has previously been typed in proper form by the Research Bureau.

Every bill shall receive two readings but no bill shall receive its first and last readings on the same day.

A "reading of a bill" as required by these rules shall consist of a reading of the title and enacting clause unless otherwise demanded by a member.

Rule 30

Upon a first reading of the bill, the Speaker shall state that it is ready for commitment or amendment; and the Speaker shall commit it to the standing or select committee, or to a committee of the whole House. If to a committee of the whole House, the House shall determine on what day.

All amendments offered to bills on file or on the calender shall be accompanied by three carbon or correct copies and shall be filed with the Chief Clerk.

A new bill proposed by a standing committee of the House shall go directly to the Calender unless it covers subject matter more properly within the jurisdiction of some other standing committee, in which case the Speaker shall commit it to such committee. However, it shall require two-thirds of the committee present and voting to authorize the introduction of a committee bill, except in the case of the appropriations committee.

Rule 39

Bills and joint resolutions shall be printed in form as provided by law and by rule. Each house may direct the printing of an additional number of its own bills. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill (and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting "substitute for" such bill), and such substitute bill shall by the File Clerk be included in the bill file next to the original bill and such substitute bill shall not be printed in the Journals.

Legalizing bills of a local or private nature shall be printed in bill form and placed in the files of the members the same as other bills, in the order of their introduction. The cost of such printing shall be deposited with the superintendent of printing, in advance at a rate to be fixed by him, and the newspaper publication of the same shall be without cost to the state and the same shall not be published until the cost of same shall be paid to the Secretary of State. No legalizing act may be introduced until all of the provisions of law shall have been complied with.

Passed on file.

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, January 12, 1967.

· JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, January 12, 1967

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

Prayer was offered by the Reverend Chester Yeates, pastor of the Westminister United Presbyterian Church, Des Moines, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Camp of Clinton on request of Pelton of Clinton.

INTRODUCTIONS

Roorda of Jasper introduced Olle Rubenson from Koping, Sweden, a foreign exchange student with the Youth for Understanding program.

PRESENTATION

Caffrey of Polk asked and received unanimous consent to invite Carroll Redfern, Representative from Lee County to the well of the House where he presented him with a plaque.

INTRODUCTION OF BILLS

House File 2, by McNamara, Redfern, Grassley, Roe, Radl, and Patton, a bill for an act relating to change in form of municipal government.

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 4 relating to the adjournment and reconvening of the legislature.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 4 By Frommelt

Be It Resolved by the Senate, the House Concurring: That when adjournment is had on Thursday afternoon, January 12, 1967, it be to reconvene at 11:00 a.m., Monday, January 16, 1967.

ADOPTION OF SENATE CONCURRENT RESOLUTION 4

Millen of Van Buren asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 4 and moved its adoption.

Motion prevailed and the resolution was adopted.

ANNOUNCEMENT BY THE SPEAKER

CHANGES IN STANDING COMMITTEE ASSIGNMENTS

Additions:

Law Enforcement
GRASSLEY of Butler
JOHNSON of Audubon
DISTELHORST of Des Moines

Public Health
DODERER of Johnson
PETERSEN of Dallas

Schools

GITTINS of Pottawattamie

State Government Affairs NOLIN of Carroll

Tax Revision
DUNTON of Keokuk

Deletions:

State Government Affairs DODERER of Johnson

CONSIDERATION OF BILLS

Fisher of Greene asked and received unanimous consent for the immediate consideration of House File l_{\star}

House File 1, a bill for an act relating to the printing of bills, was taken up for consideration.

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

On the question 'Shall the bill pass?' (H.F. 1)

The ayes were 110:

Allen Andersen Bailey Baker Baringer Hanson of Mitchell Hicklin Holden

Hullinger Johnson of Audubon Radl Redfern Reed Renda

Renas Roe Battles
Beardsley
Bennett
Bergman
Bowin
Breitbach
Busch
Caffrey
Carnahan
Christensen
Clark
Cochran
Cunningham
Curran

Darrington
Den Herder
Diehl
Distelhorst
Doderer
Duffy
Dunton
Edgington

Fisher of Greene Franklin Freeman Fullerton

Gallagher Gannon Gittins Glenn Graham

Hanson of Benton

ridison of Benton

Johnston of Polk

Kiilsholm King Kitner Klein Knight Langland Lee Lipsky Maloney Mayberry

McCartney McCray McIntyre McNamara Mensing Middleswart

Miller of Des Moines Miller of Jones

Miller of Page Moffitt Mohrfeld Nelson Nielsen Nolin Ossian

Palmer Patton Pelton

Peterson of Woodbury

Pierson Poncy Roorda Sanders

Schmarje Schroeder Shaw Shepherd Smith Sorg

Smith
Sorg
Steffen
Stokes
Story
Strand
Stromer
Strothman
Sullivan
Tanscott

Thordsen Tieden Utzig Van Drie Van Roekel

Varley Vetter Voorhees Watson Welden Winkelman Wolfe

Wood Yoder Mr. Spe

Mr. Speaker

The nays were 5:

Conklin Fischer of Grundy Grassley Harbor Hill

Absent or not voting 9:

Camp Coffman Kluever Koch Mowry O'Malley Petersen of Dallas Van Nostrand Waugh

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

On motion by Millen of Van Buren the House recessed until 12:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the Chair.

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

Motion prevailed and the Speaker appointed Peterson of Woodbury, Clark of Crawford and Tapscott of Polk.

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

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

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

Music was furnished by a brass quintet from the State University of Iowa.

JOINT CONVENTION

The joint convention reconvened, President pro tempore O'Malley presiding,

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

The President pro tempore then announced and made public the canvass of the vote.

The tellers reported as follows:

MR. PRESIDENT AND GENTLEMEN AND LADIES OF THE JOINT CONVENTION:

Your tellers, appointed by the President of the Senate and the Speaker of the House of Representatives to canvass the vote cast for candidates for Governor and Lieutenant Governor at the election held November 8, 1966, beg leave to make the following report of the total vote cast for Governor:

404 050

	Harold E. Hughes 494,259
	William G. Murray
	David B. Quiner
	Charles Sloca 714
	Scattering
And the to	ital vote cast for Lieutenant Covernor of the alerti

And the total vote cast for Lieutenant Governor at the election, held Novembeer 8, 1966;

Robert D. Fulton	424,968
Max Milo Mills	423,708
Grover C. Walls	. 3,091
Amy Greenwood	1

All of which is most respectfully submitted.

Howard C. Reppert, Jr.
Elmer H. Den Herder
Judges
William R. Kendrick,
Secretary of the Joint Convention

Eugene M. Hill Kenneth Benda Carroll Redfern J. E. King Tellers

Reppert of Polk moved that the report be adopted.

Motion prevailed and the report was adopted.

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

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

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY

Hall of the House of Representatives.

GREETING:

This is to certify that upon a canvass in Joint Convention of the two Houses of the Sixty-second General Assembly of the State of Iowa, of all the votes cast at the general election held November 8, 1966, for the office of Governor of the State of Iowa, it appeared that Harold E. Hughes received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the Joint Convention this twelfth day of January, A.D., 1967.

MAURICE E. BARINGER,
Speaker of the House
HOWARD C. REPPERT,
Teller of the Senate
ELMER H. DEN HERDER,
Teller of the House
WILLIAM R. KENDRICK,
Clerk of the House and
Clerk of the Joint Convention
GEORGE O'MALLEY,
President Pro Tempore of the Senate and
President of the Joint Convention

CERTIFICATE OF ELECTION STATE OF IOWA GENERAL ASSEMBLY

Hall of the House of Representatives.

GREETING:

This is to certify that upon a canvass in Joint Convention of the two Houses of the Sixty-second General Assembly of the State of Iowa, of all the votes cast at the general election held November 8, 1966, for the office of Lieutenant Governor of the State of Iowa, it appeared that Robert D. Fulton received the highest number of all votes cast for any candidate at said election for said office and was thereupon declared duly elected to said office for the term of two years and until his successor is duly elected and qualified.

Signed in the presence of the Joint Convention this twelfth day of January, A.D., 1967.

MAURICE E. BARINGER,
Speaker of the House
HOWARD C. REPPERT,
Teller of the Senate
ELMER H. DEN HERDER,
Teller of the House
WILLIAM R. KENDRICK
Clerk of the House and
Clerk of the Joint Convention
GEORGE E. O'MALLEY,
President Pro Tempore of the Senate and
President of the Joint Convention

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

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

Motion prevailed and President pro tempore O'Malley named as such committee Senators Coleman of Webster, Briles of Adams, Heying of Fayette, Lisle of Page, Lucken of Plymouth and Reichardt of Polk and Representatives Gannon of Jasper, Cochran of Wright, Conklin of Black Hawk, Mensing of Cedar, Miller of Des Moines, and Ossian of Montgomery.

Senator Coleman of Webster from the joint committee appointed to notify Harold E. Hughes and Robert D. Fulton of their election to the offices of Governor and Lieutenant Governor of Iowa, respectively, submitted the following report and moved its adoption:

MR. PRESIDENT: As a committee appointed at the joint convention to notify the Honorable Harold E. Hughes and the Honorable Robert D. Fulton of their election to the office of Governor and Lieutenant Governor of Iowa, respectively, we begleave to report that we have performed the duty assigned to us and that they stand ready to assume the duties of the office to which they were elected.

William J. Gannon
Dale M. Cochran
W. Charlene Conklin
A. L. Mensing
Charles P. Miller
Conrad Ossian
On the Part of the House

C. Joseph Coleman
James E. Briles
H. L. Heying
Vern Lisle
J. Henry Lucken
William J. Reichardt
On the Part of the Senate

Report adopted.

The sergeant-at-arms announced the arrival of Governor-elect Harold E. Hughes and Lieutenant Governor-elect Robert D. Fulton.

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

The invocation was delivered by Rabbi Irving A. Weingart, Tifereth Israel Synagogue, Des Moines, Iowa. The oath of office was administered to Governor-elect Harold E. Hughes by Theodore G. Garfield, Chief Justice of the Supreme Court of Iowa.

The oath of office was administered to Lieutenant Governor-elect Robert D. Fulton by Theodore G. Garfield, Chief Justice of the Supreme Court of Iowa.

President pro tempore O'Malley presented Lieutenant Governor Robert D. Fulton.

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

INAUGURAL MESSAGE

to the

SIXTY-SECOND GENERAL ASSEMBLY

by

HONORABLE HAROLD E. HUGHES, GOVERNOR OF IOWA

Mr. President, Mr. Speaker, Mr. Chief Justice, Honorable Senators and Representatives of the Sixty-second General Assembly, State Officials, Distinguished Guests, Ladies and Gentlemen:

It was four years ago, less five days, that I first came to this rostrum to address a joint session of the General Assembly. I felt a little like the Lone Ranger at the time. The people of Iowa had done me the honor of electing me their Governor the previous November, but for reasons best known to themselves, they had not bestowed similar favors on any of the Democratic candidates for other state offices or on very many Democratic candidates for the General Assembly. As a consequence, there were in January of 1963 commanding Republican majorities in both houses of the Legislature and a four-to-one Republican majority on the State Executive Council.

Frank Miller, the great cartoonist of the <u>Des Moines Register</u>, immortalized the humor of the situation with a cartoon showing a <u>long banquet table</u> at which the diners were all scowling, disgruntled elephants except for one solitary, jubilant donkey in the middle.

Some of the political commentators at the time made dire predictions about the disharmony and stalemate that was sure to come from having a Democratic governor and a Republican-controlled Assembly. The record book will show that the Sixtieth Gen-

eral Assembly was not a stalemate at all, but went on to enact a number of important and forwardlooking items of legislation which were not vetoed by the donkey in the cartoon. I deeply appreciated the cooperation I received from the members of both parties in that session and in the Special Session on Reapportionment that followed a year later.

When I delivered my inaugural in 1965, however, the political complexion of the state government had undergone a drastic change. The Executive Council was Democratic and both houses of the Assembly were under Democratic control, a happy inad-

vertence that seems to occur only about once every thirty years in Iowa.

That year, some of the pundits predicted that the session would be ineffectual because the Legislature would simply be a rubber stamp. I can assure you it did not turn out to be a rubber stamp--and I have the bruises to show for it. But once again, the members of both parties cooperated on the big issues and an impressive number of public interest measures were enacted into law.

This time we have a yet different situation, with the House Republican by a wide margin and the Senate Democratic by a whisker. Once again, I have every confidence that we can work together constructively in the interests of the people of Iowa.

We have the advantage of seasoned and talented legislative leadership in both parties. You have chosen well and I commend you for it.

As in previous sessions, I will be available to confer with any member of the Assembly at all times, save when I am hemmed in by administrative duties that must be fulfilled.

I will respect, as in the past, the prerogatives of the Legislature and the heavy responsibilities and workload that you bear. The Chief Executive has certain important constitutional responsibilities in the legislative process, but the big job is yours. To the greatest extent possible, it is my intention to work with you, not against you or around you.

I am pleased to see that we have some ladies in the Assembly again. Not only do you grace the Legislature with your presence, Ladies, but you impart to the lawmaking a special kind of wisdom that it needs. We have had some very able women in the Iowa Legislature in recent years and they have commanded the respect of the male members because they earned that respect.

Occasionally you may find some grudging holdout against woman's rights, but sooner or later these men get their comeuppance.

Like the grouchy husband who complained bitterly to his wife that the country was going to the dogs because of women getting into public affairs...

"If you're really worried about it, dear," his wife said sweetly, "why don't you pray to God. Maybe she will help you."

Above all, throughout this session, I will do my utmost to communicate with you clearly on the issues. This is my duty and this is my nature. The stakes are too high to let the lines of communication between the Executive and Legislature lapse.

I daresay that there has never been an Iowa Legislature in our history that has been faced with such a unique combination of heavy responsibility and golden opportunity.

We have the opportunity to make certain basic reforms in our state government that will lift the state ahead by a quarter of a century and assure our continuing progress.

As you all know, the economic health of the state is phenomenally good. There is a balance in the state treasury that makes many things possible. There is a growing public awareness of the need for making the basic reforms, rather than temporizing.

The stage is set. The timing is right. The circumstances are opportune for getting the job done.

If we succeed, we will benefit generations to come. If we falter, we will have defaulted on the greatest opportunity for constructive legislation that any session has had in modern Iowa history.

The big issues before us, such as government reorganization, tax revision, apportionment and capital improvements for our universities and state institutions, are not partisan matters. Their need has been recognized by leaders of both parties for decades.

If we fail, therefore, it will not be the Republican party or the Democratic party that will suffer--but our two-party system itself.

The two-party system cannot survive on the shallow concept of "our side against your side," regardless of the issues. It can only survive if, in dealing with the big public-interest issues, the people of both parties are willing to set aside their partisanship for the common good.

Recently, thoughtful commentators have raised the question of whether or not political parties as they have existed through the years are relevant to present-day con-

ditions.

In the session ahead, I believe we have a proving ground on which we can demonstrate to the people of Iowa the validity of two-party government.

Each of us was elected by people of Iowa, whether it was by the entire state or one particular district. Each of us feels that he has a mandate with which to keep faith. I sincerely hope there will be a broad hase of agreement in our interpretation of what the people expect of us.

I will tell you what the legislative leaders of my party and I believe is expected

of us by the people who returned us to office.

We believe they want us to go cleanly and clearly down the line for the long-needed improvements and reforms in Iowa government that we have stood for in the past four years.

We believe they want us to be ready for constructive compromise at any or all times.

But to surrender the great goals that are now within reach?

To turn back from the paths of progress that we have, at long last, found?

No. This is not what we construe the will of the people to be.

If we have interpreted our mandate incorrectly, I will be disappointed, but we will have to go with what we believe is right for the state, anyway.

The point I am making, of course, is that the greatest number of votes does not invariably determine what is right or wrong.

In the majority of instances and in the long run, you can count on the judgment of the people.

But sometimes issues get to the point when a decision must be made before Paul Revere has had time to make his appointed rounds.

It is then that men must put their necks on the block, regardless, and do what they believe is right, regardless of the consequences.

Personally, I would rather see our party a minority of six people with program and principle than a majority of 600,000 without dedication or direction.

If I offend anyone with my bluntness, I am sorry, I do not mean to do this. I feel nothing but good will toward any of you and I respect the integrity of your purpose whether we agree or differ on any issue.

But as I said earlier, I feel a deep and compulsive duty to communicate--and I intend to carry it out.

It may surprise you to hear me say this, but I couldn't care less about my own political future beyond this present term of office...and I couldn't care more about what we have the opportunity to do here for the future of Iowa.

The Inaugural Message, as I see it, is a much more personal and subjective kind of communication than the State of the State message you heard earlier this week. The State of the State is primarily a factual report on the status of the state and the state government and an accounting of developments that have taken place in the past two years.

The Inaugural Message, while it is primarily devoted to the Governor's legislative recommendations to the Assembly, affords opportunity for comment on administrative policy, philosophy of government and aspirations of the future of the state.

It will be readily seen that the preparation of the budget, which I will transmit to you next week, posed some unique problems this year. Two of the major issues before this session are government reorganization and tax revision. It is my hope that you will meet both of these challenges head-on. Of course, any decisive action taken by the Legislature in these areas may require some adjustments in the details of the budget. But I assure you that this does not present any insurmountable problems and that it will be promptly taken care of when the need arises.

In the meantime, I am submitting in my budgetary and legislative recommendations two initial steps towards tax reform as you will hear later in this message today. These two steps are within practical reach of our existing revenue capabilities.

ECONOMIC DEVELOPMENT

The dramatic economic development that Iowa has experienced in recent years has not been a matter of happenstance.

The operation of the Iowa Development Commission has been greatly improved and expanded. Local development commissions, city and county governments, chambers of commerce and other groups have energetically and imaginatively sought new industry. The Legislature has wisely provided state and local governments with effective tools to aid in development.

The thirteen recommendations I made in the area of economic development in my 1963 and 1965 inaugural messages have been implemented either fully or in part. Among these proposals were legislation to permit communities to issue revenue bonds to finance industrial sites and buildings, a statewide system of area vocational-technical training, the development of a tourist and travel promotion program in the Development Commission and the enactment of the Uniform Commercial Code.

In the biennium ahead, I believe that the operation of the Development Commission should be further strengthened with special emphasis on the Tourism Division; the effort to obtain a fair share of federal government contracts and research contracts should be stepped up; and the highly successful "Sell Iowa" trips and foreign Trade Missions should be continued. The industrial revenue bond law that has worked out so well for many Iowa cities should be amended to permit expansions of plants on existing bond issues and to remove the present limitations on the number of issues that may be outstanding in a community at any one time. The present statute permits only two issues in a community of 5,000 population and one more for each 10,000 additional or major fraction thereof.

As we all know, one of the urgent problems of our cities these days is what to do about the deterioration of their downtown business districts. I believe the Legislature should give this problem some study and consider the possibility of permitting municipalities to issue revenue bonds to rehabilitate downtown areas.

GOVERNMENT REORGANIZATION

The organizational genius of modern American business is one of the marvels of our age. Unfortunately, far too little of it has rubbed off on government.

The cumbersome, archaic, overlapping structure of our state government would not be tolerated by a private corporation for an instant. The first move by the board of directors would be to reorganize the obsolescent structure in order to establish executive responsibility down the line and to eliminate duplications of effort.

There is an urgent, long-standing need to overhaul the obsolescent machinery of our state government and to streamline, modernize and consolidate the more than 120 separate agencies, boards and commissions into an efficient, logically arranged structure.

The Public Administration Service report submitted to you earlier this week provides a sound, basic framework for reorganization. As I stated before, the plan can be changed to some degree without losing its effectiveness. It was expected that the Legislature would make some changes.

However, I would urge you, with whatever powers of persuasion I have, not to reject the entire proposition for reorganization because of disagreement with some of

its details.

I know that you will be under tremendous pressure from well-meaning people connected with the state government who oppose the reorganization either out of misunderstanding or because they feel that it would diminish their own role or that of their agency.

However, if we don't come to grips with this longstanding need now, it may be

another twenty years before there is an opportune time again.

I ask you, therefore, to meet this vital need head on and open mindedly.

If you will do this, I am sure that we can agree on a reorganization plan that will meet the needs of the late twentieth century and will immensely improve the efficiency and economy of the state government operation.

CONSTITUTIONAL AMENDMENTS FOR REORGANIZATION

As you know, a number of other proposed constitutional amendments were passed by the 1965 Legislature providing for organizational changes in both the executive and legislative branches of the state government. These included: annual sessions of the Legislature; authorizing the Governor to exercise item veto of appropriations bills; increasing the term of the office of the Governor and Lieutenant Governor from two years to four years and requiring that they be of the same political party by specifying that voters cast a single ballot for both; making the Secretary of State, the Treasurer, and Attorney General appointive officers, appointed by the Governor with the consent of two-thirds of the Senate; and making the Auditor an appointive officer, appointed by the General Assembly and serving at its pleasure.

These proposed constitutional changes are incorporated in the government reorganization plan you received on Monday. In the interests of good government in the

years ahead, I urge you to approve these amendments.

REAPPORTIONMENT AND SUBDISTRICTING

In my 1965 inaugural message, I said: "As I have stated before, I favor subdistricting in legislative districts in which there are a number of representatives elected to one house." I followed up this statement by giving strong support to subdistricting during the Sixty-first Legislative session. Now subdistricting is the law of the state as a result of the Iowa Supreme Court ruling and some action to implement it will be required by this session.

The 1965 Legislature passed a proposal for a constitutional amendment to provide permanent reapportionment guidelines that I consider excellent constitutional law.

I strongly urge you to approve this proposal for the second time and committ

it to the vote of the people.

It is true that this proposal makes subdistricting permissive rather than man-However, this is now an academic point since the Supreme Court has ruled subdistricting to be the law.

The proposed amendment would reduce the Senate from 61 to 50 members and the House from 124 to 100. Leaders of both parties, as well as outside authorities on government, have agreed that a reduction in the size of the Legislature is needed for more efficient operation.

I understand there is some hesitancy developing about endorsing the proposed amendment now because it could result in reduction of the size of the Legislature by I can only say that if the job needs to be done, it should be done now, and not two or more years from now.

I also understand there will be an effort made again in this session to marshal support for the Dirksen Amendment which calls for a departure in the U.S. Congstitution from the one-man, one-vote principle. I cannot see the consistency of espousing the cause of one man, one vote in local subdistricting and at the same time seeking to corrupt it at the federal level. I will strongly oppose any endorsement of the Dirksen Amendment.

MUNICIPAL HOME RULE

The number one legislative goal of cities and towns for many years has been the quest for home rule in local affairs. Contrary to the misconception of some, home rule does not mean complete independence of the cities from the control of the Legislature. It is simply a sensible delegation of powers to local communities to act in purely local matters that are not in violation of state laws of general application.

For many years, municipal governments have been able to take only those actions that are specifically authorized in state law. If there is no authorization in the law, the city is stymied.

As a consequence, each session of the Legislature is required to deal with scores of matters of local government housekeeping that could better be handled by city and town councils.

The last session of the Legislature passed a proposed constitutional amendment for home rule with only two dissenting votes.

I strongly urge your support of this amendment in its second submission to the Legislature.

TAX REVISION

As a preliminary step to more extensive tax revision, I recommend that the personal property tax on household goods should be repealed at once and that the revenues it brings in--more than \$5 million annually--which are presently distributed to local government, should be replaced out of general tax revenues. It has long been recognized that this "nuisance" tax, which is costly to administer in proportion to the revenues it yields, should be repealed. However, in former years, the state funds to replace this revenue were not available. Today they are, thanks to the state's remarkable economic growth.

I also recommend an effective plan for property tax relief to the elderly to be provided within the general framework of the existing homestead credit. As you know, the present homestead credit amounts to a maximum of \$62.50, but has no age or income requirement.

I propose a plan of tax relief up to another \$62.50 for citizens 65 and over based To be eligible for the maximum additional tax credit, a family's income from all sources should be less than \$3,000 and the assessed value of the property should not exceed \$2,500. As income and assessed value go up, the tax credit would scale down. I propose that this tax credit also be extended to renters, as well as property owners, on the generally accepted estimate that 25 per cent of gross rents go for property tax purposes.

EDUCATION

There is no investment that is more important to our continuing advancement and well being than the investment in education. I am convinced that the vast majority of our people recognize this and are willing to do what is required to support first-class education in Iowa. This means paying competitive teachers' salaries, improving pension systems and providing the best modern school facilities.

We must look ahead. I have been criticized for suggesting that new schools should be air conditioned. I make no apology for this. In the long range, this will prove an economy measure--economy in the full and efficient use of our physical facilities and of our human resources as well

State Aid to Schools

The 1965 session of the Legislature voted more than 50 per cent more school aid than ever before in the history of this state. It is abundantly clear that we need a further substantial increase for the biennium ahead.

Although I regard no service of the state as a higher priority than education, I do not want to sail under false colors. The needs in such areas as public safety, hospitals, highway construction, industrial development, welfare and conservation—to name only a few—are vital and cannot be neglected. But I can think of nothing more important to our future than education—from the elementary school to the university graduate school levels.

This is no time to retrench in this vital area.

As in the past, I emphatically oppose the proposal for paying larger amounts of state aid as a reward to school districts which hold local taxes below a specified level.

The goal of cutting out unnecessary school costs is one in which all taxpayers have common cause. But to adopt this "penalty clause" system of denying state school aid to those districts who do the most locally to support their school systems would be to deal a death blow to quality education in Iowa.

Educational TV and Communications

In addition to recommending increased state aid for public schools, I recommend as a high priority for public school education the establishment of a communication service network embracing educational radio and television for lowa. It is obvious that this would help us obtain the maximum use of our teaching talent and would literally make available our educational resources to all of the people of the state.

Such an investment could serve the people of Iowa in many other ways as well as in education. I am talking about an intergrated statewide communications system capable of handling the total service and emergency needs of the state on a dedicated system basis. The long-range capacity and flexibility of the system would take into account satisfaction of educational radio and television requirements and it would also take care of the communications requirements of various state agencies including long distance telephone, teletypewriter, radio and data transmission.

Area Schools

One of the most encouraging parts of the public education picture in Iowa today is the rapidity with which the Area Vocational School and Area Community College districts have been set up. I predict that within five years we will have over 50,000 students in these schools. This part of our educational system, so vital to the state's industrial development, will require a sharp increase in funds in the biennium ahead.

School Bus Issue

I reiterate my recommendation of four and two years ago that private school pupils should be allowed to ride public school buses to and from the public school destination. To me, children are children, regardless of race, color or creed, and the safety and well being of all children should be the concern of all citizens.

Amish School Problem

As you all know, one of the most sensitive school problems we have in the state relates to providing certified teachers to instruct the children of the Old Line Amish in the Hazleton area. In February of last year, a temporary solution to the problem was worked out between the Amish fathers and the Oelwein School Board to the great credit of all concerned. Under terms of the temporary agreement now in effect, the two rural schools of the Amish have been placed under the jurisdiction of the Oelwein public school system with certified teachers doing the instructing. These teachers, under the temporary arrangement, are being paid out of non-tax funds furnished to the school board by the Danforth Foundation of St. Louis, a private foundation devoted to education causes,

At the time the temporary agreement was reached, I pledged that I would propose and support legislation in the 1967 Legislature for a permanent solution to this sensitive situation. I am now honoring this pledge.

The arrangement I recommend is that a state fund be provided to be administered by the State Department of Public Instruction. This would be used as a supplemental aid to a school district in which such a school was "deemed to be necessary and in the public interest." The supplemental aid would be used for the same purposes as the private funds are being used for under the present temporary arrangements.

I realize that there is a deep difference of opinion on this matter and that the solution I recommend involves a departure from our iniform handling of school matters. I also acknowledge the logic and equity in the opposing viewpoint. However, I sincerely hope that you will not take a hard line on this, but will consider the problem with care and compassion. One of the most precious parts of our American heritage has been our willingness to go more than half way to assure minority groups freedom of conscience. In my book, it is a tradition infinitely worth preserving.

Higher Education

The fact that Iowa has great universities and research facilities, as well as good schools, has been one of the top contributing factors to our recent economic awakening.

President Howard Bowen of the University of Iowa has graphically pointed out the close relationship of quality in higher education to economic growth. "The concept of education as the motive power for economic growth," he says, "suggests that expenditures for education may be regarded as investment in people, comparable to investment in factories and machines. The evidence is quite clear that investments in people currently yield higher economic returns than investments in things."

In the past two decades, the number of students enrolled in junior and four-

year colleges and universities in Iowa has jumped from 17,000 to 84,000.

The amount of money spent per year on research at our three state-supported institutions has gone from a little over one and a half million to almost \$26 million. The total amount spent on capital improvement at the three institutions in this period has amounted to \$75 million.

Comparatively large appropriations for operating costs and capital improvements were made by the Sixtieth and Sixty-first General Assemblies, but enrollments continue to increase and costs of quality education continue to rise.

I will recommend in my budget message that operating costs be further increased within the limitations of our capabilities and that substantial funds from the surplus be used for capital improvements. I believe the time has come to meet the need for a long-range program for capital improvements for our institutions of higher learning, and I recommend that favorable consideration be given to the capital financing plan which will be submitted to this session by the Board of Regents.

Looking to the future and to a possible 150,000 total college enrollment in our public and private institutions by 1980, I believe we must plan carefully to insure that tuition costs for higher education are not priced out of reach for people of modest means. The concept of providing reasonably priced higher education facilities for all of our students who desire it and can qualify for it is too precious an asset of Iowa to relinquish.

I favor designating the State College of Iowa a University as requested by the Board of Regents.

HUMAN RESOURCE PROGRAMS

Public Assistance

Efficient, well-administered welfare programs that help people who really need help are the moral imperative and sound investment of a civilized society.

The basic objective of our welfare program is to help people to help themselves so that they can assume a useful and non-dependent role in our society. It is my conviction that half-hearted, inadequate administration of public assistance that demeans the recipient and falls short of meeting minimum needs is a waste of tax money-because it doesn't get the essential job done.

The Social Security Act now permit recipients in the categorical assistance programs to receive modest amounts of monthly income without reduction in their allotments. I recommend that state laws governing Old Age Assistance, Aid to Dependent Children, Aid to the Disabled and Aid to the Blind be modified to correspond with the liberalized provisions of the Social Security Act.

I strongly recommend that adequate appropriations be provided to assure that dependent children under our Aid to Dependent Children program receive monthly grants computed on full subsistence needs instead of the 75 per cent they are receiving today. A great deal of publicity has been given to a small percentage of the ADC mothers who have abused and grants they receive. I know there are occasional abuses in this and other assistance programs and I do not condone them for a moment. But the big picture is the 35,000 children who depend upon this program for their chance to grow up and become valuable, healthy and educated members of our society. They should not be denied the standard of living provided for other categories of welfare recipients.

Legislation will be needed in this session to implement Title XIX of the Social Security Act to provide medical aid to welfare recipients. This proposed legislation will be submitted by a special committee of professional people and other leading citizens known as the Iowa Medical Task Force. I recommend that it receive favorable consideration.

Crime and Corrections

In the field of corrections, I recommend that a statute be enacted authorizing the establishment of a 'work release' program to permit inmates, on a selective basis to secure employment or education prior to release or parole from our correctional institutions.

I recommend that consideration be given to the adoption of a 'Model Sentencing Act', along the lines of the act prepared by the National Council on Crime and Delinquency. Such a system of sentencing would greatly simplify an almost bewildering array of alternative sentences now provided in the Iowa Criminal Code, and would accomplish the dual purpose of assuring quality of sentencing while at the same time affording the public a substantially greater degree of protection from the dangerous offender. It would, I believe, provide an outstanding improvement in the administration of justice in Iowa.

I also recommend that the General Assembly give consideration to a state system of indemnification for innocent victims of violent crimes.

A child who is orphaned, a woman who is widowed or a wage earner who is incapacitated and deprived of his means of livelihood by simply being in the path of some crime of violence deserve some public consideration. While California is the only state that has such a law at present, other states are awakening to the need. Special consideration should be given in instances where persons are injured or killed in going to the assistance of individuals who are being attacked.

In the state corrections system, the emphasis continues to be on strengthening the programs of rehabilitation and education and on modernization of ancient and outmoded prison facilities.

I recommend that preliminary work be commenced on a modern, intermediate security corrections institution to replace the century-old reformatory at Anamosa. Provision for this item will be included in my budget.

Public Health

One of the most constructive achievements of the Sixty-first General Assembly was the reorganization of the State Department of Health.

The functions of the Health Department in serving local communities and regions is, however, severely hampered by inadequate and obsolescent laws relating to local health services contained in Chapters 137 and 138 of the 1966 Code of Iowa.

I strongly recommend that favorable consideration be given to the Local Health Services bill which is requested by the Health Department and the State Board of Health.

Human Rights

In my Budget Message next week, I will recommend a more adequate staff and budget for the Iowa Human Rights Commission, which was created by the Sixty-first General Assembly in 1965 and which has already become a strong influence against illegal discriminatory practices in our state.

Emotionally Disturbed Teen-Agers

We have come a long way in recent years in Iowa in advancement in mental health, special education and programs of treatment and training for disturbed and retarded juveniles. But I find that there are certain gaps in our system that need to be filled.

One of the big gaps, as I see it, is the urgent need for state programs of education, treatment and counseling for emotionally disturbed teen-agers. The age bracket from sixteen to adulthood is the one that concerns me the most.

With all of our modern services, we have virtually nothing to offer to meet this problem. And it is one of the most pressing problems of our time.

These disturbed young people, often among the brightest in their age groups, need more medical attention and special counseling than we are currently equipped to provide them. They need schools of a special type that we presently lack in our educational system. If helped over the hump, many of them can be saved to live useful lives -- and they are infinitely worth saving.

We have been concerned, and rightly concerned, about dropouts from school. The youngsters to whom I refer are dropouts from life -- unless we take the necessary measures to prevent this from happening.

I am asking a group of doctors, educators, professional welfare people and other citizens to recommend what we can do to meet this problem with the resources of the state government.

If legislative action is required to implement their recommendations, this will be the subject of further communication to you.

EMPLOYMENT

I recommend the following legislation in the area of employment: a change in the existing workmen's compensation law to extend workmen's compensation coverage to all employees; increases in workmen's compensation and unemployment compensation benefits; and enactment of a state minimum wage law.

I reiterate my belief that the section of the 1947 Iowa law which prohibits various types of union-management contract provisions and is generally known as "the right-to-work law" should be modified to eliminate the statutory prohibition of union shop contracts between employers and employees when the contract is agreed upon by both parties.

As I have stated in the past, I also favor legislation to prohibit secondary boycotts; to limit the use of injunctions without a hearing in labor disputes; and to provide a state Mediation and Conciliation Service that would plug a vital gap in our present legal structure governing labor-management relations.

I believe the Iowa Public Employees Retirement System law should be modified by (1) Removing the ceiling on salaries subject to the system, and (2) By raising the contribution rate for both employees and employers to 3.75 per cent.

These proposed changes will, on an actuarially sound basis provide higher pensions for those retiring in the future and also provide funds to increase pensions of those presently retired under the system.

CIVIL SERVICE

From the beginning of my connection with state government, I have strongly advocated the establishment of a state civil service system. An effective civil service system is one of the main planks of the government reorganization plan that has been submitted to you.

If only one governmental reorganization measure were to be enacted in this session, I would attach the highest priority to the institution of a system to take state employment out of politics.

NATURAL RESOURCES

I strongly favor continuing negotiations between the two states toward settlement of the Iowa-Nebraska boundary dispute. This would make possible the settlement of long-pending questions of land ownership and would open up the Western Slope of Iowa to commercial, industrial and recreational development.

I advocate that consideration be given to furnishing free hunting and fishing licenses for persons over 65 of limited means.

The number one priority for the Conservation Commission is the acquisition of more land to meet the rapidly growing demand of Iowa citizens for outdoor recreational facilities. Iowa has the smallest percentage of land for public park purposes of any of the states.

One of the tragedies that has come to Iowa in recent years is the Dutch Elm Disease that has killed thousands upon thousands of our majestic shade trees.

Dutch Elm Disease can be effectively controlled but control measures are costly. It is equally costly -- or perhaps even more -- to allow the disease to take its course.

The principal impact of the Dutch Elm Disease crisis falls on cities and towns, already strapped for revenues and bumping their heads on the 30-mill property tax limit.

I recommend that consideration be given by the General Assembly to providing limited state aid on an incentive basis to local governments grappling with the big problems of Dutch Elm Disease control.

I further recommend that consideration be given to enabling legislation to permit cities and towns to finance municipal Dutch Elm Disease control programs by the issuance of general obligation bonds.

I also recommend that funds be provided Iowa State University for expanded research in Dutch Elm Disease control.

In the past year, the Executive Council approved a small allocation from contingency funds to provide for a central laboratory service on a temporary basis at Iowa State University for culturing specimens of elm trees to determine whether or not they are diseased. This central laboratory service should be continued since most communities do not have the resources or qualified professional staff to set up their own laboratories.

On the administrative level, I have appointed a State Dutch Elm Disease Advisory Committee composed of key officials at all levels of government, scientists, educators, legislators and conservationists. This committee has been very active in developing and disseminating scientific information on the elm blight. The extension service of Iowa State University has cooperated admirably in assisting local governments to combat this problem.

PUBLIC SAFETY

The most important single need in the area of public safety and law enforcement is, unquestionably, to upgrade the standards of our police and other law enforcement officials and to restore the public confidence in our security people.

In recent years, there has been a growing disrespect for law enforcement officers evident in Iowa as well as elsewhere in the nation.

It is not right or accurate to lay this entirely at the door of our restless teenagers. The attitude permeates our entire society.

Too many people regard police officials as uniformed lackeys -- until an emergency arises and we need them.

We need to get at the roots of the problem -- to build up the standards, training and pay of our law enforcement officers to a point commensurate with the great responsibility they carry in our society.

We cannot expect the people to have any real respect for our laws until they have respect for our law officers.

For years, law enforcement officials and other authorities in the field have advocated the establishment of a law enforcement academy in Iowa as an important step towards raising the qualifications of our police.

I strongly support this recommendation.

Other recommendations I would make in public safety include a stepped up program for reexamination of licensed drivers; the establishment of a blood alcohol level of 0.10% as presumption for intoxication in OMVI cases; a further increase in the complement of the highway patrol; and the establishment of statewide motor vehicle inspections by private industry on a fee basis, and the meeting of other major requirements to meet federal minimum highway safety standards.

HIGHWAYS

Toll Bridge Authority

Iowa is unique among all of the states in that it is boardered on the east and west by two large rivers, the Mississippi and Missouri. This is in many ways a great advantage but it also creates some problems. The foremost of these is the fact that the state itself and the local communities on these rivers require bridges across them to aid in the flow of commerce and to carry the various interstate highways to and across this state. Iowa has the most to gain by having adequate river crossings because in most cases the river trade along these two rivers is on the Iowa side.

At the present time, we have 27 of these large river crossings. Many of them need immediate replacement. The total cost of a program aimed at the ultimate replacement of all of them as they become obsolete would be approximately \$157 million.

A number of the local communities where replacement of bridges is most urgent, lack sufficient revenue potential to finance the construction.

Various solutions to this problem have been explored with local communities, neighboring states and the federal government. As a result of these studies, it has been determined that this construction can only be accomplished through a state agency.

It is logical that this agency should be the Iowa Highway Commission because the Commission is charged with the responsibility of the primary highways and these bridges are an integral part of the highway system.

I respectfully recommend to the General Assembly consideration of a measure which would authorize the Highway Commission to handle the construction of these The financing would be by revenue bonds which would constitute an obligation only of the Iowa Highway Commission secured by the toll revenues obtained by the operation of these bridges.

The ultimate goal of this plan is to aid in the construction of bridges across these two rivers wherever necessary and to make them toll free as soon as possible.

Interstate System

The National System of Interstate and Defense Highways is now more than 50 per cent complete in America. It has provided an outstanding record of road-user safety as compared to other highway systems. Indications are that the Interstate System will be essentially completed by 1972.

I respectfully recommend that the General Assembly adopt a resolution urging the Congress to enact at the earliest possible time such legislation as will provide for expansion of the National System of Interstate and Defense Highways beyond the currently authorized program.

Highway Beautification

The federal government has passed legislation requiring every state to establish controls over all signs and junkyards located within 660 feet of our interstate and primary highways, both in cities and in rural areas.

I recognize that outdoor signs are a legitimate commercial use of private property adjacent to the public highways, providing a necessary service to the traveling public, and they should be allowed where other business and commercial activities are conducted.

I recommend that the General Assembly enact legislation providing sign and junkyard controls in order to protect the public investment in our highways, to promote the value of public travel, and to preserve the natural beauty of our state, while at the same time providing for a reasonable and orderly display of outdoor signs.

I am not happy about federal legislation which requires a state either to pass legislation or to face the consequence of the loss of federal funds. Nevertheless, I do believe that reasonable control of signs on land adjacent to our highways can be accomplished without ruling out a reasonable and orderly display of signs.

Road Use Tax

The dispute between the cities and towns and the counties over the allocation of the state road use tax fund is an unfortunate situation.

The large and small municipalities of Iowa, far behind in their street programs, hard up for operating revenues, and heavily in debt for street purposes clearly need a larger share of the state road tax fund.

On the other hand, there are many counties where road programs are still lagging, too, and where more, not less, funds are needed.

It has been suggested that the county road funds should be reallocated among the counties with greater emphasis on need than at present. It has also been suggested that a need factor should be applied to the city funds, as well.

I believe the cities and towns are entitled to at least 15 per cent of the state road use tax, as recommended by the professional road study report of 1960. Their request in the current session, as I understand it, is for 20 per cent.

However, I am opposed to the proposal that three cents per gallon of the tax refund the farmer receives for gas used for agricultural purposes should be diverted to secondary road expenditures.

I believe that the principle of supporting highways from highway-user taxes is still the best one to follow.

And I think the farmers are entitled to their exemption from taxation on gas used for agricultural purposes.

AGRICULTURE

Normal growth in the use of lowa-produced agricultural products, can be expected with the expanding population of the United States. However, this population

growth does not begin to require the production which our farms are capable of producing, based on our present availability of fertile land, machinery, fertilizer, agricultural chemicals, and technical knowledge.

If we are to realize the full potential of the agricultural resources of this state, then we must find additional cash markets for our farm production.

In a world where the vast majority of people still go to bed hungry, potential markets outside the continental United States could easily take all of our excess agricultural production.

When compared with the multi-billion dollar agricultural income of this state, funds expended for market expansion are very meager.

Considerable controversy has arisen in past years over the state's support of certain agricultural commodity groups and non-support of other commodity organizations. These organizations have done well with the limited funds available.

I recommend that legislation be passed which will provide the necessary machinery to allow commodity organizations recognized by the General Assembly and the producers of these various commodities to be supported by a semi-voluntary checkoff under the supervison of the Agricultural Marketing Division of the Department of Agriculture.

This should provide adequate funds to promote the sale and distribution of the major commodities which we produce in Iowa.

I further recommend that legislation relating to humane slaughering methods be enacted for application to those establishments subject to the Meat and Poultry Inspection Act.

TREASURER

I recommend that the present limitation on the interest rate on public funds, both state and local, be removed. I am convinced that this action would be in the interest of local banks as well as the taxpayers of Iowa.

STATE OFFICE BUILDING

In government's eternal struggle of trying to stretch available revenues to meet vital needs, nothing is more difficult than to find funds for long-range capital improvements. When hospital or institutional facilities are needed, you can appeal to human compassion for support. But when you are talking about an administrative office building, you have only the unglamorous fact of running out of space to support your cause.

As you know, the construction of a second state office building is now under way. It is as clear as anything can be that by the time this building is ready for occupancy, we will once again be up against a crises for office space.

It has been abundantly proved through the years that renting state office space is both costly and inefficient. The only way to evert this crisis of the future is to take prudent action now. I therefore recommend that preliminary work on another office building be approved and I have made provision in the budget for this need.

Other legislative recommendations that I recommend to you include these: Lowering the legal voting age to 18; liberalizing the residence requirements for voting in presidential elections; setting more realistic limits for spending by candidates in political campaigns and more effective requirements for financial disclosure by poli-

tical candidates; establishment of a statutory state arts council; authorization for the use of interim funds to assist local governments in time of natural disaster, such as the tornado that struck Belmond last year; and authorization for projects to demonstrate methods of rehabilitating land affected by surface mining.

For the benefit of future administrations in Iowa, I would also recommend that a constitutional amendment be adopted relating to the location of the inauguration ceremonies. The Iowa Constitution specifies that the inauguration must be held in the House Chamber of the State Capitol.

In recent years, this has not been nearly large enough to accommodate the people who wish to attend. I sincerely believe that citizens who wish to watch the inauguration of the Governor and Lieutenant Governor should have the opportunity to do so and I therefore suggest this constitutional change.

I would add to this list another legislative proposal that I consider to be of more importance than is generally recognized.

One of the principle deterrents to persuading qualified persons to take high government positions is the hazard they run in getting unwittingly involved in "conflict of interest" situations. This problem is particularly acute in its application to appointive state officials who serve on important state boards or commissions on a part time basis.

I believe the time has come to develop legislation that will define, as clearly as possible, what constitutes an illegal conflict of interest in state offices. If we had a clear-cut understanding on this point, it would be fairer to the people we ask to serve in these posts at a personal sacrifice and less confusing to the public.

As you will recall, legislation of this kind was passed by the last session of the General Assembly with respect to municipal officials, and while it does not purport to do a perfect job, I am told that it has cleared the atmosphere considerably.

Certainly I believe that the public needs to be protected from genuine conflict of interest situations in government. On the other side of the coin, it should be seen that citizens serving in public office also have a right to be protected from imputations of wrongdoing for which there is no substantive basis.

Ladies and gentlemen, I have covered a lot of territory in these remarks thus far today, and I appreciate your courteous attention through the long voyage.

I have only a few more comments to make and then I will take your leave.

In government and political science circles, no subject is more widely discussed these days than the declining role of state governments in our federal system.

I think that the majority of Iowans of both political parties feel that we need a strong state government.

There are a few people, of course, who feel that our mission in life is simply to siphon all the federal funds we can into our state, whatever the need or method may be.

Some wag has labeled these federal aid programs "Manna from Uncle." I think he is the same fellow who referred to our wrangling with our teen-agers as "The War on Puberty."

On the other hand, there are quite a number of people who would reject <u>all</u> federal programs and who, as a matter of fact, regard the U.S. government as a hostile, alien power.

Most of us, however, are in between these extremes. We simply want our state government to assume its proper and responsible role in our federal system.

How do we go about strengthening the role of the state?

I think we need to pay less attention to state's rights and more attention to state's responsibilities.

In many ways, the states have not been fulfilling responsibilities that should properly be theirs. They have not, for example, been attentive to some of the most pressing needs of local communities.

As a consequence, the federal government has moved in with an ever-growing repertory of grants-in-aid programs to meet these local needs. To an increasing degree, the state governments have found themselves left out in the cold.

What I am saying is that a great deal of the reason for the decline of the state's influence has not been in the stars or in Washington... but in ourselves.

In the recommendations for action that I have made in this Inaugural Message, I have visualized the state as a strong, responsible partner in our federal system.

Our state can be strong only if we make it strong.

Those of us who are native to Iowa know it is not legend but truth that on a hot summer night you can literally "hear the corn" grow in this state.

In the past few years, it seems to me that you could literally "hear Iowa grow"... in stature, prosperity and human understanding.

We have always had the physical and spiritual resources to excel in any endeavor we might undertake.

In recent years, we have learned to use those resources. We have discovered our own strength and our own pride.

The farmers of Iowa are still the greatest producers of food and fiber the world has known.

We have no intention of surrendering our front rank in agriculture.

In the meantime, we are competing -- and competing in the big leagues -- for new industry.

We are competing -- aggressively -- for new export markets for our farm comcodities and manufacturing products.

We are competing, as indeed we must, in the pursuit of knowledge through our schools and universities.

We are competing in intellectual and cultural activities. We are proud of our poets, our painters, our musicians who win prizes in foreign lands.

We will stack up against the best our professional people, our second-to-none labor force, our business leaders, our educators and scholars... and most assuredly our great farmers.

We are competing in all of these areas, not because of any sense of narrow chauvinism or false pride, but because the quest for excellence is our heritage and destiny as a people.

So Iowa has crossed over in this era from the quiet ways of its agrarian past into the turbulent, big league competition of an industrialized, urbanized society.

As Iowa has developed in recent years, so have its problems grown in dimension and complexity.

At this early stage of the legislative session I am sure that the problems you have facing you look very awesome indeed... and they are.

Yet there isn't a problem ahead that we don't have the resources to meet.

The mistake people sometimes make is to expect neat and final solutions to complex problems of our society. We're not going to find this kind of solution to many problems.

Yet we will continue to move ahead, to plow new furrows and to stem old tides. Having come so far, I am sure that none of us wants to turn back.

I leave you with these words of Scripture:

"No man, having put his hand to the plough, and looking back, is fit for the king-dom of God." (Luke IX 62)

The benediction was offered by the Right Reverend Gordon V. Smith, Bishop, Diocese of Iowa Episcopal Church, Des Moines, Iowa.

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

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

The motion prevailed.

Millen of Van Buren moved that the joint convention be now dissolved.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

On motion by Millen of Van Buren the House adjourned until 11:00 a.m. Monday, January 16, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, January 16, 1967

The House met pursuant to adjournment, Speaker Pro Tempore Kluever in the chair.

Prayer was offered by the Reverend Alvin Volle, pastor of the Peace United Church of Christ, Elkader, Iowa.

The Journal of Thursday, January 12, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Clark of Crawford on request of Holden of Scott.

PRESENTATION OF VISITORS

King of Lucas presented to the House the Honorable Katherine M. Falvey Zastrow, former member of the House from Monroe County in the Fifty-eighth, Fifty-ninth and Sixtieth General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Van Roekel of Marion from five residents of Marion County requesting changes in the rate of compensation for Justice of the Peace trial jurors.

By Christensen of Union from 19 residents of the Clarke-Union district supporting Saturday closing of courthouses.

By Hullinger of Decatur from 13 residents of the Decatur-Wayne district who favor the enactment of a humane slaughter law.

By the following Representatives, opposing daylight savings time:

Sullivan of Woodbury from 90 residents of Woodbury County.

Miller of Page from 210 residents of Page County.

Waugh of Monona from 150 residents of Monona County.

Andersen of Woodbury from 59 residents of Woodbury County.

Koch of Woodbury from 60 residents of Woodbury County.

Van Nostrand of Pottawattamie from 206 residents of Pottawattamie County.

Christensen of Union from 54 residents of Union County.

Van Roekel of Marion from 39 residents of Marion County.

Strothman of Henry from 124 residents of Henry County.

Harbor of Mills from 380 residents of Mills County.

Peterson of Woodbury from 31 residents of Woodbury County.

Stokes of Plymouth from 30 residents of Plymouth County.

Nolin of Carroll from 205 residents of Carroll County.

Schroeder of Pottawattamie from 188 residents of Pottawattamie County.

Kiilsholm of Kossuth from 86 residents of Kossuth County.

Roorda of Jasper from 26 residents of Jasper County.

Varley of Adair from 67 residents of Madison County.

Fullerton of Woodbury from 31 residents of Woodbury County.

Johnson of Audubon from 133 residents of the Audubon-Guthrie district.

Ossian of Montgomery from 147 residents of the Adams-Montgomery district.

Gittens of Pottawattamie from 240 residents of Pottawattamie County.

ADOPTION OF REPORT OF COMMITTEE ON MILEAGE

Johnson of Audubon called up for consideration the report of the Committee on Mileage found on page 53 of the House Journal of January 11, and moved its adoption.

Motion prevailed and the report was adopted.

COMMUNICATION FROM THE SECRETARY OF STATE STATE OF IOWA Office of THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6,3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 8 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown;

Congressional District

Newspapers

Dates Published 1966

First

Fairfield Daily Ledger, Fairfield Iowa City Press Citizen, Iowa City Aug. 6, Sept. 3, Oct. 8

Aug. 5, Sept. 2, Oct. 7

Second	The Cedar Rapids Gazette, Cedar Rapids The Decorah Journal, Decorah		Sept.		
Third .	The Globe-Gazette, Mason City Waterloo Daily Courier, Waterloo		Sept.		
Fourth	Marshalltown Times-Republican, Marshalltown Ottumwa Courier, Ottumwa		Sept.		
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge The Des Moines Register, Des Moines		Sept.		
Sixth	Sioux City Journal, Sioux City The Daily Reporter, Spencer		Sept.	-	
Seventh	The Evening Sentinel, Shenandoah Daily Times Herald, Carroll	_	Sept.		

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, U.S.A.

(Seal)

STATE OF IOWA

Office Of

THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

In accordance with the provision of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 3 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional District	Newspapers	Date	s P	ublishe	ed 1	966	
First	Fairfield Daily Ledger Fairfield	Aug.	6,	Sept.	3,	Oct.	. 8
	Iowa City Press Citizen, Iowa City	Aug.	5,	Sept.	2,	Oct.	. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	1,	Oct.	. 6
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	. 6
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oet.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

(Seal)

STATE OF IOWA

Office of

Speaker, House of Representatives Sixty-second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office House Joint Resolution 8 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional District	Newspapers	Dates	s Pı	ublishe	ed 1	966	
First	Fairfield Daily Ledger, Fairfield	Aug.	6,	Sept.	3,	Oct.	8
	Iowa City Press Citizen, Iowa City	Aug.	5,	Sept.	2,	Oct.	7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	l,	Oct.	6
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	6
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	. 7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this 12th day of January, A. D. nineteen hundred and sixty-seven.

JOURNAL OF THE HOUSE

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

(Seal)

STATE OF IOWA

Office of

THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 9 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug. 4, Sept. 1, Oct. 6
	The Decorah Journal, Decorah	Aug. 4, Sept. 1, Oct. 6
Third	The Globe-Gazette, Mason City	Aug. 3, Sept. 7, Oct. 5
	Waterloo Daily Courier, Waterloo	Aug. 1, Sept. 5, Oct. 3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug. 6, Sept. 3, Oct. 1
	Ottumwa Courier, Ottumwa	Aug. 5, Sept. 2, Oct. 7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug. 1, Sept. 1, Oct. 1
	The Des Moines Register, Des Moines	Aug. 2, Sept. 6, Oct. 4
Sixth	Sioux City Journal, Sioux City	Aug. 2, Sept. 6, Oct. 4
	The Daily Reporter, Spencer	Aug. 4, Sept. 1, Oct. 17
Seventh	The Evening Sentinel, Shenandoah	Aug. 2, Sept. 5, Oct. 4
	Daily Times Herald, Carroll	Aug. 4, Sept. 1, Oct. 6

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA,

(Seal)

STATE OF IOWA

Office of

THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 11 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional	Nowanana	D.4-	- D		٠.	0.00					
District	Newspapers .	Date	Dates Published 1966								
First	Fairfield Daily Ledger Fairfield	Aug.	6,	Sept.	3,	Oct.	8				
	Iowa City Press Citizen, Iowa City	Aug.	5,	Sept.	2,	Oct.	7				
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	1,	Oet,	6				
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	6				
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5				
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3				
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oet.	1				
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7				

Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

(Seal)

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

STATE OF LOWA

Office of

THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

Congressional

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 13 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct.

Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	1,	Oct.	6
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	6
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17
Seventh	The Evening Sentinel, Shenandoah	Aug.	2,	Sept.	5,	Oct.	4
	Daily Times Herald, Carroll	Aug.	4,	Sept.	1,	Oct.	6

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA,

(Seal)

STATE OF IOWA

Office of

THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 21 was published in two newspapers of general circulation

in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional District	Newspapers	Dates Published 1966
First	Fairfield Daily Ledger Fairfield	Aug. 6, Sept. 3, Oct. 8
	Iowa City Press Citizen, Iowa City	Aug. 5, Sept. 2, Oct. 7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug. 4, Sept. 1, Oct. 6
	The Decorah Journal, Decorah	Aug. 4, Sept. 1, Oct. 6
Third	The Globe-Gazette, Mason City	Aug. 3, Sept. 7, Oct. 5
	Waterloo Daily Courier, Waterloo	Aug. 1, Sept. 5, Oct. 3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug. 6, Sept. 3, Oct. 1
	Ottumwa Courier, Ottumwa	Aug. 5, Sept. 2, Oct. 7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug. 1, Sept. 1, Oct. 1
	The Des Moines Register, Des Moines	Aug 2, Sept. 6, Oct. 4
Sixth	Sioux City Journal, Sioux City	Aug. 2. Sept. 6, Oct. 4
	The Daily Reporter, Spencer	Aug. 4, Sept. 1. Oct. 17
Seventh	The Evening Sentinel, Shenandoah	Aug. 2, Sept. 5, Oct. 4
	Daily Times Herald, Carroll	Aug. 4, Sept. 1, Oct. 6

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this 12th day of January, A. D. nineteen hundred and sixty-seven.

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

STATE OF IOWA

Office of

THE SECRETARY OF STATE

Speaker, House of Representatives Sixty-Second General Assembly of Iowa

In accordance with the provisions of Section 6.3 of the 1966 Code of Iowa, I hereby report to the Sixty-second General Assembly of Iowa that according to records in this office Senate Joint Resolution 24 was published in two newspapers of general circulation in each Congressional District of Iowa. Affidavits of the publishers of the newspapers designated to publish said Resolution showing proof of publication of same and the certificate of the selection of such newspapers are filed in this office and recorded in a book kept for that purpose as hereinafter shown:

Congressional District	Newspapers	Dates	s Pı	ıblishe	d 19	966	
First	Fairfield Daily Ledger Fairfield	Aug.	6,	Sept.	3,	Oct.	8
	Iowa City Press Citizen, Iowa City	Aug.	5,	Sept.	2,	Oct.	7
Second	The Cedar Rapids Gazette, Cedar Rapids	Aug.	4,	Sept.	1,	Oct.	6
	The Decorah Journal, Decorah	Aug.	4,	Sept.	1,	Oct.	6
Third	The Globe-Gazette, Mason City	Aug.	3,	Sept.	7,	Oct.	5
	Waterloo Daily Courier, Waterloo	Aug.	1,	Sept.	5,	Oct.	3
Fourth	Marshalltown Times-Republican, Marshalltown	Aug.	6,	Sept.	3,	Oct.	1
	Ottumwa Courier, Ottumwa	Aug.	5,	Sept.	2,	Oct.	7
Fifth	Fort Dodge Messenger and Chronicle, Fort Dodge	Aug.	1,	Sept.	1,	Oct.	1
•	The Des Moines Register, Des Moines	Aug.	2,	Sept.	6,	Oct.	4
Sixth	Sioux City Journal, Sioux City	Aug.	2,	Sept.	6,	Oct.	4
	The Daily Reporter, Spencer	Aug.	4,	Sept.	1,	Oct.	17

Seventh

The Evening Sentinel, Shenandoah Daily Times Herald, Carroll Aug. 2, Sept. 5, Oct. 4

Aug. 4, Sept. 1, Oct. 6

IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this 12th day of January, A. D. nineteen hundred and sixty-seven.

MELVIN D. SYNHORST SECRETARY OF STATE STATE OF IOWA, USA.

(Seal)

MOTION TO RECONSIDER FILED

In accordance with House Rule 67 we move to reconsider the vote by which House File 1 passed the House.

James T. Caffrey Conrad Ossian Floyd P. Edgington

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Tuesday, January 17, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, January 17, 1967

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

Prayer was offered by the Reverend Forrest E. Whitlatch, pastor of the First Church of the Nazarene, Council Bluffs, Iowa.

The Journal of January 16 was approved.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives, from residents who oppose daylight savings time:

Moffitt of Appanoose from 95 residents of Iowa.

Darrington of Harrison from 170 residents of Harrison County.

Klein of Winnebago from 28 residents of the Winnebago-Worth district.

Nielsen of Shelby from 35 residents of Shelby County.

Graham of Ida from 28 residents of Sac County.

Clark of Crawford from 30 residents of Crawford County.

Ossian of Montgomery from 214 residents of the Adams-Montgomery district.

Van Nostrand of Pottawattamie from 173 residents of Iowa.

Waugh of Monona from 72 residents of Monona County.

Allen of Pottawattamie from 200 residents of Pottawattamie County.

Mowry of Marshall from 29 residents of Marshall County.

Harbor of Mills from 97 residents of Mills County.

Allen of Pottawattamie from 124 residents of Pottawattamie County.

Miller of Page from 146 residents of Page County.

Hanson of Benton from 24 residents of Benton County.

Schroeder of Pottawattamie from 110 residents of Pottawattamie County.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 1, by Renda, Palmer, Cochran, Sanders, Allen, Wolfe, Bennett, Tapscott, Maloney, Franklin, Mayberry, Miller of Des Moines, Bailey, O'Malley, Duffy, Doderer (Frommelt, Stanley, Kibbie, Benda, Ely, Riley, Dodds, Mills, Klefstad.

Clarke, O'Malley, Lamborn, Reno, Kosek, Murray, Walsh, Condon, Jepsen, Burns, DeHart, Cassidy, Balloun, Hagedorn, Denman), a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 3, by McIntyre, a bill for an act relating to motor vehicle registration fees.

Read first time and referred to committee on motor vehicles and highway safety.

Story of Black Hawk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 3

By: Story, Conklin, Bowin and Voorhees, et al

(Lodwick, Rigler and Flatt)

Whereas, the federal government has for many years been returning funds to the states by grants-in-aid programs with conditions attached, and

Whereas, in far too many cases such categorical, specialized federal grants have failed to accomplish their objectives and been very wasteful, and

Whereas, states and local governments could resolve a great many of society's problems if they had the needed resources, and $\$

Whereas, the federal government has usurped the most productive tax resources within the states by federal income taxes, excise taxes, etc., leaving to the states only inadequate sources of revenue, and

Whereas, much of the failure of the federal grants-in-aid programs has been because they ignore local conditions such as transportation, education and skills of workers, etc., which further complicate a problem which may be readily solved in one area but only compounded in another, and

Whereas, if the federal government would return to the states a flat percentage of federal taxes collected within each state with no conditions attached except, perhaps, bloc grants could be specifically earmarked for general categories such as education, Now Therefore,

Be It Resolved by the House of the Sixty-second General Assembly of the State of Iowa: the Senate concurring:

That, the Legislature of the State of Iowa urges the Congress of the United States to inaugurate a program of tax-sharing with the States whereby the local governments may have the necessary resources to solve local problems unhampered by restrictions imposed by legislators not familiar with the particulars involved in each community.

 $\rm Be~It~Further~Resolved$ that a copy of this Resolution be forwarded to each of the memb~rs of the Iowa delegation in Congress.

Passed on file.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 5, relating to a Joint Convention to hear the Governor's budget message.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 5

By: Coleman

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That a joint convention of the two houses of the Sixty-second General Assembly be held on Thursday, January 19, 1967, at 2:00 p.m.

BE IT FURTHER RESOLVED: That Governor Hughes be invited to read his budget message at this joint convention of the two houses of the General Assembly and that the President of the Senate and the Speaker of the House be designated to deliver the invitation to him.

Laid over under Rule 25.

MAJORITY REPORT

OF

BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Speaker of the House of Representatives, and the members of the Sixty-second General Assembly of the State of Iowa:

The Budget and Financial Control Committee of the Sixty-first General Assembl submits the following report:

At the date of the first meeting, June 24, 1965, the Committee was organized. Several requests were presented to the Committee under the law as it was prior to July 4, 1965. The requests were from the Board of Control, Board of Regents and the matter of a bridge contract between the State Highway Commission and Iowa State University at Ames, all of which were approved.

The employment of the Legislative Fiscal Director and his staff was terminated at the July 16, 1965 meeting. For the period from August 7, 1965 to December 1, 1966 this action reduced the State's payroll by S44.505.25.

The committee started scheduling its visits to the various State Institutions during July, 1965. The minutes record the meetings with the Board of Control, Board of Regents, State Highway Commission, Department of Public Safety, State Conservation Commission, State Fair Board and the Commissioner of Insurance.

At the August 24, 1965 meeting, Senate Resolution 3 was made a part of the Committee's minutes. The Resolution read as follows:

WHEREAS, the cost of caring for mentally ill persons in mental health institutes has increased significantly in recent years, and

WHEREAS, it is reasonable to believe that much of this increase is due to the more intensive psychiatric treatment, and

WHEREAS, it is also reasonable to believe that not all patients in the mental health institute receive the same intensive psychiatric care but instead are treated in at least three categories of care, namely intensive treatment, continued treatment and custodial care, and

WHEREAS, it appears that by averaging the costs of care the custodial patient is subsidizing the intensive care patient, who because of the high cost of intensive care would be pauperized if he had to pay the full costs, and

WHEREAS, it appears that a method other than that of the state general fund being reimbursed by the county and the county being reimbursed by the patient or his relatives, is the method presently used for mentally ill but not for physically ill presently cared for by state and county agencies, and

WHEREAS, the long term mentally ill patient receiving continued care or custodial care is required to shoulder a burden which would be more appropriately carried by all Iowans, and,

Whereas, this problem appears an appropriate subject for legislative study,

NOW THEREFORE BE IT RESOLVED BY THE SENATE that the Board of Control of State Institutions shall report to the Budget and Financial Control Committee within one year from adjournment of the Sixty-first General Assembly. Such report shall provide costs of care for patients under intensive treatment, patients under continued treatment and patients under custodial care rather than an average cost of care for all patients. Such report shall also contain Board of Control definitions of these terms and the methodology for determining such costs in each category.

ROBERT D. FULTON
President of the Senate

ROBERT G. MOORE Secretary of the Senate

On September 1, 1965 the Committee inspected the fire loss at the State College of Iowa. After much discussion the Committee concurred with the action of the Executive Council as to reimbursements to the Board of Regents, in accordance with Section 19.7, Code of Iowa.

In January 1966 the Committee continued its schedule of visiting the various State Institution.

On February 10, 1966, pursuant to a request of the Legislative Research Committee, the Committee released \$50,000, or so much as may be necessary to finance the project of putting the Code of Iowa and the Constitution on magnetic tape and to enter into a contract therefor.

At the February 22, 1966 meeting at Mitchellville, Marie Carter, Superintendent of the Girls Training School recommended that a portion of paragraph 2 of Section 232.37, Code of Iowa, 1962, be added to the new laws in Chapter 232, "that married women and girls who are pregnant are not to be committed to the training school,"

On November 28, 1966 the Committee employed Gerry D. Rankin as Fiscal Director and at the December 8 meeting the office was implemented by setting a budget and authorizing the hiring of an assistant and a secretary.

On December 12, 1966 the report of the Board of Control on Resolution 3 was received and is as follows:

DIVISION OF MENTAL HEALTH

TO: from BOARD OF CONTROL DATE: December 1. 1966

J. O. CROMWELL, M.D., DIRECTOR

SUBJECT

COST OF PATIENT CARE

In April 1, 1966, when I first became Acting Superintendent at Mt. Pleasant Mental Health Institute, it was my intention to try and develop data which could serve as a basis for answering questions like those asked in the Lisle resolution.

As you know, the business managers of our institutions and Doctor Burnett from my office prepared an extensive document to come up with an answer but I, at least, was dissatisfied with the answer they gave me, although it was all they had. Therefore, I immediately started working with the business manager at Mt. Pleasant organizing the hospital so that an answer to the type of service being provided could be obtained from the data available.

In July, when I employed Doctor Fox, I asked him to continue with the reorganization of the hospital and with the analysis of the cost of patient care and to report to me when he thought the report would have some meaning.

The following Report is the first financial report and is based on the reorgan-They state in their report that they feel there are still many inaccuracies but they hope that by January first they can get at least one or two more months of accurate information so that we may report something meaningful to Senator Lisle and to the Legislature.

I want to express my appreciation to Doctor Fox, Superintendent, and to Monte Welker, Business Manager, who have prepared this report. It looks simple but believe me controlling factors that go into a report of this kind is next to impossible, but I am sure they would not make such a report unless they thought they could get into a position to control the factors enough to give a practical answer to the questions asked.

UNIT	PER DIEM
Intensive Care	\$ 22.45
Continued	16.64
Geriatric	21.40
Alcoholic	14.98
Children's	38.21
Mental Retardation	18.97
Infirmary	21.12

Respectfully Submitted J. O. CROMWELL, M.D. Director of Mental Health

At the final meeting of the Budget and Financial Control Committee on January 6, 1967, Section 16.2 (11), Code of Iowa, 1966, was discussed by the Committee and they recommended that the Printing Board fully comply with this section as set out in the Code.

Respectfully submitted.

Senator Joseph W. Cassidy Senator C. Joseph Coleman Senator George E. O'Malley Representative Keith H. Dunton Representative William J. Gannon Representative William R. Smith

MINORITY REPORT OF THE BUDGET AND FINANCIAL CONTROL COMMITTEE

To the President of the Senate, the Speaker of the House of Representatives, and the members of the Sixty-second General Assembly of the State of Iowa:

We, the undersigned, hereby submit the following minority report of the Budget and Financial Control Committee:

Since the Sixty-first General Assembly saw fit to relieve the Budget and Financial Control Committee of most all of its financial functions and since the majority party members of the committee fired the Fiscal Director in July of 1965, the committee has occupied itself mainly with mere visitations of state institutions. These are important but hardly merit the full time and talent of the committeemen.

We are happy that a New Fiscal Director was hired in November of 1966 and we trust that in the future a qualified director and staff will be retained on a full time basis. Each legislator is urged to read the duties and responsibilities of the committee in Chapter 2 of the Code. We feel that during the interim there is a real need for a legislative committee to perform a 'watchdog' duty covering all state agencies, boards, commissions and institutions. Detailed reports of its investigations should be supplied periodically to members of the General Assembly. This phase of the committee's duties should be greatly expanded in the coming biennium.

This General Assembly may wish to consider the wisdom of the decision made by the Sixty-first General Assembly transferring the contingent funds of the state to control by the executive council.

Robert Rigler

John Shoeman

Elmer Den Herder

Conrad Ossian

AMENDMENTS FILED

Amend Rule 20 by inserting the word 'lounge,' after the word 'room,' in line two (2) of paragraph one (1).

Further amend rule 20 by striking all of paragraph two (2) after the word 'and' in line two (2) and inserting in lieu thereof the following: 'The vestibule, restrooms, cloak room, and lounge'.

Gannon of Jasper Steffen of Chickasaw Doderer of Johnson

Amend House File I as follows:

By inserting as Section 2 the following: Sec. 2. This Act shall be retroactive to the ninth day of January, 1967, and shall be operative from that date, 2. By renumbering Section 2 as Section 3.

Fisher of Greene

The House recessed until the fall of the gavel.

The House reconvened, Speaker Baringer in the chair.

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Wednesday, January 18, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, January, 18, 1967.

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

Prayer was offered by the Reverend Owen Wilson, pastor of the First Presbyterian Church, Mount Pleasant, Iowa.

The Journal of January 17, 1967 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bowin of Black Hawk on request of Voorhees of Black Hawk.

PETITIONS

The following petitions opposing daylight savings time were received and placed on file:

By Langland of Winneshiek from 103 residents of Winneshiek County.

By Ossian of Montgomery from 112 residents of the Adams-Montgomery district.

By Hullinger of Decatur from 93 residents of Decatur County.

By Harbor of Mills from 110 residents of Mills County.

By Gallagher of Black Hawk from 6 residents of Black Hawk County.

By Patton of Delaware from 158 residents of Delaware County.

PRESENTATION OF VISITORS

Lee of Hamilton introduced to the House 15 members of the political science class of Webster City Junior College, Webster City, and their teacher, Mr. Broderick.

Mowry of Marshall introduced to the House 26 members of the government class from the Green Mountain schools, Green Mountain, and their teacher, Mrs. Hardaire.

Van Roekel of Marion presented to the House the Honorable Paul W. Eggers, former member of the House from Marion County in the 58th General Assembly.

INTRODUCTION OF BILLS

House File 4, by Baker, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Read first time and referred to committee on conservation.

House File 5, by Andersen, a bill for an act relating to branch banking institutions.

Read first time and referred to committee on commerce.

House File 6, by Andersen, a bill for an act relating to the opening of courthouse offices.

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

House File 7, by Radl, McNamara, Hullinger, Doderer, McIntyre and Mayberry, a bill for an act relating to operators' and chauffeurs' licenses.

Read first time and referred to committee on motor vehicles and highway safety.

House File 8, by Baker, (Reppert) a bill for an act relating to registration plates.

Read first time and referred to committee on motor vehicles and highway safety.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 2, by Baker, Roe, Miller of Des Moines, Distelhorst, Yoder and Coffman, (Denman, Stanley, Kibbie, Rigler, Ely, Benda, Dodds, Riley, Klefstad, Van Eaton, O'Malley, Mills, Reno, DeKoster, Murray, Erskine, Condon, Clarke, Burns, Lamborn, Cassidy, Kosek, Frommelt, Neu, Hagedorn, Walsh, Shaff, Jepsen, DeHart and Hougen), a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Read first time and referred to committee on constitutional amendments and reapportionment.

House Joint Resolution 3, by Gannon, Cochran, Doderer, Utzig, Tapscott, Bennett, Renda, Franklin, Middleswart, Gallagher, Duffy, Johnston, Distelhorst, Lipsky, Mayberry, Reed, Bailey and Radl, (Kibbie, Denman, Frommett, Riley, Nurse, Heaberlin, Cassidy, Murray, Walsh and Main), a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Read first time and referred to committee on constitutional amendments and reapportionment.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked: Senate Concurrent Resolution 7 regarding adjournment on Friday, March 17, 1967, at 12:00 noon.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 7

By Frommelt

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That when adjournment is had on Friday, March 17, 1967, at 12:00 noon, it be to reconvene on Monday, March 27, 1967, at 11:00 A.M.

BE IT FURTHER RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That final date for filing bills will be March 8, 1967 at 4:00 P.M.

HOUSE FILE 1 RECONSIDERED

Fisher of Greene called up for consideration the motion to reconsider the vote on House File 1 filed January 16, 1967, by Caffrey of Polk, et al, and found on page 94 of the House Journal.

Fisher of Greene moved to reconsider the vote by which House File 1, a bill for an act relating to the printing of bills, passed the House.

The motion prevailed.

Fisher of Greene moved to reconsider the vote by which House File ${\bf l}$ was placed on its last reading.

The motion prevailed.

Fisher of Greene offered the following amendment filed by him and moved its adoption.

Amend House File 1 as follows:

1. By inserting as Section 2 the following:

Sec. 2. This Act shall be retroactive to the ninth day of January, 1967, and shall be operative from that date.

2. By renumbering Section 2 as Section 3.

The amendment was adopted.

Fischer of Grundy moved that action on House File 1 be deferred.

Roll call was requested by Fischer of Grundy and Mowry of Marshall.

On the question "Shall House File 1 be deferred?"

The ayes were 61:

Allen Andersen Battles Gittins Graham Grassley

Nelson Ossian Palmer Bennett Busch Caffrey Christensen Clark

Coffman Conklin Cunningham Curran

Den Herder Diehl Distelhorst Edgington

Darrington

Fischer of Grundy Freeman

Fullerton

Hanson of Benton

Harbor Hicklin Hill Holden

Johnson of Audubon

Kiilsholm Klein Koch Langland McCartney McCrav McNamara Mensing

Miller of Jones Mohrfeld

Mowry

Peterson of Woodbury

Sanders Schroeder Smith Stokes Stromer Strothman Sullivan Thordsen Tieden Van Nostrand

Van Roekel Varley Voorhees Waugh Welden Winkelman

booW

The nays were 59:

Bailey Baker Beardslev Bergman Breitbach Camp Carnahan Cochran Doderer

Duffy Dunton

Fisher of Greene Franklin Gallagher Gannon Glenn

Hanson of Mitchell

Hullinger Johnston of Polk King Kitner Knight Lee Lipsky Malonev Mayberry McIntyre Millen

Miller of Des Moines

Miller of Page

Moffitt Nolin O'Mallev Patton Pelton

Petersen of Dallas

Pierson Poncy

Radl Redfern Reed Renda Roe Roorda Schmarie Shaw Shepherd Sorg Steffen Story Strand Tapscott Utzig Van Drie Vetter

Watson Wolfe Yoder

Mr. Speaker

Absent or not voting: 4

Bowin Kluever Middleswart Nielsen

The motion prevailed.

ADOPTION OF THE TEMPORARY RULES

Millen of Van Buren moved that the rules of the House of Representatives of the Sixty-first General Assembly be adopted as the temporary rules of the Sixty-second General Assembly.

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

Amend Rule 20 by inserting the word 'lounge', after the word 'room', in line two (2) of paragraph one (1).

Further amend rule 20 by striking all of paragraph two (2) after the word 'and' in line two (2) and inserting in lieu thereof the following: 'The vestibule, restrooms, cloak room, and lounge'.

Division of the amendment was requested.

Gannon of Jasper moved the adoption of Lines 1 and 2 of his amendment.

Lines 1 and 2 of the amendment were adopted.

Gannon of Jasper moved the adoption of Lines 3, 4 and 5 of his amendment.

Utzig of Dubuque moved that Division 2 of the amendment be referred to the Rules Committee for further consideration.

Voorhees of Black Hawk moved the previous question on the motion to refer.

Motion lost.

Utzig of Dubuque asked and received unanimous consent to withdraw his motion to refer Division 2 of the amendment to committee.

Gannon of Jasper moved the adoption of Division 2 of his amendment.

Roll call was requested by Gannon of Jasper and Miller of Des Moines.

On the question "Shall Division 2 of the amendment be adopted?"

The ayes were 35:

Bailey Middleswart Franklin Baker Miller of Des Moines Gallagher Battles Gannon Nolin Beardslev Glenn O'Malley Bennett Hanson of Benton Palmer Breitbach Hullinger Pelton Caffrey Johnston of Polk Poncy Carnahan Maloney Radl Cochran Mayberry Renda Distelhorst McIntyre Roe

Doderer

McNamara

Steffen Tapscott Van Roekel

The nays were 87:

Allen Andersen

Bergman Busch Camp Christensen

Clark
Coffman
Conklin
Cunningham
Curran
Darrington
Den Herder

Diehl Duffy Dunton Edgington Fischer of

Fischer of Grundy Fisher of Greene

Freeman Fullerton Gittins Graham Grassley

Hanson of Mitchell

Harbor Hicklin Hill Holden

Johnson of Audubon Killsholm King Kitner Klein

Klein
Knight
Koch
Langland
Lee
Lipsky
McCartney
McCray
Mensing

Millen Miller of Jones Miller of Page Moffitt

Mohrfeld Mowry Nelson Nielsen Ossian

Patton Petersen of Dallas Peterson of Woodbury

Pierson Redfern Reed Roorda

Sanders Schmarje Schroeder Shaw Shepherd Smith Sorg Stokes Story

Story
Strand
Stromer
Strothman
Sullivan
Thordsen
Tieden
Utzig
Van Drie
Van Nostrand

Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood

Varley

Mr. Speaker

Yoder

Absent or not voting 2:

Bowin Kluever

Division 2 of the amendment lost.

Millen of Van Buren moved that the Rules of the House of Representatives for the Sixty-first General Assembly be adopted as the temporary rules of the Sixtysecond General Assembly.

The motion prevailed.

ADOPTION OF SENATE CONCURRENT RESOLUTION 5

Millen of Van Buren asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 5 found on page 97 of the House Journal of January 17 and moved its adoption.

The resolution was adopted.

AMENDMENTS FILED

Amend House File 6 as follows:

Amend Section 1 by striking from line four (4) the words "county officers" and inserting in lieu thereof the following: "the board of supervisors of each county".

Bv:

Tapscott of Polk Van Drie of Story Maloney of Polk Renda of Polk Palmer of Polk Caffrey of Polk Beardsley of Polk Franklin of Polk
Johnston of Polk
Bennett of Polk
O'Malley of Polk
Glenn of Polk
Clark of Crawford

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Thursday, January 19, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa Thursday, January 19, 1967

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

Prayer was offered by the Reverend John Davies, pastor of the Collegiate Presbyterian Church, Ames, Iowa.

The Journal of January 18 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bowin of Black Hawk on request of Story of Black Hawk.

PETITIONS

The following petitions opposing daylight savings time were received and placed on file:

By Harbor of Mills from 110 residents of the Fremont-Mills district.

By Miller of Page from 13 residents of Page County.

By Ossian of Montgomery from 113 residents of the Adams-Montgomery district.

By Patton of Delaware from 361 residents of Delaware County,

By Stromer of Hancock from 23 residents of Hancock County.

By Pierson of Mahaska from 564 residents of the Mahaska-Keokuk district.

INTRODUCTION OF BILLS

House File 9, by Johnson, Kluever, Schroeder, Strothman, Patton, Fisher of Greene, Stokes, Watson, Dunton, Moffit and Curran, a bill for an act relating to the exemption of certain livestock from taxation.

Read first time and referred to committee on tax revision.

House File 10, by Bowin, Conklin and Lee a bill for an act relating to the opening of courthouses.

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

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 4, by Van Nostrand, Millen, Kluever, McCartney, Stromer, Miller of Des Moines, Smith, Tieden, Nielsen, Roe, Graham, Shaw, Vetter and Patton, (Stanley, Rigler, Benda, et al), a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the composition and apportionment of the general assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Read first time and referred to committee on constitutional amendments and reapportionment.

ADOPTION OF SENATE CONCURRENT RESOLUTION 7

Millen of Van Buren asked and obtained unanimous consent for the immediate consideration of Senate Concurrent Resolution 7 found on page 103 of the House Journal of January 18, and moved its adoption.

The resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 3

Story of Black Hawk called up for consideration House Concurrent Resolution 3 found of page 96 of the House Journal of January 17.

Gamon of Jasper moved that House Consurrent Resolution 3 be referred to the committee on tax revision for further consideration.

Gallagher

Nolin

Roll call was requested by Gannon of Jasper and Maloney of Polk.

On the question "Shall House Congurrent Resolution 3 be referred to committee?"

The ayes were 34:

Bailey

Baker
Beardsley
Bennett
Breitbach
Caffrey
Carnahan
Distelhorst
Doderer
Duffy
Dunton
Franklin

Gannon
Glenn
Hanson of Benton
Hullinger
Johnston of Polk
Maloney
Mayberry
McNamara
Middleswart
Miller of Des Moines

O'Malley Palmer Poncy Radl Redfern Reed Renda Roe Steffen Tapscott

The nays were 83:

Allen
Andersen
Battles
Bergman
Busch
Camp
Christensen
Coffman
Conklin
Cunningham
Curran
Darrington
Den Herder
Edgington

King
Kitner
Klein
Knight
Koch
Langland
Lee
Lipsky
McCartney
McCray
McIntyre
Mensing
Millen
Miller of Jones

Schroeder Shaw Shepherd Smith Sorg Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Fischer of Grundy
Fisher of Greene
Freeman
Fullerton
Gittins
Graham
Grassley
Hanson of Mitchell
Harbor

Hanson of Mitche Harbor Hicklin Hill

Johnson of Audubon

Kiilsholm

Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Ossian

Patton
Petersen of Dallas
Peterson of Woodbury
Pierson
Roorda
Sanders

Schmarje

Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood

Mr. Speaker

Yoder

Absent or not voting 7:

Bowin Clark Cochran Diehl Kluever Pelton Utzig

The motion lost.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 3 as follows:

By striking all of paragraphs 2, 3 and 5.

Baker of Boone moved that the amendment by Doderer of Johnson be laid on the table.

The motion lost.

Doderer of Johnson moved the adoption of her amendment.

The amendment lost.

Beardsley of Polk offered the following amendment and moved its adoption;

Amend House Concurrent Resolution 3 as follows: Insert after the words "each community" in line four of paragraph 8 the following: "except such regulations and procedural guidelines as are necessary to preserve for all citizens the full and free exercise of all rights of citizenship."

The amendment was adopted.

Palmer of Polk offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 3 as follows:

Strike from line 4, the words "and been very wasteful"

The amendment was adopted,

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 3 by adding the following resolving clause:

Be it further resolved that the Legislature of the State of Iowa does not desire any reduction in present programs for conservation, mental health, mental retardation, alcoholism, hospitals, airports, urban renewal, county extension, highways, secondary roads, prisoner rehabilitation, flood control, or water and sewer projects under the Farmers Home Administration.

Roll call was requested by Gannon of Jasper and Maloney of Polk.

On the question 'Shall the Gannon amendment be adopted?'

The aves were 31:

Franklin O'Mallev Baker Beardsley Gallagher Poncy Radl Bennett Gannon Glenn Redfern Breitbach Hanson of Benton Renda Caffrey Carnahan Johnston of Polk Roe Cochran Steffen Maloney Distelhorst McNamara Tapscott Doderer Middleswart Utzig Miller of Des Moines Duffy Dunton Nolin

The nays were 88:

Allen Kiilsholm Schmarje Schroeder Andersen King Shaw Bailey Kitner Shepherd Battles Klein Bergman Knight Smith Busch Koch Sorg Camp Stokes Langland Christensen Lee Story Clark Lipsky Strand Coffman McCartney Stromer Conklin McCrav Strothman Cunningham McIntyre Sullivan Curran Mensing Thordsen Darrington Millen Tieden Den Herder Van Drie Miller of Jones Diehl Miller of Page Van Nostrand Edgington Van Roekel Moffitt Fischer of Grundy Varley Mohrfeld Fisher of Greene Vetter Mowry Freeman Nelson Voorhees Fullerton Watson Nielsen

Gittins Graham Grasslev

Harbor Hicklin Hill

Holden Johnson of Audubon

Ossian Patton Pelton Hanson of Mitchell Petersen of Dallas

> Peterson of Woodbury Pierson Reed

Roorda Sanders

Waugh Welden Winkelman Wolfe Wood

Yoder Mr. Speaker

Absent or not voting 5:

Bowin Hullinger Kluever

Mayberry Palmer

The amendment lost.

O'Malley of Polk offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 3 as follows:

- Amend House Concurrent Resolution 3 by striking in line two (2) the words "with conditions attached".
- Amend by striking in line three (3) the words "in far too many cases" and inserting in lieu thereof the words "on occasion".
- 3. Further amend in line seven (7) by striking the word "usurped" and inserting the word "obtained".

Division of the amendment was requested.

O'Malley of Polk moved the adoption of Division 1 of the amendment.

The amendment lost.

O'Malley of Polk moved the adoption of Divison 2 of the amendment.

The amendment lost.

O'Malley of Polk moved the adoption of Division 3 of the amendment.

Division 3 of the amendment was adopted.

Fischer of Grundy moved the previous question.

Motion lost.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 3 by striking from line fourteen (14) the word "ignore" and inserting in lieu therof the following, "did not have knowledge of".

The amendment was adopted.

Story of Black Hawk moved the adoption of House Concurrent Resolution 3 as amended.

Roll call was requested by Story of Black Hawk and Millen of Van Buren.

On the question "Shall House Concurrent Resolution 3 as amended be adopted?"

The ayes were 94:

Allen

Andersen Bailey Battles Bergman Busch Camp Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Edgington Fischer of Grundy Fisher of Greene Freeman Fullerton Gallagher

Gittins Grasslev Hanson of Mitchell Harbor Hicklin Hill Holden Johnson of Audubon

Kiilsholm King

The nays were 24:

Baker Beardsley Breitbach Caffrey

Kitner Klein Knight Koch Langland Lee Lipsky Mayberry McCartney

McCray McIntyre Mensing Millen Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen ' Ossian Palmer Patton Pelton

Petersen of Dallas Peterson of Woodbury Pierson Radl Redfern Reed Renda Roe

Schroeder Shaw Shepherd Smith Sorg Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden

Van Drie

Van Nostrand

Van Roekel

Roorda

Sanders

Schmarje

Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

Gannon Glenn Hanson of Benton Johnston of Polk

Poncy Steffen Tapscott Utzig

Carnahan Maloney
Distelhorst McNamara
Doderer Middleswart

Duffy Miller of Des Moines

Dunton Nolin Franklin O'Malley

Absent or not voting 6:

Bennett Graham
Bowin Hullinger
Darrington Kluever

The resolution as amended was adopted.

On motion of Millen of Van Buren, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

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

Motion prevailed and the Speaker appointed Stokes of Plymouth, Varley of Adair and Glenn of Polk.

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

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

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

JOINT CONVENTION

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

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

O'Malley of Polk moved that a committee of six consisting of three members from the Senate and three members from the House be appointed to notify Governor Harold E. Hughes that the joint convention was ready to receive him.

Motion prevailed and the President appointed as such committee Senator Condon of Black Hawk, Senator Flatt of Madison and Senator Schaben of Harrison, on the part of the Senate, and Representatives Busch of Bremer, Distelhorst of Des Moines and Schroeder of Pottawattamie, on the part of the House.

The committee waited upon Governor Hughes and escorted him to the Speaker's station. President Fulton then presented Governor Hughes who delivered the following budget address:

BUDGET MESSAGE

to the SIXTY-SECOND GENERAL ASSEMBLY

by

Honorable Harold E. Hughes, Governor of Iowa

Joint Session, January 19, 1967

Mr. President, Mr. Speaker, Honorable Members of the Sixty-second General Assembly, Ladies and Gentlemen:

Chapter 8 of the Code of Iowa specifies that "not later than February 1st of the year of each biennial session the Governor shall transmit to the legislature a document to be known as a budget, setting forth his financial program for each of the fiscal years of the ensuing biennium."

The derivation of the word budget is a matter of some interest. It comes from the Latin and French words meaning bag and, in our language, a "budget" formerly meant a "loose bundle."

Whatever else may be said about the budget I am about to submit to you, I assure

you it is not a loose bundle. A bundle, perhaps, but not loose.

Copies of the complete text of this message will be distributed to you following this joint convention, together with copies of a not-so-brief set of financial schedules known as the "Budget in Brief." The complete printed budget, showing a detailed breakdown of all proposed expenditures by departments and of all sources of revenue will be transmitted to you within the next few days.

Literally hundreds of individuals have roles in providing the facts and figures that go into this financial plan for the state for the next two years. I acknowledge with gratitude the dedicated cooperation of department heads and other key personnel and the good work of the Comptroller and his able staff.

If a Budget Message has a reason for existence, it should be something more than a deadly recitation of statistics that can be more clearly seen from the actual

tabulations.

It should, as I see it, be an expression of a basic philosophy of government. And it should set forth a specific plan for action based on that philosophy together with an analysis of the special needs and conditions of the period involved that are relevant to good financial planning.

The most salient fact about our present condition in Iowa is, of course, our extraordinary economic health. We have had four consecutive years of record industrial development. Farm income has been relatively good and agricultural production has been at high levels. Our rate of general economic growth has been ahead of the national average and ahead of the states around us. We have been at the forefront among the states in the rate of increase in personal income.

I mention these facts not to ring any bells of self congratulation but to emphasize conditions that need to be taken into consideration in our financial planning. It is much easier to identify major social and economic trends in a history book than to recognize what is happening in our own time and place. This is not just another era in Iowa's development; it is one of our finest hours and I believe we have the responsibility to make the best of it

Most economists agree that our favorable economic growth trend is likely to continue, although probably not at the unprecedented rate of the past few years. Many imponderables will influence the future -- such as weather, federal taxes and the international situation. These factors are beyond our control.

Other factors that will shape the years ahead are within our control and capabilities. If we are to keep our development going in this competitive age, it will be necessary to make the long-range public investments in education, industrial promotion, public safety, public health, conservation and the other vital fields that will provide the necessary foundation for continuing growth. Obviously, this entails some sacrifice of immediate luxury and personal convenience in order to build a better future for ourselves and our children.

The Old Testament prophesy of seven years of plenty and seven years of famine does not literally apply to the Iowa of our times and we can be thankful for that. But the underlying point is valid. History shows that such rapid economic growth as we have been experiencing recently does not continue indefinitely. In a period of comparative affluence, such as the present one, I believe the prudent course is to take care of some basic, long-range needs while we have the resources with which to get the job done.

The most widely discussed factor that enters into our financial planning is the current substantial surplus in the state's general fund.

Part of this surplus, as you know, is non-recurring revenue resulting from the establishment of the withholding system for the individual income tax last year and from the institution of mouthly, instead of quarterly reporting, in the method of collecting the sales taxes.

Another very substantial factor in the sharp upturn of revenues from the personal income tax was the fact that the advent of withholding caused thousands of persons to file and pay state income tax who had previously been non-filers. For the first time in history, we had reasonable assurance that all of those who should pay state income tax were, in fact, paying their fair share.

However, the major part of the surplus results, as previously stated, from our economic growth on many fronts.

There are those who advocate the spending of a sizable portion of the state's balance through the immediate distribution of cash refunds to the taxpayers amounting to half of the 1965 personal income tax paid.

I do not question the desirability of any kind of a refund or that there are logical arguments to support the idea. However, I sincerely urge you to reject the proposal. The immense benefits of investing these funds in our future will far outweigh the immediate luxury of a refund that would be modest for most taxpayers.

I would emphasize the fact that the surplus consists entirely of legitimate, oncecollected state revenues. No taxpayer has paid any tax twice, although it is true that the 1965 personal income tax was collected in the same year in which wages were withheld for the 1966 taxes.

The present state surplus that looks large at first glance undergoes a rapid shrinkage when you start allocating it to the growing needs of the state that are set forth in this budget. And in the end, no matter how prudently the available funds are expended, we will fall short of meeting the major needs as adequately as we would like. But we will have made a giant stride in that direction.

I would call your attention to the fact that a surplus in the state treasury is not a new or unique phenomenon in Iowa. Many times in the past, our Legislatures have had large surplus funds to work with. In 1949, for example, the surplus was almost identical in dollars with what we have today.

The point is that in each instance, these Legislatures of the past did not elect to invest the available funds in the growing needs of the state. The most tragic part of these earlier decisions was the repeated neglect of capital needs.

As a consequence, we have today, not only our current problems to deal with, but we have a great deal of catching up to do as a result of the omissions of the past.

Responsible budget-making calls for constant reference to the total structure of the governmental function -- the big, over-all picture of our revenues and needs. To the best of my ability, I have recommended departmental expenditures where I felt they were needed the most at this particular time. In some cases, I have sorely regretted the necessary gap between a department's asking and the recommended figure in the budget.

There will, of course, be many differences of opinion on the suggested allocations. But I sincerely hope that we can agree on one basic point -- that we should take advantage of this opportune time to invest in the substantive needs of the state and not to repeat the errors of the past. Only in this way, as I see it, can we keep faith with ourselves and with future generations of Iowans.

REVENUES FROM EXISTING TAX BASE

For the past several years, I have been calling attention to the signs of increased vitality in Iowa's economy. But the amazing thrust of our economic growth during the past two years, as measured by such a reliable economic indicator as the rate of increase in personal income, has far surpassed my most optimistic expectations.

Reflecting this remarkable advancement on many fronts of the state's economy, the state government's revenues have run substantially ahead of our predictions. It was originally estimated that there would be an unencumbered balance in the state treasury -- available to provide a working balance and appropriations for the next biennium -- of approximately \$30 million on June 30, 1967, the end of the current biennium.

It is now anticipated that this unencumbered balance or surplus will be \$94.4 million.

Originally, the total receipts for the present biennium were estimated at \$528.5 million. It is now anticipated that the total receipts will be \$601.8 million -- an increase of \$73.3 million for the biennium.

The increases have occurred in all revenue sources, but principally in the two taxes which comprise the major source of revenues -- personal income taxes and sales taxes. These are the "backbone" taxes which furnish the bulk of the support for the state's appropriations for the Board of Regents, Board of Control, Social Welfare, School Aids, and other major state functions.

Sales tax receipts totaled \$86.2 million in the first year of the current biennium, and it is estimated that they will total \$93 million in this, the second year. Both totals are exclusive of the non-recurring revenues received as a result of the institution in 1966 of monthly, instead of quarterly reporting, in the sales tax collection.

Percentagewise, these totals represent increases of eleven and nine per cent for the first and second years respectively. Making due allowance for inflation, such increases are unprecedented in the history of the state's sales tax revenues.

The fact that Iowa has been a leader among the states in rate of increase in personal income in recent years is reflected in the growth of our receipts from the personal income tax:

For three consecutive years, ending with June 30, 1967, the record will show a gain for each year of 20 per cent or more. This is exclusive of the one-shot revenue gain we had last year as the result of the establishment of the withholding system.

Projecting this growth at a somewhat lesser rate for the biennium ahead, revenues from income taxes are extimated to total in excess of \$115 million for the year ending June 30, 1969 -- or an increase of more than 140 per cent in five years.

Indications are that the revenue growth from our sales and income taxes will continue at a healthy rate in the two years of the next biennium. However, it would be unrealistic to assume that the recent phenomenal rate will be sustained. Growth rarely continues over long periods at such rates of increase.

Consequently, my budget and related revenue estimates for the next biennium are calculated on a growth factor of approximately six per cent for each year in the sales tax revenues and growth factors of 15 per cent and 10 per cent respectively in the personal income tax revenues.

As a result of the economic growth of the past two years and its projected continuation, it is possible to do a reasonable job of meeting the ongoing needs of the state and to catch up with some of the accumulated needs of the past with existing revenue sources.

This budget, therefore, calls for no tax increases at this time.

In line with the philosophy expressed earlier in this message, it will be seen that I have recommended that our surplus be used primarily for capital needs appropriations and the maintenance of a safe and reasonable working balance of about \$12.7 million in the state treasury.

PROPOSED EXPENDITURES

The budget I recommend to you today is a balanced budget with an average annual expenditure of \$376.3 million. This is an increase over the previous biennium of more than \$100 million per year. Substantial increases are provided for capital improvements, Board of Regents institutions, Board of Control institutions, Vocational Education, and local aids to schools. Also, funds are provided for other local credits by the state to replace or supplement existing local taxes.

It will be seen that the greatest area of increase is in education and related programs of state aid to local governments.

State support of education at all levels through operating funds and state aids, plus the homestead credit, agricultural land tax credit and other state funds that are channeled back to the local level comprise 61.4 per cent of my proposed budget. This amounts to \$231 million -- \$64 million more than for this biennium and \$23 million more than the entire state budget for 1963-1965.

Specifically, my major budget recommendations for the next biennium are as follows:

Board of Regents

Enrollments continue to increase at our three state-supported institutions of higher learning. Competition for faculty and staff becomes more keen each year. To help meet these needs, I recommend an annual increase of \$18 million in operating funds for the Board of Regents institutions, or a total for each year of \$80 million. This is an increase of nearly 30 per cent over the present biennium, and represents the largest increase, both in dollars and percentage, in recent years.

Board of Control

I recommend an annual appropriation of \$35.9 million for the Board of Control institutions, as compared to \$28.8 million available for the current biennium.

Included in my recommendations are the funds needed to move all of the institutions toward the respective national standards in mental health and corrections. In some areas, large additional appropriations are needed to meet these standards -- particularly in mental retardation programs at Glenwood and Woodward -- while in other areas lesser increases are necessary.

In corrections, funds are provided for the operation of the Iowa Security Mental Health Facility at Oakdale to be completed during the coming biennium, and of the Prerelease Center at Newton.

Funds are provided in my recommendations for the Foster Care Program initiated during the present biennium at the Iowa Training School for Boys at Eldora, the Training School for Girls at Mitchellville, the State Juvenile Home at Toledo and the Annie Wittenmyer Home for neglected and dependent children at Davenport.

Within the central office budget of the Board of Control, funds are provided in my recommendations to expand the Board's Community Services Division, which provides child welfare and juvenile parole services in the larger cities and towns of Iowa.

Conservation Commission

Funds are provided for increased activity in the area of conservation and for further utilization of our natural recreational areas. A large step was taken by the Sixty-first General Assembly which nearly doubled the appropriation to the Conservation Commission's program. The amounts suggested in this budget recommendation continue the program adopted two years ago and also provide for additional conservation officers to staff the new recreational areas.

Health Department

Notable advancement in our public health programs has been made in the past two years as a result of the reorganization of the State Board of Health and our State Health Department.

Funds have been provided in my recommended budget to insure the continuance of the active and dedicated public health program now under way and to enable the Health Department to expand its activities in the area of local health services.

Social Welfare

I recommend to you that the budget of the Department of Social Welfare be increased to \$33.8 million per year, or an increase of nearly 40 per cent. Also, as an integral part of this increase, I recommend the legislation necessary for the State of Iowa to participate immediately under the Medical Assistance Program of the Federal Government, commonly referred to as Title Nineteen of the Social Security Act, which provides medical benefits to welfare recipients.

With this legislation, and the funds I have recommended, we will be able to provide full subsistence payments in the categorical assistance programs, including principally Old Age Assistance and Aid to Dependent Children.

Further, I propose that the State assume a greater portion of the financial responsibility for the Foster Care Program now being borne by the counties in the Child Welfare Program. This amounts to approximately \$750,000 each year of the biennium.

Public Safety

During the present biennium. 100 patrolmen were added to our Highway Patrol complement to cope with the explosive increase in traffic on our highways. We are still short of needed law enforcement. I am, therefore, recommending that an additional 30 patrolmen be added each year of the coming biennium. This would provide a total Highway Patrol force of 460 by July 1, 1968.

To help control the rising incidence of traffic accidents, I am recommending additional funds for research, statistics, information, and education programs of the Department of Public Safety.

Development Commission

The Iowa Development Commission has had a significant role in Iowa's unparalleled industrial growth of the past few years. Funds are provided in this budget to strengthen the Commission's operation with particular emphasis placed on additional staffing needs in export programs, state regional workshops and tourism.

Agricultural Products Promotion

An appropriation for Agricultural Products Promotion in the amount of \$250,000 for each year of the biennium is recommended in this budget.

In any Budget Message, it is obvious that time does not permit detailing the specific recommendations for every department. Yet the operation of each department is so vital to meeting one or another phase of human needs that I hate to pass over any one of them. As I proceed with this message, I will simply touch upon a few high points to suggest the scope and diversity of the material you will find in the complete budget report. Among my remaining recommendations, for example, are the following:

Agriculture Department -- Increase in number of inspectors to enforce the Meat and Poultry Inspection law.

Civil Rights Commission ${\hbox{\scriptsize --}}$ Additional staff and budget to combat illegal discriminatory practices.

Commerce Commission, Utilities Division -- A substantial increase in staff and operating funds for regulation of public utilities in Iowa.

Higher Education Facilities Commission -- Appropriation for scholarships to Iowa students on a need basis.

Industrial Commission -- Provision for a Rehabilitation Division to provide services quickly and adequately for those injured in industrial accidents.

Bureau of Labor -- Further implementation of the program of the Employment Safety Commission for the prevention of industrial accidents.

Parole Board -- Five additional agents to more adequately rehabilitate parolees.

State Planning Office -- Funds to provide the state's share of our federally assisted comprehensive, long-range state planning program.

State Treasurer -- Funds to provide for full-time investment services of competent and expert staff.

District and Supreme Court Judges -- Funds for salary increases in keeping with duties and responsibilities of the judiciary.

Tax Commission -- Implementation of a more fully automated system in withholding collections and refunds.

Vocational Rehabilitation -- Expanded program in rehabilitation in conjunction with the Federal Programs. Also, Capital funds for replacement of older facilities.

Public Instruction Central Office -- Increase in staff for counseling with area vocational schools and junior colleges.

STATE AID TO SCHOOLS

Two years ago, I recommended and the legislature approved, substantial additions to the State Aid Programs, so that the state would participate in the rising costs on the local levels. The increase in school aids was approximately \$18.1 million, plus \$3.7 million in increased Agricultural Land Tax Credits.

My present recommendations for State Aid to Schools call for a total of \$73.3 million per year, as compared to \$48.2 million for the current biennium -- an increase of more than 50 per cent. Further, I recommend an increase of \$4 million in the Agricultural Land Tax Credits, or a total of \$19 million for each year.

Included also in the total state aids is the recommendation that the general school aids be divided equitably between the Community College -- Vocational School students and the elementary--secondary students.

LOCAL TAX CREDITS

As noted previously, I am recommending several local tax credits, for replacement of local taxes or for needed relief to certain groups of citizens.

First, I recommend that \$1.5 million be appropriated annually to supplement the Moneys and Credits Replacement Fund created by the last General Assembly. This will provide that claims against the fund by the counties will equal the tax funds lost locally. It is not anticipated that this appropriation will be necessary subsequent to this General Assembly, as money raised by the surtax on taxable income over \$9,000 will be increasing at a faster pace than the fixed claims.

Secondly, I propose an additional benefit to elderly persons with limited incomes who are in need because of costs resulting from property taxes or rents. This benefit, limited to \$62.50 per year per household, would be based on gross income of the household and the assessed valuation of the homestead or the monthly rent paid.

Finally, I recommend that the state replace from its tax sources the local funds raised on the taxation of household goods -- approximately \$5.3 million per year. All of us are familiar with the local problem of assessment and administration of this nuisance tax. To insure orderly elimination of the tax, I recommend the state reimburse the local governments for this loss in revenue, at least for the next two years.

CAPITAL IMPROVEMENTS

I recommend a total capital expenditure for new or remodeled building facilities, land and equipment in the next biennium of \$69.2 million, as compared to \$42.9 million in the present biennium -- an increase of 61 per cent.

Major areas of increase are as follows:

Board of Regents -- up \$9 million to \$30 million. Board of Control -- up \$3 million to \$9 million. Department of Public Instruction -- up \$11.6 million to \$17.6 million.

The Board of Regents capital recommendation will provide funds to continue and accelerate the construction of needed buildings on the campuses of the three state institutions of higher learning at Iowa City, Ames and Cedar Falls. Also included are funds for construction of a state law enforcement academy.

Included in the Board of Control recommendation are funds to complete the maximum security hospital at Oakdale and funds to commence the planning and initial construction phase of a new intermediate security corrections institution which will ultimately replace existing and obsolete facilities at Anamosa.

Of the capital recommendation for the Department of Public Instruction, \$14 million is to build additional schools in the state area vocational-technical school system which was so well started with a \$6 million appropriation from the last General Assembly.

Also recommended for the Department of Public Instruction is \$3 million for the establishment of a communication service network for Iowa, embracing a statewide system of educational radio and television -- an area long overlooked, but with farreaching potential.

For the Conservation Commission, I recommend \$6 million in capital funds, to be used with federal funds for the purchase of land and the meeting of other capital needs in the area of conservation and outdoor recreation.

Finally, in the capital improvements budget, I recommend \$4.5 million for completion of the State Office Building now under construction, and for another new structure of similar size. This additional building will insure that aged structures which presently house state offices and which have long been condemned by the fire marshal as unsafe, can be replaced and costly rentals for state office space scattered in various locations away from the Capitol grounds can be avoided.

STATE SALARIES AND FRINGE BENEFITS

Significant and important changes were made by the General Assemblies in the past two sessions relating to the 'employment environment' of state employees. The Sixtieth General Assembly provided changes in the Iowa Public Employees Retirement System which laid the framework for long-range retirement planning. I propose further changes within this framework now -- first, the removal of the ceiling on salaries subject to the system, and secondly, raising the contribution rate for both employees and employers to 3.75 percent.

As I stated in my Inaugura! Message to you last week, these proposed changes will, on an actuarially sound basis, accomplish both higher pensions for those retiring subsequently, and also provide the funds to increase pensions of those presently retired under the system.

While there are other technical changes suggested in the retirement system to you in my budget, these are the two main improvements necessary to substantially upgrade the system at this time.

The Sixty-first General Assembly substantially raised the salary level of the executive group in state government, following an independent study. The purpose of the increases was to attract and keep competent people in public service. My budget proposal continues this policy of providing adequate, competitive salaries for key state administrators.

It was apparent to me during the course of the departmental budget hearings that while the basic salary structure for state employees is approaching a more competitive basis with business and industry, the state has not kept pace at all in the field of 'fringe benefits.' Accordingly, in addition to the proposed increases in the Iowa Public Retirement System, I recommend that funds be provided for an employees' life insurance group policy, to be paid fully by the state. While details are yet to be completed, it appears that a fair and equitable plan would be to provide for a \$5,000.00 group policy for all full-time employees, with some lesser amount of paid-up insurance provided upon retirement.

Also, funds are provided in my budget recommendations to double the participation rate by the state in the hospital and major medical plan, raising the state participation to a maximum of six dollars per month.

Thus, with an improved retirement plan, adequate vacation and sick-leave policies now in existence, group life insurance, and increased participation in the hospital and medical plan, it is our hope that the loss of qualified state personnel because of lack of fringe benefits will be arrested.

I do not mean to slight the basic pay policies, or indicate to you that in every area of employment we have adequate pay scales. This would be far from the truth,

Pay scales in some areas are still inadequate as measured by the standards of the present day, although encouraging progress has been made in recent years. Moreover, there are some inequities within the governmental framework where a certain class of employees in one department or division may be drawing less than the same class of employment elsewhere. As you review the individual departmental budgets, you will see that I have made suggestions to eliminate such inequities.

It is obvious that one of the prime needs of the state is to attract and keep qualified personnel. Looking at this problem realistically, I have provided in this budget for increases of approximately four to five per cent annually to all employees, based on merit.

STATE MERIT SYSTEM

Competitive pay scales, working conditions and fringe benefits are all necessary if we are to get the quality of people we want in government service. But there is another imperative -- and perhaps it is the most important one of all.

We need a sound and fair merit system for all state employees, and funds for the development and administration of such a system are provided for in my proposed budget. A patronage system with its never-ending political hirings and firings does not meet today's demands for trained and dedicated personnel.

As I have stated before, I am willing to work with you on any reasonable and workable merit system plan that you can offer.

Ladies and Gentlemen, these are the general outlines of the budget.

You will note that it is a balanced budget without tax increases.

In drawing up this budget, I have not pre-supposed what the General Assembly will do regarding government reorganization.

However, consideration was given to the prospect of major reorganization as we went along, and the budget as transmitted can be adapted with no difficulty to a reorganization structure designed along the general lines of the Public Administration Service recommendations.

The state aids that I recommend in this budget represent far and away the greatest state outlays to local jurisdictions in Iowa's history.

Despite this fact, I do not pretend that even these sizable increases will reduce local property tax loads. This can only be accomplished, as we all know, by major revision of our entire assessment and state-local tax structure.

I have recommended some needed tax relief measures earlier in this message, but these are simply beginning steps toward major tax reform.

I will be communicating with you further in the days ahead on the subject of tax revision and I stand ready to discuss with any of you, individually or collectively, the problems relating to our present tax structure and possible changes in it. I have also advised the department heads involved in the over-all taxing structure, the administration of our taxes and the collection of our revenues, to be prepared to work closely with your committees upon request.

Despite the comparative affluence of the state at the present time, I am well aware that you and your constituents are deeply concerned about the inequities in our present tax system. Farmers and city dwellers alike carry a heavy burden of property tax. Older citizens on fixed, limited incomes find themselves hard-pressed. Businessmen and farmers pay a major part of the costs of government through the personal property tax. Industries show constant unease about local property tax rates in communities where their plants are located.

These inequities in our tax system need to be corrected and we are all aware that it will take a lot of doing. The present economic health of the state and the favorable fiscal condition of the state treasury afford us an opportune time to give basic tax reform the intensive consideration it must have.

In the meantime, it would be the sheerest folly to retrench at this point and to turn back from the path of progress we have, at long last, found. This would be to kill the goose that lays the golden egg. All of our bright hopes for progress, including tax reform, would go glimmering if we permitted this to happen.

Recently I read about some citizens in a city of another state who were petitioning to have the name of their street changed. The name they objected to was "High Tax Road." I am sure that none of us want to live on High Tax Road. We also don't want to live on Stagnation Avenue. We would like the street where we live and the state where we live to be subject to fair and reasonable taxes and to be provided with quality services of progressive government.

Ladies and Gentlemen, the tasks before you are very great. But the opportunities for constructive action are unparalleled.

I have the deepest faith in your ability, your determination and your integrity of purpose.

May the Good Lord help you make those decisions that will build a better Iowa for the good of all.

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

Frommelt of Dubuque moved that the Joint Convention be dissolved.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

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

APPROPRIATIONS SUBCOMM TTEES

BOARD OF CONTROL Den Herder, Chr. Dunton Ossian Tieden Hullinger Gannon

Van Drie

BOARD OF REGENTS Smith, Chr. Petersen of Dallas Yoder Kluever Dunton Van Drie Voorhees

King Patton

CONSERVATION

Curran, Chr. Grassley

Kluever Tieden Vetter Winkelman

Patton Diehl Hullinger Glenn

Carnahan

SCHOOLS

Grassley, Chr. Van Nostrand Fischer of Grundy

Hullinger

Peterson of Woodbury

Steffen Andersen Vetter

SPECIAL

Darrington, Chr.

Curran Gallagher Lipsky Varley Breitbach King JOURNAL OF THE HOUSE

Beardsley Winkelman McNamara Grassley Van Nostrand

STATE DEPARTMENTS

Edgington, Chr. Fischer of Grundy

Carnahan Tieden Steffen Mowry Busch

Van Nostrand

SOCIAL WELFARE

Miller of Page, Chr.
Varley
Millen
Curran
Doderer
McCray
Caffrey
Darrington

Franklin Voorhees Carnahan

EXPLANATION OF VOTE

House Concurrent Resolution 3

Although the resolution has a certain amount of appeal, I opposed it for two reasons. First of all, I believe that the authority for spending tax moneys should rest with the level of government that has been vested with the responsibility for raising the taxes. Thus, a more reasonable alternative would be: asking Congress to reduce taxes; thus giving the states the opportunity to raise additional money. Second, if the intent of this resolution were to be realized, it seems to me that some states, including Iowa, would accept the tax rebates as tax relief from present taxing programs, and do nothing to strengthen their role in solving problems.

EXPLANATION OF VOTE

House Concurrent Resolution 3

Due to my confinement at Methodist Hospital on Thursday, January 19, 1967 I would like it be known that as one of the sponsors of House Concurrent Resolution 3 I support whole-heartedly the Resolution and would have voted for its passage.

DONALD A. BOWIN

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate Concurrent Resolution in which the concurrence of the House is asked: Senate Concurrent Resolution 8 relating to the fixing of salaries for legislative employees.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 8

By Patronage Committee

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

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE CON-CURRING: That the daily compensation of all chaplains, officers and employees of the Sixty-Second General Assembly shall be as follows, to be paid in accordance with the Rules of the Senate and House:

OFFICERS AND EMPLOYEES OF THE SENATE

Secretary of the Senate
Assistant Secretary of the Senate and Journal Clerk
Assistant Secretary of the Senate and Reading Clerk
Secretary to the Secretary
Secretary to Lieutenant Governor
Secretary Clerk
Assistant Journal Clerk
Engrossing Clerk
Enrolling Clerk
Law Clerk
Assistant Law Clerks

2001	JOURNAL OF THE HOUSE	127
Assistant Enrolling and Payro	ll Clerk	3.00
Supply Clerk		4.00
Chairman Clerks (Standing Co	mmittees)	4.00
Sub-Committee Clerks (Standi)	ng Sub-Committees)	4.00
Floor Leader Clerks		4.00
Secretary (Clerks)		2.00
Control Board Operator		4.00
Bill Clerk		2.00
Bill Clerk Assistant		0.00
File Clerk		4.00
Sergeant-at-Arms		1.00 0.50
Assistant Sergeant-at-Arms.		0.50
Chief Doorkeeper		0.00
Assistant Doorkeepers		0.00
Postmistress	,	9.00
Clarkroom Attendants		9.00
Pages		8.00
1 4 5 6 5 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7		
OFFIC	ERS AND EMPLOYEES OF THE HOUSE	
G : 1 G1-1		0.00
Chief Clerk		5 00
Assistant Chief Clerk		0.00
Reading Clerk		0.00
Engrossing Clerk		8.00
Chief Journal Clerk		8,00
Secretary to Chief Clerk		20,00
Secretary to Chief Clerk		8.00
Clerk to Chief Clerk and Pay	roll Clerk	17.00
Supervisor of Clerks		18.00
Chief Enrolling Clerk		.8.00
Secretary to Speaker		10.00
Assistant to Legislative Coun	sel	14.00
Secretaries to House Commit	tee Chairmen	14.00
	g Sub-Committee Chairmen	
House Secretaries	ary	12.00
Sergeant-at-Arms		14.00
Assistant Sergeant-at-Arms		10.50
Bill Clerk		12.00
Assistant Bill Clerk		11.00
Supply Clerk		14.00
Postmaster		10.00
Chief Electrician		16.00
Assistant Electrician		15.00
Control Board Openation	erator	12.00
Doorkeepers		14.00 10.00
Cloakroom Attendants		
Pages		

LEGISLATIVE RESEARCH BUREAU

Supervisor of Bill Drafting
Assistant Supervisor of Bill Drafting
Bill Drafter I
Bill Drafters II
Typists
Proofreader
JOINT LEGISLATIVE HELP

Mail Carriers)
Clerk (Historical Building))
Law Library Clerk)
Supervisor of Legislative Index Clerks	
Assistant Supervisor of Legislative Index Clerks	
Index Clerks	İ

CUSTODIANS

Janitors	0
Matron	0
Policemen	0
Watchmen	
Information Desk	
Legislative Tour Guide	
Elevator Operators	
Telephone Operators	10

BE IT FURTHER RESOLVED: That the compensation of chaplains officiating at the opening of the sessions of the House and Senate of the Sixty-Second General Assembly shall be fixed at Seven Dollars (\$7.00) for each branch of the General Assembly and, in addition thereto, mileage at the rate of ten (10) cents per mile to and from the state capitol.

REPORT OF JOINT COMMITTEE ON JOINT LEGISLATIVE EMPLOYEES

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

LEGISLATIVE RESEARCH BUREAU

Barry Minear Supervisor of Bill Drafting
James M. Ausberger Assistant Supervisor of Bill Drafting
Austin A. King
James F. Fowler
E. J. Giovannetti
Richard Hanson
Thomas G. Powers
Dorothy L. Doden
Dicta R. Fraizer
Shirley L. Ralston
Dorothy V. Samuelson

1967	JOURNAL OF THE HOUSE	129
	JOINT LEGISLATIVE HELP	
Phyllis McLaughlin Lois Iseminger		uilding) Clerk Clerks Clerks K Clerk
•	CUSTODIAN	
James McGuire Allen Soloman Dale Legg Donald Henry Ralph Sievert Gertrude North Marie C. O'Neil George J. Beam Russell Brafford John P. Blue Pirl Bryan Stuart Fred C. Flesher Newell Sutherland	Pol Pol Pol Pol Pol Pol Wa	Janitor Janitor Janitor Janitor Janitor Janitor Matron Matron iceman iceman iceman iceman iceman
Claude Higins		tchman on Desk on Desk r Guide
Lucille Carnahan	Elevator O	perator

Gilbert E. Klefstad, Chairman On the Part of the Senate

> James E. Patton, Chairman On the Part of the House

On motion by Millen of Van Buren the House adjourned until 10:00 A.M., Friday, January 20, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, January 20, 1967

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

Prayer was offered by the Reverend Walter F. Morz, pastor of the First Presbyterian Church, Algona, Iowa.

The Journal of Thursday, January 19, was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Poncy of Wapello on request of Carnahan of Wapello; Johnson of Audubon on request of Nielsen of Shelby; Fullerton of Woodbury on request of Peterson of Woodbury; Mensing of Cedar on request of Edgington of Franklin.

PRESENTATION OF VISITORS

Tapscott of Polk introduced to the House the business occupations class of the Des Moines Comprehensive vocational facility operating under the Manpower Development and Training Act, and their teacher, Mary Ann Harpel.

PETITIONS

The following petitions favoring daylight savings time were received and placed on file:

By Lipsky of Linn from 41 residents of Linn County.

By Strand of Poweshiek from 6 residents of Poweshiek County.

The following petitions opposing daylight savings time were received and placed on file:

By Van Nostrand of Pottawattamie from 74 residents of Pottawattamie County.

By Bergman of Osceola from 80 residents of the Lyon-Osceola district.

By Curran and Wolfe of Cerro Gordo from 35 residents of Cerro Gordo County.

By Ossian of Montgomery from 158 residents of the Adams-Montgomery district.

ADOPTION OF SENATE CONCURRENT RESOLUTION 8

Patton of Delaware asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 8 found on page 126 of the House Journal of January 19, and moved its adoption.

The resolution was adopted.

INTRODUCTION OF HOUSE JOINT RESOLUTIONS

House Joint Resolution 5, by Cochran, Maloney, Bailey, Mayberry, Beardsley, Palmer, Renda, Franklin, Hanson, Gannon, Bennett and Glenn, (Van Gilst, Hagedorn, Heaberlin, Coleman, Murray, Elvers, Nurse, Ely, McGill, and Condon), a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Read first time and referred to committee on constitutional amendments and reapportionment.

House Joint Resolution 6, by O'Malley, Cochran, Miller of Des Moines, Renda, Duffy, Baker, Kluever, Van Nostrand, Millen, Varley, Clark, Busch, Yoder, Andersen and Camp, (Stanley, Kibbie, Rigler, Ely, et al), a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Read first time and referred to committee on constitutional amendments and reapportionment.

House Joint Resolution 7, by Doderer, (Kibbie and Walsh), a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.

Read first time and referred to committee on constitutional amendments and reapportionment.

House Joint Resolution 8, by Miller of Des Moines, Kluever, Den Herder, Coffman, Gannon, Gallagher, Fisher of Greene, Ossian, Doderer, Dunton, Cochran, Mayberry, Camp, O'Malley, Miller of Jones, Caffrey, Maloney, Beardsley, Franklin, Nolin, Carnahan, Breitbach, Hullinger and Hanson of Benton (Kibbie, Condon, Riley, et al), a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 11, by Busch, Millen, Gannon, Gallagher and Freeman, a bill for an act to reorganize the administrative offices, departments, and agencies of the state government.

Read first time and referred to committee on government reorganization.

CONSIDERATION OF BILLS

House File 1, a bill for an act relating to the printing of bills, was taken up for further consideration.

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

On the question "Shall the bill pass?" (H.F. 1)

The ayes were 116:

Allen Andersen Bailey Baker Battles Beardslev Bennett Bergman Bowin Breitbach Busch Camp Carnahan Christensen Clark Cochran . Coffman Conklin Cunningham Curran Darrington Den Herder Diehl Distelhorst Doderer

Diehl Distelhorst Doderer Duffy Dunton Edgington Fisher of Greene

Franklin Freeman Gallagher Gannon Gittins Glenn

Graham Grassley Hanson of Benton

Hanson of Benton Hanson of Mitchell

The nays were none.

Absent or not voting 8:

Caffrey
Fischer of Grundy
Fullerton

Harbor Hicklin Hill Holden Hullinger

Hullinger
Johnston of Polk
Kiilsholm
King
Kitner
Klein
Knight
Koch
Langland
Lee
Lipsky
Maloney
Mayberry
McCartney
McCartney

McIntvre

McNamara

Middleswart
Millen
Miller of Des Moines
Miller of Jones
Miller of Page

Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton

Pelton

Moffitt

Petersen of Dallas Peterson of Woodbury Redfern Reed Renda Roe Roorda Sanders Schmarje Schroeder Shaw Shepherd Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott

Pierson

Radl

Utzig
Van Drie
Van Nostrand
Van Roekel
Varley
Vetter
Voorhees
Watson
Waugh
Welden
Winkelman
Wolfe
Wood

Thordsen

Tieden

Mr. Speaker

Yoder

Johnson of Audubon

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 2, a bill for an act relating to the Soldiers Home.

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

Senate File 4, a bill for an act relating to Korean and Viet Nam Conflict veterans and the disabled and retired firemen and policemen act.

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

Senate File 5, a bill for an act relating to veterans' newsstands in the State House.

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

Senate File 6, a bill for an act relating to memorial halls and monuments.

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

Senate File 7, a bill for an act relating to Viet Nam veteran's orphans.

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

Senate File 8, a bill for an act relating to the recording of Viet Nam veterans' discharges.

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

Senate File 9, a bill for an act relating to Viet Nam veterans' preference.

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

Senate File 10, a bill for an act relating to veterans' newsstands in courthouses.

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

Senate File 11, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines.

AL MEACHAM, Secretary

MOTION TO RECONSIDER FILED

I move to reconsider the vote by which House Concurrent Resolution 3, passed the House.

Radl of Linn

ASSIGNMENT OF COMMITTEE ROOMS COMMITTEE MEETING AND ROOM SCHEDULE

Monday	1:00 P.M.	Tax Revision	Room 1
	2:30 P.M.	State Planning and Development	Speaker's Room
	3:00 P.M.	Industrial and Human Relations	Room 1
	3:30 P.M.	Schools	Speaker's Room
			- 0
Tuesday	8:30 A.M.	Agriculture	Room 1
	9:00 A.M.	Commerce	Speaker's Room
	1:30 P.M.	Judiciary	Room 1
	2:00 P.M.	State Government Affairs	Speaker's Room
	2:30 P.M.	Appropriations	Room 1
	3:30 P.M.	Board of Control	Speaker's Room
Wednesday	8:30 A.M.	Constitutional Amendments and	
		Reapportionment	Speaker's Room
	9:00 A.M.	Conservation	Room l
	1:00 P.M.	Cities and Towns	Room 1
	2:00 P.M.	County and Township Affairs	Speaker's Room
	2:30 P.M.	Public Health and Welfare	Room l
	3:30 P.M.	Law Enforcement	Speaker's Room
Thursday	8:30 A.M.	Roads and Highways	Room 1
Thur suay	9:15 A.M.	Higher Education	Speaker's Room
	1:00 P. M.	Motor Vehicles and Highway Safety	Room 1
	1:30 P.M.	9 ,	
		Government Reorganization Schools	Speaker's Room Room 1
	2:30 P.M.	DCHOOLS	ROOM I

The two gallery committee rooms are also available at any time for committee or sub-committee meetings. Additional committee meetings may be scheduled if conflicts in meeting times develop which prevent obtaining a quorum at the times scheduled above.

REPORT OF COMMITTEE

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred <u>House Joint Resolution 4</u>, a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the composition and apportionment of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts, begs leave to report it has had the

same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Also.

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred House Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

MAURICE VAN NOSTRAND, Chairman

AMENDMENTS FILED

Amend House Joint Resolution 4 as follows:

Amend Section one (1), lines fourteen (14) and sixteen (16), by striking the word "more" in each line and inserting in lieu thereof the word "less" in each line.

WINKELMAN of Calhoun NELSON of Cherokee STROTHMAN of Henry DIEHL of Buena Vista OSSIAN of Montgomery SULLIVAN of Woodbury HILL of Marshall KOCH of Woodbury PETERSON of Woodbury MOWRY of Marshall SANDERS of Emmett FISCHER of Grundy TIEDEN of Clayton GRAHAM of Ida RADL of Linn McNAMARA of Linn NIELSEN of Shelby CLARK of Crawford CUNNINGHAM of Story SMITH of O'Brien VARLEY of Adair GITTENS of Pottawattamie ALLEN of Pottawattamie WAUGH of Monona STOKES of Plymouth HULLINGER of Decatur DEN HERDER of Sioux

On motion by Millen of Van Buren the House adjourned until 10:30 a.m., Monday, January 23, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, January 23,1967.

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

Prayer was offered by Father Robert Hogan, Assistant Pastor of Sacred Heart Church, Waterloo, Iowa.

The Journal of January 20 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Radl of Linn on request of Gannon of Jasper.

PETITIONS

The following petitions were received and placed on file:

By Reed of Linn from 41 residents in favor of daylight savings time.

By Maloney of Polk from 287 residents of Polk County in favor of daylight savings time.

By Fisher of Greene from 19 residents of Greene County opposing pari-mutuel betting and legalized gambling.

By Millen of Van Buren from 53 residents of Jefferson County favoring repeal of the present law regarding the opening and closing of county courthouses.

By the following Representatives, opposing daylight savings time:

By Battles of Jackson, from 23 residents of Jackson County.

By Waugh of Monona, from 97 residents of Monona County.

By King of Monroe from 80 residents of Monroe County.

By Klein of Winnebago from 15 residents of the Winnebago-Worth district.

By Harbor of Mills from 119 residents of the Mills-Fremont district.

By Patton of Delaware from 19 residents of Delaware County.

By Schroeder of Pottawattamie from 116 residents of Pottawattamie County.

By Gittins of Pottawattamie from 216 residents of Pottawattamie County.

By Gannon of Jasper from 17 residents of Jasper County.

By Ossian of Montgomery from 64 residents of the Adams-Montgomery district.

By Fisher of Greene from four residents of Greene County.

By Strothman of Henry from 122 residents of Henry County.

PRESENTATION OF VISITORS

Diehl of Buena Vista introduced to the House 47 girls and four chaperons from the Storm Lake School District who are also members of Girl Scout Troops 231 and 215.

Shaw of Scott introduced to the House her daughter, Betsy Shaw, and Miss Susie Priester, junior high school students from Davenport.

Grassley of Butler introduced to the House Miss Lynn Kingery and Miss Shari Johnson, students from the government class of Greene Community School, Greene, who are here to study Iowa government this week.

Stromer of Hancock introduced to the House Mrs. Lenabelle Bock, former member of the House from Hancock County in the 59th and 60th General Assemblies.

Middleswart of Warren introduced to the House his sister and brother-in-law, Mr. and Mrs. Earl Collins and their three children, Eleanor, Evelyn and Eddie, from Princeton, Illinois.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Joint Resolution 3 and House Joint Resolution 4, under Rule 35.

INTRODUCTION OF BILLS

House File 12, by Gallagher, a bill for an act to prohibit indiscriminate spraying on and along roads.

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

House File 13, by Millen, a bill for an act to authorize and direct the issuance of a patent to certain real estate to C. E. Barnett and Marie A. Barnett, husband and wife, as joint tenants, with full right of survivorship, and not as tenants in common, by the governor and secretary of state.

Read first time and referred to committee on judiciary.

House File 14, by Caffrey, (Reichardt and Reppert) a bill for an act relating to the sale of spirituous or intoxicating drinks to Indians.

Read first time and referred to committee on law enforcement.

House File 15, by Doderer, Dunton, Yoder and Lipsky, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness.

Read first time and referred to committee on tax revision.

House File 16, by Fischer of Grundy, a bill for an act relating to purchase of right of way by the highway commission.

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

SENATE MESSAGES CONSIDERED

Senate File 2, a bill for an act relating to the Soldiers Home.

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

Senate File 4, a bill for an act relating to Korean and Viet Nam Conflict veterans and the disabled and retired firemen and policemen act.

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

Senate File 5, a bill for an act relating to veterans' newsstands in the State House.

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

Senate File 6, a bill for an act relating to memorial halls and monuments.

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

Senate File 7, a bill for an act relating to Viet Nam veteran's orphans.

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

Senate File 8, a bill for an act relating to the recording of Viet Nam veterans' discharges.

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

Senate File 9, a bill for an act relating to Viet Nam veterans' preference.

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

Senate File 10, a bill for an act relating to veterans' newsstands in courthouses.

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

Senate File 11, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines.

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

ADDITIONAL COPIES

Busch of Bremer asked and received unanimous consent to have 1000 additional copies printed of House File 11.

SPECIAL ORDER

Millen of Van Buren asked and received unanimous consent that House Joint

Resolution 3 and House Joint Resolution 4 be made a special order of business for 10:30 a.m., Wednesday, January 25, 1967.

CONSIDERATION OF TEMPORARY RULES

Millen of Van Buren called up for consideration the proposed changes in the Temporary Rules of the House found on page 56 of the House Journal of January 11.

Millen of Van Buren moved that action on the temporary rules be deferred.

Motion prevailed.

SPECIAL LEAVE OF ABSENCE

Patton of Delaware asked and received unanimous consent that the Board of Control sub-committee of the Appropriations Committee be granted a leave of absence for January 24, 1967 for the purpose of visiting the Iowa State Men's Reformatory at Anamosa.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked: Senate Joint Resolution 13 ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency.

Also: That the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 1 proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Also: That the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 8 proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly.

Also: That the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 12 proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

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

Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business.

Caffrey of Polk offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 4 By: Caffrey of Polk

Whereas, President Johnson has said "The Savings Bonds Program is both prudent and patriotic. It is patriotic because it strengthens the economy of our country; it supports our fighting men in Viet Nam and the cause of freedom everywhere; it helps to preserve the buying power of our dollars. For all of these reasons, I believe U.S. Savings Bonds are the most important investment any American can make."; and

Whereas, President Johnson has also said "Today, above all, is a time for all Americans to rededicate themselves to the spirit that animated the Minutemen of Concord—who serve as a symbol of the Savings Bonds Program. For today, as at the founding of our nation, it is freedom which is again at stake. Not all of us are called upon to fight in the jungles of Viet Nam, but while our men are there, in the front lines of a distant land, none of us can remain aloof on the sidelines. We must all do our share—in every way we can—to support our men in Viet Nam. One sure way is open to all Americans through the Savings Bonds Program."; therefore,

Be It Resolved by the House, the Senate Concurring, that all members of the Sixty-second General Assembly, their staffs and all other legislative personnel are hereby urged to purchase a United States Savings Bond each month that the General Assembly is in session so that they will by precept and example encourage all Iowans to do likewise.

Laid over under Rule 25.

SUPPLEMENTAL REPORT OF COMMITTEE ON MILEAGE

Mr. Speaker: Your committee appointed to determine the mileage for the members of the House submits the following supplemental report:

Miles Round Trip Amount

36

\$3.60

Leroy H. Petersen

Respectfully submitted,

Harvey W. Johnson Roy A. Miller Arlo Hullinger

AMENDMENTS FILED

JOINT STANDING RULES OF THE SENATE AND THE HOUSE

Amend the joint standing rules of the Senate and the House to read as follows:

Rule 4

When a bill shall have passed both houses it shall be duly enrolled and the fact of its origin shall be certified by the endorsement of the secretary or clerk thereof.

Rule 12

Bills and joint resolutions shall be printed on good paper of pages 8 1/2" x 11" in size with type not less than 10 point in size and in form as provided by law and by rule. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting "Senate (or House) substitute for Senate (or House) File ———, and such substitute bill shall, by the file clerk, be included in the bill file next to the original bill, and such substitute bill shall not be printed in the journals.

Legalizing acts of a local or private nature shall not be printed in the journal, but are to be printed in bill form only when the cost of such printing shall be deposited with the superintendent of printing at the rate of which shall be fixed under the current contract for legislative printing for the bills, and the newspaper publication of such bill shall be without expense to the state, and same shall not be published until the cost of same has been paid to the secretary of state.

Rule 14

All bills and joint resolutions introduced shall be of typewritten copy with titles, enacting clause and body of the bill as directed by the Secretary of the Senate and Chief Clerk of the House. One copy of each bill shall be presented securely fastened in a bill cover and be accompanied by three correct copies thereof and by three copies of the title alone, on separate sheets.

Rule 19

The Secretary of the Senate and Chief Clerk of the House are hereby authorized and directed to prepare a daily clip sheet covering all amendments filed or offered to any House or Senate bill. The written or printed lines of an amendment, except the last line of each paragraph, shall contain in spaces, characters, and letters approximately sixty (60). All amendments shall be arranged and numbered by line so as to compare exactly with the original copy of the amendment proposed.

TEMPORARY RULES OF THE HOUSE

Amend the temporary rules of the House to read as follows:

Rule 17 should be checked as possibly one of the rooms listed may be assigned to the House Majority Leader.

Rule 26

Every house bill shall be introduced by one or more members, by any standing or specially authorized committee of the house, or by the Legislative Research Committee. All bills and joint resolutions introduced shall be of typewritten copy with title, enacting clause, and body of bill as directed by the Chief Clerk of the House. One copy of each bill shall be presented in a bill cover and be accompanied by three correct copies thereof, and by three copies of the title alone on separate sheets of paper. No bill shall be introduced nor shall the Chief Clerk accept the same unless an adequate explanation thereof is included at the end of each bill; this provision shall not apply to appropriation bills for any agency or department of the state government.

Rule 29

All bills and joint resolutions to be introduced in the House shall be typed into proper form by the Legislative Research Bureau and shall be filed with the Chief Clerk not later than 4 o'clock on the preceding legislative day. When the time for introducing bills is reached in the regular order of business, the Chief Clerk will proceed in the same manner as if the bills were introduced from the floor. This rule does not deny a member the right to introduce a bill from the floor if the bill has previously been typed in proper form by the Research Bureau.

Every bill shall receive two readings but no bill shall receive its first and last readings on the same day.

A "reading of a bill" as required by these rules shall consist of a reading of the title and enacting clause unless otherwise demanded by a member.

Rule 30

Upon a first reading of the bill, the Speaker shall state that it is ready for commitment or amendment; and the Speaker shall committe to the standing or select committee, or to a committee of the whole House. If to a committee of the whole House, the House shall determine on what day.

All amendments offered to bills on file or on the calendar shall be accompanied by three carbon or correct copies and shall be filed with the Chief Clerk.

Such amendments shall give the number of the bill sought to amend and the Chief Clerk shall designate each such amendment thus: Amendment to House File ———, or Senate File ———, by —————.

A new bill proposed by a standing committee of the House shall go directly to the Calendar unless it covers subject matter more properly within the jurisdiction of some other standing committee, in which case the Speaker shall commit it to such committee. However, it shall require two-thirds of the committee present and voting to authorize the introduction of a committee bill, except in the case of the appropriations committee.

Rule 39

Bills and joint resolutions shall be printed in form as provided by law and by rule. Each house may direct the printing of an additional number of its own bills. A substitute for a bill offered by a member or by a committee, where it is entirely or substantially a complete substitute for the particular bill, unless otherwise ordered, shall be printed as a substitute for the original bill (and the caption shall so indicate, giving the substitute the same number as the original bill, but reciting "substitute for" such bill), and such substitute bill shall by the File Clerk be included in the bill file next to the original bill and such substitute bill shall not be printed in the Journals.

Legalizing bills of a local or private nature shall be printed in bill form and placed in the files of the members, the same as other bills, in the order of their introduction. The cost of such printing shall be deposited with the superintendent of printing, in advance at a rate to be fixed by him, and the newspaper publication of the same shall be without cost to the state and the same shall not be published until the cost of same shall be paid

to the Secretary of State. No legalizing act may be introduced until all of the provisions of law shall have been complied with.

By Rules Committee

Amend the Winkelman, et al. amendment filed January 20, 1967 to House Joint Resolution 4 by striking lines two (2) through four (4) and inserting in lieu thereof the following:

Amend section one (1) as follows:

- 1. By striking from line fifteen (15) the word "fifty (50)" and inserting in lieu thereof "fifty-five (55)".
- 2. By striking from line sixteen (16) the words "one hundred (100)" and inserting in lieu thereof "one hundred ten (110)".

Van Nostrand of Pottawattamie

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Tuesday, January 24, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, January 24, 1967.

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

Prayer was offered by the Reverend C. R. Jinks, pastor of Southern Baptist Church, Lamoni, Iowa.

The Journal of January 23 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Diehl of Buena Vista on request of the Speaker; Kiilsholm of Kossuth on request of Moffitt of Appanoose.

PETITIONS

The following petitions were received and placed on file:

By Schmarje of Muscatine from 16 residents from the Louisa-Muscatine district opposing all forms of gambling in the State of Iowa.

By Fisher of Greene from 11 residents from Greene County opposing pari-mutuel betting.

By the following Representatives, favoring daylight savings time:

By Busch of Bremer from 125 residents of Bremer County.

By Tieden of Clayton from 28 residents of Clayton County.

By Carnahan of Wapello from 133 residents of Wapello County.

By Baker of Boone from 82 residents of Boone County.

By the following Representatives, opposing daylight savings time:

By Christensen of Union from 102 residents of the Clark-Union district.

By Roorda of Jasper, from 22 residents of Jasper County.

By Darrington of Harrison from 55 residents of Harrison County.

By Schroeder of Pottawattamie from 173 residents of Pottawattamie County.

By Van Nostrand of Pottawattamie from 113 residents of Pottawattamie County.

INTRODUCTION OF BILLS

House File 17, by Hill and Pelton, a bill for an act relating to support and maintenance of the parties during divorce litigation. Read first time and referred to committee on judiciary.

House File 18, by Caffrey and Renda, a bill for an act relating to tire equipment on motor vehicles.

Read first time and referred to committee on motor vehicles and highway safety.

House File 19, by Renda, a bill for an act relating to the compensation of the county commissioners of hospitalization.

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

House File 20, by Renda, a bill for an act relating to adoption.

Read first time and referred to committee on judiciary.

House File 21, by Baker, a bill for an act to provide educational cost sharing through property tax replacement and to establish a new chapter in the Code of Iowa providing therefor.

Read first time and referred to committee on tax revision.

House File 22, by Grassley, Busch, Stokes, Klein, Edgington, Johnson, Miller of Jones, Baker, Hullinger, Christensen, Hanson of Mitchell and Conklin, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.

Read first time and referred to committee on law enforcement.

House File 23, by McCartney, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and towns.

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 3, a bill for an act relating to extension of benefits to certain members of the Air Force and veterans of the Viet Nam Conflict and Korean Conflict.

AL MEACHAM, Secretary

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 1, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Read first time and referred to committee on constitutional amendments and reapportionment.

Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Read first time and referred to committee on constitutional amendments and reapportionment.

Senate Joint Resolution 12, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Read first time and referred to committee on constitutional amendments and reapportionment.

Senate Joint Resolution 13, a joint resolution ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice-Presidency and to cases where the president is unable to discharge the powers and duties of his office.

Read first time and referred to committee on constitutional amendments and reapportionment.

Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business.

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

CONSIDERATION OF TEMPORARY RULES

Millen of Van Buren called up for further consideration the proposed changes in the Temporary Rules of the House found on pages 56, 57 and 58, House Journal of January 11.

Mowry of Marshall offered the following amendment to Rule 30.

Amend the temporary rules of the House as follows:

Amend Rule 30, lines 47 and 48, by striking the words "present and voting" and substituting in lieu thereof the word "members"; also by inserting in line 47 after the word "require" the words "an affirmative vote of".

Doderer of Johnson offered the following substitute amendment and moved its adoption:

Amend the temporary House Rule 30 by striking all of lines forty-seven (47), forty-eight (48) and forty-nine (49).

The substitute amendment lost.

Beardsley of Polk offered the following amendment and moved its adoption:

Amend House Rule 30 by inserting in line 47 after the word "require" the words "at least".

The Beardsley amendment lost,

Mowry of Marshall moved the adoption of his amendment.

The amendment was adopted.

Edgington of Franklin offered the following amendment to Rule 26 and moved its adoption:

Amend temporary rule 26, line five (5) by striking the words "or by the Legislative Research Committee".

McNamara of Linn moved that action on the Temporary Rules be deferred,

Motion prevailed.

AMENDMENTS FILED

Amend House Joint Resolution 4 as follows:

- 1. By striking from lines fourteen (14) and fifteen (15) the words "not more than fifty (50)" and inserting in lieu thereof the words "fifty (50) members".
 - By striking from lines fifteen (15) and sixteen (16) the words "not more than".
 VAN NOSTRAND of Pottawattamie
 BOWIN of Black Hawk

Amend the temporary rules of the House to read as follows:

Rule 26

Amend Rule 26, line five (5) by adding a new sentence after the word "Committee" to read as follows:

"However, the Legislative Research Committee shall only introduce bills as authorized by Legislative Interim Study Committees."

PETERSEN of Dallas

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Wednesday, January 25, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, January 25, 1967

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

Prayer was offered by Father Ivan Boyd of St. James Catholic Church, Forest City, Iowa.

The Journal of January 24 was approved.

PRESENTATION OF VISITORS

Petersen of Dallas introduced to the House Mrs. Jean Pillers and 40 members of her senior government class, Dexfield Community School, Redfield, Iowa.

Vetter of Washington introduced to the House eight members of the Y.M.C.A. legislative study class from Washington, Iowa.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives, favoring daylight savings time:

By Carnahan of Wapello from 111 residents of Wapello County.

By Baringer of Fayette from 168 residents of Fayette County.

By the following Representatives, opposing daylight savings time:

By Ossian of Montgomery from 134 residents of the Adams-Montgomery district.

By Kluever of Cass from 289 residents of Cass County.

By Johnson of Audubon from 20 residents of the Audubon-Guthrie district.

By Nielsen of Shelby from 10 residents of Shelby County.

By Waugh of Monona from 35 residents of Monona County.

By Moffitt of Appanoose from 38 residents of the Appanoose-Davis district.

By Carnahan of Wapello and Poncy of Wapello, from 90 residents of Wapello County.

SENATE MESSAGES CONSIDERED

Senate File 3, a bill for an act relating to extension of benefits to certain members of the Air Force and veterans of the Viet Nam Conflict and Korean Conflict.

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

Bailey of Wright, (et al) offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 5

BY: Bailey, Klein, Winkelman, Smith, Hanson of Benton, VanNostrand, Edgington, Nielsen, Hullinger, Roe, Middleswart, Nelson, Mowry, Van Drie, McNamara and McCartney

Whereas, recent decisions of the Supreme Court have construed the Fourteenth Amendment as requiring that the seats in both houses of a state legislature must be apportioned on a population basis with representatives selected from districts of as nearly equal population as practicable; and

WHEREAS, since the founding of this country it has been customary for the states, and in accord with the structure of the Congress under the Constitution, to consider factors other than population alone in the apportionment of seats in one house of their respective legislative bodies;

Now, Therefore, Be It Resolved by the House of Representatives, the Senate Concurring, of the Sixty-second General Assembly of Iowa that this legislature respectfully applies to the Congress of the United States to call a convention for the purpose of proposing the following article as an amendment to the Constitution of the United States.

"Article	
----------	--

- "Section 1. Nothing in this Constitution shall prohibit any state which shall have a bicameral legislature from apportioning the membership of one house of such legislature on factors other than population, provided that the plan of such apportionment shall have been submitted to and approved by a vote of the electorate of that state.
- Section 2. Nothing in this Constitution shall restrict or limit a state in its determination of how membership of governing bodies of its subordinate units shall be apportioned.
- Section 3. This article shall be inoperative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission to the states by the Congress."
- Be It Further Resolved that if Congress shall have proposed an amendment to the Constitution identical with that contained in this resolution prior to June 1, 1967, this application for a Convention shall no longer be of any force or effect.
- Be It Further Resolved that a duly attested copy of this resolution be immediately transmitted to the Secretary of the Senate of the United States, the Clerk of the House of Representatives of the United States and to each member of the Congress from this state.

Laid over under Rule 25.

SPECIAL ORDER

HOUSE JOINT RESOLUTIONS 3 AND 4

The hour of 10:30 a.m. having arrived, Speaker Baringer announced the "special order" for the consideration of House Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Gannon of Jasper asked for unanimous consent to substitute Senate Joint Resolution 5 for House Joint Resolution 3.

Objection was raised.

Gannon of Jasper moved that Senate Joint Resolution 5 be substituted for House Joint Resolution 3.

Van Nostrand of Pottawattamie raised the point of order that substitution of Senate Joint Resolution 5 for House Joint Resolution 3 was out of order because Senate Joint Resolution 5 had not passed the Senate.

The Speaker ruled the point well taken, and that substitution of Senate Joint Resolution 5 for House Joint Resolution 3 was out of order.

Van Nostrand of Pottawattamie moved to substitute Senate Joint Resolution 8 for House Joint Resolution 3.

Motion prevailed.

Maloney of Polk offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 8 by striking all after the resolving clause and inserting in lieu thereof the following:

Section 1. The following amendment to the Constitution of the state of Iowa is hereby proposed:

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half (1/2) the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half (1/2) of the members of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and conterminous territory. The number of senatorial districts shall be equal to the number of senators, and one (1) senator shall be elected from each senatorial district. The number of representative districts shall be equal to the number of representatives, and one (1) representative shall be elected from each

representative district. The state shall be apportioned into senatorial and representative districts on the basis of population. However, the general assembly may provide by law for factors in addition to population, not in conflict with the Constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.

The general assembly, at its first session which begins after this amendment is ratified, and after each United States decennial census at its first session during which the necessary official population statistics for said census are available or become available, shall adopt an apportionment which shall specify the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The apportionment shall comply with all requirements of the Constitution and shall remain in effect until the next decennial apportionment hereunder. The general assembly shall complete the apportionment during said session. If the apportionment fails to become law during said session, the supreme court shall cause the state to be apportioned into senttorial and representative districts to comply with the requirements of the Constitution within ninety (90) days after adjournment of said session. The reapportioning authority may, where necessary in establishing senatorial districts, shorten and terminate the term of any senator. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term. In establishing senatorial districts, the reapportioning authority may temporarily attach any area to another senatorial district.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment adopted by the general assembly which has been enacted into law. Should the supreme court determine such apportionment does not comply with the requirements of the Constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment adopted by the general assembly."

Sec. 2. The foregoing proposed amendment to the Constitution of the state of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

Van Nostrand of Pottawattamie moved that Senate Joint Resolution 8 be deferred and retain its place on the calendar.

Roll call was requested by Gannon of Jasper and O'Malley of Polk.

Rule 69 was invoked.

On the question "Shall Senate Joint Resolution 8 be deferred and retain its place on the calendar?"

The ayes were 89:

Allen Andersen Battles Kiilsholm King Kitner Sanders Schmarje Schroeder Bergman Bowin Busch Camp Christensen Clark Coffman Conklin Cunningham Curran Darrington Den Herder Diehl Edgington

Fischer of Grundy Fisher of Greene Freeman Fullerton Gittins Graham Grassley Hanson of Mitchell

Harbor Hicklin

Hill Holden

Johnson of Audubon

The nays were 35:

Bailey Baker Beardsley Bennett Breitbach Caffrey Carnahan Cochran Distelhorst Doderer Duffy

Dunton

Klein Kluever Knight Koch Langland Lee Lipsky McCartney McCray McIntyre Mensing

Millen Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Ossian Patton Pelton Petersen of Dallas

Peterson of Woodbury Pierson Reed Roorda

Shaw Shepherd Smith Sorg Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson

Waugh Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

Frank!in Gallagher Gannon Glenn

Hanson of Benton

Hullinger Johnston of Polk

Maloney Mayberry McNamara Middleswart

Miller of Des Moines

O'Malley Palmer Poncy Radl Redfern Renda Roe Steffen Tapscott Utzig

Nolin

Absent or not voting none.

The motion prevailed.

HOUSE JOINT RESOLUTION 3 WITHDRAWN

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw House Joint Resolution 3 from further consideration of the House.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 4, a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the composition and apportionment of the general assembly, the basis of representation of the members thereof, and the establishment of congressional districts, was taken up for consideration.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw his amendment filed January 23, 1967, and found on page 143 of the House Journal to the Winkelman amendment to House Joint Resolution 4.

Winkelman of Calhoun offered the following amendment filed by him, et al, and moved its adoption:

Amend House Joint Resolution 4 as follows:

Amend Section one (1), lines fourteen (14) and sixteen (16), by striking the word "more" in each line and inserting in lieu thereof the word less" in each line.

On motion by Millen of Van Buren the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

INTRODUCTION OF BILLS

House File 24, by Radl and Sorg, a bill for an act relating to farm products.

Read first time and referred to committee on agriculture.

House File 25, by Carnahan, Dunton, Wolfe, Coffman, Pelton, Reed and Utzig, a bill for an act relating to pension benefits accruing to the surviving spouse of a retired or acting member of a city police or fire department.

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

House File 26, by Baker, a bill for an act requiring the state of Iowa to accept the responsibility for providing transportation for all pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor,

Read first time and referred to committee on schools.

House File 27, by McIntyre, Reed and Radl, a bill for an act providing for school bus transportation to pupils of nonprofit private schools.

Read first time and referred to committee on schools.

House File 28, by Mensing, Carnahan, Wolfe, Coffman, Miller of Des Moines, Caffrey and Dunton, a bill for an act relating to average earnable compensation of policemen and firemen as applicable to their retirement systems.

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

CONSIDERATION OF JOINT RESOLUTION

The House resumed consideration of House Joint Resolution 4.

Johnston of Polk moved that action on House Joint Resolution 4 be deferred and retain its place on the calendar.

Roll call was requested by Johnston of Polk and Maloney of Polk.

On the question "Shall House Joint Resolution 4 be deferred and retain its place on the calendar?"

The ayes were 34:

Bailey
Baker
Beardsley
Bennett
Breitbach
Caffrey
Carnahan
Cochran
Distelhorst
Doderer
Duffy
Dunton

Franklin
Gallagher
Gannon
Glenn
Hanson of Benton
Johnston of Polk
Maloney
Mayberry
McNamara
Middleswart
Miller of Des Moines
Nolin

Palmer Poncy Radl Redfern Renda Roe Steffen Tapscott Utzig

O'Mallev

The nays were 86:

Allen

Andersen Battles Bergman Bowin Busch Camp Christensen Clark Conklin Cunningham Curran Darrington Den Herder Diehl Edgington Fischer of Grundy Fisher of Greene Freeman Fullerton Gittins Graham Grassley

King Kitner Klein Kluever Knight Koch Langland Lee Lipsky McCartney McCrayMcIntvre Mensing Millen Miller of Jones Miller of Page Moffitt Mowry Nelson Nielsen Ossian Patton Pelton

Schmarie Schroeder Shaw Shepherd Smith Sorg Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden

Hanson of Mitchell

Harbor Hicklin

Holden Johnson of Audubon

Kiilsholm

Petersen of Dallas Peterson of Woodbury

Pierson Reed Roorda

Sanders

Winkelman

Wolfe hooW Yoder

Mr. Speaker

Absent or not voting 4:

Coffman Hill Hullinger Mohrfeld

The motion lost

Winkelman of Calhoun moved the adoption of his amendment to House Joint Resolution 4.

Roll call was requested by Winkelman of Calhoun and Millen of Van Buren.

Rule 69 was invoked.

On the question "Shall the Winkelman amendment be adopted?"

The ayes were 16:

Bailey Diehl Duffy

Fischer of Grundy Fullerton Graham

Harbor

Hill Hullinger Koch

Mowry Nelson Ossian Strothman Sullivan

Winkelman

The nays were 108:

Allen Andersen

Baker Battles Beardslev Bennett

Bergman Bowin Breitbach Busch Caffrey

Camp Carnahan Christensen Clark

Hicklin Holden

Johnson of Audubon Johnston of Polk

King Kitner Klein

Kluever

Kiilsholm

Knight Langland Lee

Lipsky Maloney Mayberry Poncy Radl

Redfern Reed Renda Roe Roorda Sanders Schmarie Schroeder Shaw

Shepherd Smith

Sorg Steffen Cochran Coffman Conklin Cunningham Curran Darrington Den Herder Distelhorst Doderer

Dunton Edgington Fisher of Greene Franklin Freeman Gallagher Gannon Gittins

Grassley Hanson of Benton

Glenn

Hanson of Mitchell

McCartney McCray McIntyre McNamara Mensing Middleswart Millen

Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Nielsen Nolin O'Malley

Patton Pelton Petersen of Dallas Peterson of Woodbury

Pierson

· Palmer

Stokes Story Strand Stromer Tapscott Thordsen Tieden Utzig Van Drie

Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Wolfe. Wood Yoder

Mr. Speaker

Absent or not voting none.

The amendment lost.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw his amendment to House Joint Resolution 4, filed January 24, 1967, and found on page 147 of the House Journal.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend Section one (1) of House Joint Resolution 4 by inserting after the word "population." in line twenty-five (25) the following: "The population of no representative or senatorial district shall deviate by more than five (5) percent from the figure obtained by dividing the total population of the state by the number of senators or representatives."

The amendment lost.

Beardsley of Polk moved that House Joint Resolution 4 be re-referred to the committee on constitutional amendments and reapportionment for further study.

The motion lost.

Miller of Des Moines and Roe of Allamakee asked and received unanimous consent to have their names withdrawn as sponsors of House Joint Resolution 4.

Bailey of Wright moved that action on House Joint Resolution 4 be deferred and that Senate Joint Resolution 12 be recalled from committee for immediate consideration.

Roll call was requested by Bailey of Wright and Maloney of Polk.

Rule 69 was invoked.

On the question "Shall House Joint Resolution 4 be deferred?"

Miller of Des Moine

The ayes were 36:

Bailey
Baker
Beardsley
Bennett
Breitbach
Caffrey
Carnahan
Cochran
Distelhorst
Doderer
Duffy

Dunton

Fischer of Grundy Franklin Gallagher Gannon Glenn Hanson of Benton Hullinger Johnston of Polk

Maloney

Mayberry

McNamara

Middleswart

Palmer Poncy Radl Redfern Renda Roe Steffen Tapscott Utzig

Roorda

Nolin

O'Malley

The nays were 87:

Allen Andersen Battles Bergman Bowin Busch Camp Christensen Clark Coffman Conklin Cunningham Curran Darrington Den Herder Diehl

Edgington Fisher of Greene

Freeman Fullerton Gittins Graham Grassley

Hanson of Mitchell

Harbor Hicklin Hill Holden

Johnson of Audubon

Kiilsholm
King
Kitner
Klein
Kluever
Knight
Koch
Langland
Lee
Lipsky
McCartney
McCray
McIntyre
Mensing

Miller of Jones Miller of Page

Moffitt
Mohrfeld
Mowry
Nelson
Nielsen
Ossian
Patton
Pelton

Petersen of Dallas Peterson of Woodbury

Pierson Reed

Sanders Schmarie -Schroeder Shaw Shepherd Smith Sorg Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Watson Waugh Welden Winkelman

Wolfe

Wood

Yoder

Mr. Speaker

Absent or not voting 1:

Vetter

The motion lost.

Millen of Van Buren moved the previous guestion.

The motion lost.

Miller of Page moved the previous question.

The motion prevailed.

Van Nostrand of Pottawattamie moved that House Joint Resolution 4 be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

HOUSE JOINT RESOLUTION 4

A joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition and apportionment of the general assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Be It Resolved by the General Assembly of the State of Iowa;

Section 1. The following amendment to the Constitution of the state of Iowa is hereby proposed:

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half (1/2) the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half (1/2) of the members of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and conterminous territory. The number of senatorial districts shall be equal to the number of senators, and one (1) senator shall be elected from each senatorial district. The number of representative districts shall be equal to the number of representatives, and one (1) representative shall be elected from each representative district. The state shall be apportioned into senatorial and representative districts on the basis of population. However, the general assembly may provide by law for factors in addition to population, not in conflict with the Constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.

"Section 35. The general assembly, at its first session which begins after this amendment is ratified, and after each United States decennial census at its first session during which the necessary official population statistics for said census are available or become available, shall adopt an apportionment which shall specify the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The apportionment shall comply with all requirements of the

Constitution and shall remain in effect until the next decennial apportionment hereunder. The general assembly shall complete the apportionment during said session. If the apportionment fails to become law during said session, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the Constitution within ninety (90) days after adjournment of said session. The reapportioning authority may, where necessary in establishing senatorial districts, shorten and terminate the term of any senator. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term. In establishing senatorial districts, the reapportioning authority may temporarily attach any area to another senatorial district.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment adopted by the general assembly which has been enacted into law. Should the supreme court determine such apportionment does not comply with the requirements of the Constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment adopted by the general assembly."

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district."

Sec. 2. The foregoing proposed amendment to the Constitution of the state of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

Rule 69 was invoked.

On the question "Shall the joint resolution be adopted and agreed to?"

King

The yeas were 86:

Allen

Andersen
Battles
Bergman
Bowin
Busch
Camp
Christensen
Clark
Coffman
Conklin
Cunningham
Curran
Darrington
Den Herder
Diehl

Kitner
Klein
Kluever
Knight
Koch
Langland
Lee
Lipsky
McCartney
McCray
McIntyre
Mensing
Millen

Miller of Jones

Miller of Page

Shaw
Shepherd
Smith
Sorg
Stokes
Story
Strand
Stromer
Strothman
Sullivan
Thordsen
Tieden
Van Drie
Van Nostrand

Schmarie

Schroeder

Fisher of Greene Freeman Fullerton Gittins Graham Grassley

Hanson of Mitchell Harbor Hicklin

Hicklin Hill Holden Johnson of Audubon

Kiilsholm

Moffitt Mohrfeld Mowry Nelson Nielsen Patton Pelton

Petersen of Dallas
Peterson of Woodbury

Pierson Reed Roorda Sanders Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman

Mr. Speaker

booW

Yoder

Nolin

The nays were 38:

Bailey
Baker
Beardsley
Bennett
Breitbach
Caffrey
Carnahan
Cochran
Distelhorst
Doderer
Duffy
Dunton
Edgington

Fischer of Grundy
Franklin
Gallagher
Gannon
Glenn
Hanson of Benton
Hullinger
Johnston of Polk
Maloney
Mayberry
McNamara
Middleswart
Miller of Des Moines

O'Malley Ossian Palmer Poncy Radl Redfern Renda Roe Steffen Tapscott Utzig

Absent or not voting none,

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

Millen of Van Buren moved to reconsider the vote by which House Joint Resolution 4 was adopted and that the motion to reconsider be laid on the table.

Roll call was requested by Millen of Van Buren and Van Nostrand of Pottawattamie.

Rule 69 was invoked.

On the question "Shall the motion to reconsider House Joint Resolution 4 be tabled?"

The ayes were 87:

Allen Andersen Battles Bergman Kiilsholm King Kitner Klein

Sanders Schmarje Schroeder Shaw

Mr. Speaker

Shepherd Bowin Kluever. Smith Knight Busch Koch Sorg Camp Stokes Langland Christensen Story Clark Lee Strand Coffman Lipsky Stromer McCartney Conklin Cunningham McCray Strothman Sullivan McIntyre Curran Thordsen Darrington Mensing Tieden Den Herder Millen Van Drie Miller of Jones Diehl Van Nostrand Miller of Page Edgington Van Roekel Moffitt Fisher of Greene Varley Freeman Mohrfeld Vetter Fullerton Mowry Voorhees Gittins Nelson Watson Graham Nielsen Waugh Grassley Patton Welden Hanson of Mitchell Pelton Winkelman Harbor Petersen of Dallas Hicklin Peterson of Woodbury Wolfe Hill Pierson Wood Holden Reed Yoder

The nays were 36;

Johnson of Audubon

Bailey Miller of Des Moine Fischer of Grundy Baker Franklin Nolin Beardsley Gallagher O'Malley Bennett Gannon Palmer Breitbach Glenn Poney Caffrey Hanson of Benton Radl Carnahan Hullinger Redfern Cochran Johnston of Polk Renda Distelhorst Malonev Roe Doderer Mayberry Steffen Duffy McNamara Tapscott Dunton Middleswart Utzig

Roorda

Absent or not voting 1:

Ossian

The motion prevailed.

SENATE JOINT RESOLUTION 8 LOST

Van Nostrand of Pottawattamie called up for consideration Senate Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa

relating to the composition of the General Assembly, the basis or representation of the members thereof, and the establishment of congressional districts.

Millen of Van Buren rose on a point of order that the amendment by Maloney of Polk was out of order.

The Speaker ruled the point well taken, and that the amendment by Maloney of Polk was out of order.

Gannon of Jasper moved that Senate Joint Resolution 8 be deferred.

Utzig of Dubuque moved that the House adjourn until 10:00 a.m., Thursday.

Motion lost.

The motion by Gannon to defer lost.

Pursuant to Rule 72 a call of the House is hereby requested by the following members on House Joint Resolution 3, House Joint Resolution 4, or the Senate Joint Resolution 8 and Senate Joint Resolution 7 and all amendments thereto now filed.

BERNARD J. O'MALLEY VERNON N. BENNETT CHARLES GLENN CHARLES P. MILLER JOHN TAPSCOTT HARRY BEARDSLEY

Mowry of Marshall moved that the call of the House be lifted.

The motion prevailed.

Redfern of Lee offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 8, Section 2, line 13 by striking the word "September" and inserting in lieu thereof, the word "November".

The amendment was adopted.

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

SENATE JOINT RESOLUTION 8.

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed.

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half (1/2) the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half (1/2) of the members of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district."

Sec. 2. The foregoing amendment to the Constitution of the State of Iowa has been adopted and agreed to by the Sixty-first (61st) General Assembly, and having been referred by such Assembly to the Legislature to be chosen in the next general election, being the 62nd General Assembly, and having been duly published in accordance with and in compliance with the direction of the Sixty-first (61st) General Assembly, it is now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, and shall be submitted to the people at a special election to be held for that purpose on the second Tuesday in September in the near nineteen hundred sixty-seven (1967) in accordance with the directions of Article X of the Constitution of Iowa. The submission at said special election shall in all respects be governed and conducted as prescribed by law and the Constitution of Iowa for the submission of a constitutional amendment at a general election.

Rule 69 was invoked.

On the question "Shall the joint resolution be adopted and agreed to?"

The ayes were 40:

Andersen Bailey Baker Beardsley Bennett Breitbach Caffrey Carnahan Cochran

Distelhorst Doderer Duffy Dunton Franklin

Gallagher Glenn Grasslev Hanson of Benton

Hullinger Johnston of Polk Lipsky Maloney McIntyre McNamara Middleswart Miller of Des Moines

Nolin O'Malley

Palmer Poncy Radl Redfern Reed Renda Roe Sorg Steffen Tapscott Utzig

Yoder

The nays were 82:

Allen Battles Bergman Bowin Busch Camp Christensen Clark Conklin Cunningham Curran Darrington Den Herder Diehl

Edgington

Fischer of Grundy Fisher of Greene Freeman Fullerton Gannon Gittins

Hanson of Mitchell

Harbor Hicklin

Graham

Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee McCartney McCray Mensing

Millen Miller of Jones Miller of Page

Moffitt Mohrfeld Mowry Nelson Nielsen Ossian Patton Pelton

Petersen of Dallas Peterson of Woodbury

Sanders Schmarje Schroeder Shaw Shepherd Smith Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie

Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe

Hill Holden

Johnson of Audubon

Pierson Roorda

Mr. Speaker

Wood

Absent or not voting 2:

Coffman Mayberry

The joint resolution not having received a constitutional majority was declared not to have been adopted and agreed to by the House.

ANNOUNCEMENT BY THE SPEAKER

(Legislative Research Committee)

The Speaker announced the appointment of Smith of O'Brien to the Legislative Research Committee to fill an existing vacancy.

REPORT OF COMMITTEE

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred Senate Joint Resolution 13, a joint resolution ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Also: Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred Senate Joint Resolution 1, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

AMENDMENTS FILED

Amend the temporary rules of the House to read as follows:

Amend Rule 26 as follows:

- 1. By striking the comma from line three (3) and inserting in lieu thereof the word "or".
- 2. By striking the comma from line four (4) and inserting in lieu thereof a period.
- 3. By striking from line five (5) the words "or by the Legislative Research Committee." and inserting in lieu thereof the following:

"Bills recommended by the Legislative Research Committee may be introduced by House members of the Committee in the name of the Legislative Research Committee. Any bill so introduced shall be directed to a standing committee in accordance with Rule 30."

> FISHER of Greene VETTER of Washington MILLEN of Van Buren KLUEVER of Cass

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Thursday, January 26, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, January 26, 1967.

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

Prayer was offered by the Very Reverend Monsignor Bauer, pastor of the Sacred Heart Catholic Church, Boone, Iowa.

The Journal of January 25 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Clark of Crawford on request of McCray of Scott.

PETITIONS

The following petitions were received and placed on file:

By Pierson of Mahaska from 104 residents of Mahaska County against gambling.

By Stokes of Plymouth from 47 residents of the Kingsley-Pierson School district in favor of more state aid to schools.

By the following Representatives, opposing daylight savings time:

By Van Roekel of Marion from 100 residents of Marion County.

By Den Herder of Sioux from 37 residents of Sioux County.

By Petersen of Dallas from 139 residents of Dallas County.

By Schroeder of Pottawattamie from 55 residents of Pottawattamie County.

By Allen of Pottawattamie from 342 residents of Pottawattamie County.

By Bergman of Osceola from 129 residents of the Lyon-Osceola district.

By Strothman of Henry from 151 residents of Henry County.

By Waugh of Monona from 114 residents of Monona County.

By the following Representatives, favoring daylight savings time:

By Conklin of Black Hawk from 64 residents of Black Hawk County.

By Petersen of Dallas from five residents of Dallas County.

By Kitner of Buchanan from 76 residents of Buchanan County.

By Van Roekel of Marion from 30 residents of Marion County.

PRESENTATION OF VISITORS

The Speaker introduced to the House the Honorable Donald Kimball, former member of the House from Fayette County in the Fifty-seventh and Fifty-eighth General Assemblies.

Dunton of Keokuk introduced to the House Tony Zale of Chicago, formerly a professional fighter and world middleweight champion title-holder, now in Des Moines to referee at the Golden Gloves boxing tournament.

REQUEST TO VOTE

Renda of Polk and Maloney of Polk asked and received unanimous consent to be recorded as voting "aye" on Senate Joint Resolution 8.

MOTION TO RECONSIDER WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw his motion to reconsider the vote on House Concurrent Resolution 3, filed January 20, 1967, and found on page 134 of the House Journal.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Joint Resolutions 1 and 13, under Rule 35.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 9, by Grassley, Busch, Johnson and Miller of Jones, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly, and to repeal section two (2), Article three (III), of the Constitution of the State of Iowa and proposing a substitute therefor.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 29, by Miller of Page, Harbor, Christensen, Ossian, Clark, Lee, Schroeder, Winkelman, Freeman, Reed, Johnson, Patton, Distelhorst, Shepherd, Bailey and Edgington (Flatt), a bill for an act to increase the homestead tax credit.

Read first time and referred to committee on tax revision.

House File 30, by Edgington, Smith, Grassley, Stromer and Ossian, a bill for an act relating to addition of territory to benefited fire districts.

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

House File 31, by Miller of Page, Harbor, Ossian, Schroeder, Nielsen, Van Nostrand, Strothman, Stokes, Waugh, Clark, Bowin, Pierson, Johnson, Nelson, Allen, Darrington, Gittins, Hanson of Benton, Graham and Varley (Briles, Lucken, Hagedorn, Klefstad, Schaben, Stephens, Frey and Flatt), a bill for an act to eliminate from the statutes any provision for "daylight saving time."

Read first time and referred to committee on state government affairs.

House File 32, by McCray, a bill for an act to prevent county boards of supervisors from renting cars from sheriffs.

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

House File 33, by Lipsky, a bill for an act relating to examination of persons violating the traffic laws of this state.

Read first time and referred to committee on motor vehicles and highway safety.

House File 34, by Patton, McNamara, Grassley, Busch, and Stromer, a bill for an act to restrict the civil liability for damages of certain persons who give emergency care to persons injured in accidents.

Read first time and referred to committee on judiciary.

House File 35, by Hullinger, McNamara, Den Herder, Christensen, Roe, Nielsen, Voorhees and Franklin, a bill for an act relating to the sale of frozen poultry or domestic fowl.

Read first time and referred to committee on agriculture.

House File 36, by Hullinger, McNamara, Christensen, Varley, Dunton, Watson and Tapscott, a bill for an act to provide for mail-delivering vehicles sufficient area to enable the driver thereof to stop off the traveled portion of primary roads when delivering mail.

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

House File 37, by Radl, McIntyre, Mayberry, Sorg, Reed, Lipsky, Gannon, Doderer, Roe, Miller of Des Moines and Story (Riley, Ely and Stanley), a bill for an act to provide for the humane slaughter of livestock.

Read first time and referred to committee on agriculture.

House File 38, by Miller of Page, Shepherd, Schroeder, Millen, Vetter, Caffrey, Edgington, Yoder, Grassley, Smith, Nielsen, Nelson, Clark, Reed, Fischer of Grundy, Stokes, Tapscott, Welden, Hill, Holden, Shaw, Doderer, Lee, Wood, Redfern, Tieden, Harbor, Steffen, Ossian, Den Herder, Graham, Strand, Roorda, Breitbach, Winkelman, Freeman, Radl, McIntyre, Hanson of Benton, Sorg and Fullerton, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government.

Read first time and referred to committee on state government affairs.

House File 39, by Gallagher and Baker, a bill for an act relating to powers and duties of county conservation boards.

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

House File 40, by Nielsen, Nelson, Clark, Miller of Page and Knight, a bill for an act to provide immunity to members of a volunteer or municipal fire department or a first-aid, rescue, or emergency squad providing emergency public first-aid and rescue service from liability to respond in damages in certain cases.

Read first time and referred to committee on judiciary.

House File 41, by Busch, Nielsen, Nelson, Hanson of Benton, Stromer, Johnson, Hullinger, Grassley, Middleswart, Peterson of Woodbury, Cochran, Harbor, Miller of Page and Winkelman, a bill for an act to pay agricultural land tax credits in full and raise the applicable school fund millage from fifteen (15) mills to twenty (20) mills and to provide an appropriation therefor.

Read first time and referred to committee on tax revision.

House File 42, by Cunningham, Vetter, Kluever, Bailey and Dunton (DeHart, Ely, Cassidy, Stanley, and Kibbie), a bill for an act relating to reversion of schoolhouse sites.

Read first time and referred to committee on schools.

House File 43, by Doderer, a bill for an act relating to the selection of grand jurors.

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

House File 44, by McNamara, Hullinger, Reed, Nielsen, Miller of Jones, Cunning-ham, Christensen, Varley, Dunton, Graham, Tapscott and Palmer, a bill for an act relating to the assessment of property.

Read first time and referred to committee on tax revision.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Caffrey of Polk called up for consideration House Concurrent Resolution 4 found on page 171 of the Journal of the House January 23 and moved its adoption.

The resolution was adopted.

CONSIDERATION OF JOINT RESOLUTIONS

Senate Joint Resolution 13, a joint resolution ratifying a proposed amendment to the Constitution of the United States relating to succession to the Presidency and Vice Presidency and to cases where the President is unable to discharge the powers and duties of his office, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the joint resolution be adopted?" The ayes were 121:

Allen	Fullerton	Mensing	Shepher
Andersen	Gallagher	Middleswart	Smith
Bailey	Gittins	Millen	Sorg
Baker	Glenn	Miller of Des Moines	Steffen
Battles	Graham	Miller of Jones	Stokes

Miller of Page Story Beardsley Grassley Strand Hanson of Benton Moffitt Bennett Stromer Hanson of Mitchell Mohrfeld Bergman Strothman Bowin Harbor Mowry Sullivan Nelson Breitbach Hicklin Tapscott Nielsen Busch Hill. Thordsen Nolin Holden Caffrey Tieden Camp Hullinger O'Malley Utzig Carnahan Johnson of Audubon Ossian Van Drie Johnston of Polk Palmer Christensen Van Nostrand Cochran Kiilsholm Patton Pelton Van Roekel Coffman King Varley Petersen of Dallas Conklin Kitner Peterson of Woodbury Vetter Cunningham Klein Voorhees Kluever Pierson Curran Watson Darrington Poney Knight Waugh Den Herder Radl Koch Welden Diehl Langland Redfern Winkelman Distelhorst Reed Lee Doderer Renda Wolfe Lipsky hooW Dunton Maloney Roe Roorda Yoder Edgington Mayberry Mr. Speaker Fischer of Grundy McCartney Sanders Fisher of Greene Schmarie McCray Schroeder Franklin McIntyre Freeman McNamara Shaw

The nays were none.

Absent or not voting 3:

Clark

Duffy

Gannon

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 1, a bill for an act relating to the printing of bills.

Also:

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

Senate Joint Resolution 2 proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

AL MEACHAM, Secretary

COMMUNICATION FROM

STATE BOARD OF PUBLIC INSTRUCTION

The following communication was received from the State Board of Public Instruction:

January 25, 1967

The Honorable Maurice E. Baringer Speaker of the House of Representatives Sixty-second General Assembly State of Iowa State House Des Moines, Iowa

Dear Mr. Speaker:

In compliance with the requirements of Section 257.25 (10), Code 1966, the State Board of Public Instruction hereby reports to the House of Representatives of the Sixty-second General Assembly of the State of Iowa, standards, regulations and rules adopted by it to make effective the provisions of said section. A copy of said standards, regulations and rules is attached hereto and by this reference made a part hereof.

Compliance by this board with the provisons of Chapter 17A, Code 1966, as required by Section 257.25 (10), Code 1966, has been accomplished prior to the making of this report.

Simultaneously with the filing of this report we are also transmitting a copy of the said standards, regulations and rules to each member of the Sixty-second General Assembly.

Sincerely yours,

C. W. Antes, President State Board of Public Instruction

CWA/dmv cc: The Honorable Harold E. Hughes Governor of Iowa

REPORT OF THE COMMISSION ON UNIFORM STATE LAWS

To the members of the 62nd General Assembly of the State of Iowa

Pursuant to Chapter 5 of the Code of Iowa, 1966, the Commission on Uniform State Laws herewith files its report on its activities.

At the present time the Commission is composed of Allan D. Vestal, Iowa City, George Lindeman, Waterloo, and E. W. McNeil of Montezuma. All of the present statutory members were appointed in 1964 by Governor Hughes. In addition, Mason Ladd of Iowa City and Carl Pryor of Burlington are life members of the National Conference of Commissioners on Uniform State Laws.

At an organizational meeting, the statutory commissioners selected Allan D. Vestal as chairman and E. W. McNeil as secretary.

In 1965 the annual meeting was held in Hollywood, Florida, in August, and was attended by Commissioners Vestal, McNeil and Lindeman, and by Life Commissioner Ladd. A number of matters were considered by the Conference and the following uniform acts promulgated:

- (1) Uniform Statutory Construction Act.
- (2) Revised Uniform Gifts to Minors Act.
- (3) Revised Uniform Post-Conviction Procedure Act.

The first two of these were approved by the American Bar Association at its meeting the following week.

In 1966 the annual meeting was held in Montreal, Canada, during August. This meeting was attended by Commissioners Vestal, McNeil and Lindeman. In addition Life Commissioner Carl Pryor of Burlington, Iowa, attended the meeting. A number of uniform acts were promulgated by the conference in this meeting. The Acts approved by a vote of the states were:

- (1) Uniform Land Sales Practices Act.
- (2) Model Anti-Discrimination Act.
- (3) Model Defense of Needy Persons Act.
- (4) Revised Uniform Deceptive Trade Practices Act.
- (5) Revised Uniform Disposition of Unclaimed Property Act.
- (6) Revised Uniform Federal Tax Lien Registration Act.
- (7) Revised Uniform Gifts to Minors Act (Second Revision).
- (8) Revised Uniform Post-Conviction Procedure Act.

The uniform acts approved in this meeting were then presented to the American Bar Association and approved at its meeting the following week.

The Uniform Commercial Code, promulgated by the conference in September, 1951, has now been enacted by 47 of the states, the District of Columbia and the Virgin Islands. This leaves only Arizona, Idaho and Louisiana as non-Code states. In addition Puerto Rico is ready to enact the Code.

The commissioners from the state of Iowa are urging that the attached Uniform Land Sales Practices Act be given careful consideration by the General Assembly at this session. We feel that it answers a need which has existed in this state for some time. Commissioner Lindeman was a member of the Committee which drafted this legislation and so is especially well versed concerning it. All of the commissioners stand ready to do anything that we can to assist the legislature in considering this particular Act.

The commissioners also feel that the revised Uniform Federal Tax Lien Registration Act should be given considerat: _.nd passed by this session of the legislature. This is important because of certain changes made in the federal law.

There are a number of other uniform acts which should be given consideration if there is a feeling that such legislation should be adopted in this state. These would include the following Acts:

Revised Uniform Gifts to Minors

Model Defense of Needy Persons Act.

Revised Uniform Post Conviction Procedure Act

Revised Uniform Deceptive Trade Practices Act

Revised Uniform Disposition of Unclaimed Property Act

Uniform Statutory Construction Act

Uniform Contribution Among Tortfeasors Act

Uniform Facsimile Signatures of Public Officials Act

Business Records as Evidence Act

Divorce Recognition Act

Acknowledgment Act as Amended

Fiduciaries Act

Foreign Depositions Act

Fraudulent Conveyance Act

Insurers Liquidation Act

Interstate Arbitration of Death Taxes Act

Interstate Compromise of Death Taxes Act

Judicial Notice of Foreign Law Act

Partnership Act

Principal and Income Act

Securities Act

Simplification of Fiduciary Security Transfers, Act on

Testamentary Additions to Trusts Act

Veterans Guardianship Act

Vital Statistics Act

Voting by New Residents in Presidential Elections, Act for

State Administration Procedure Act (Model Act)

The commissioners stand ready to cooperate with the General Assembly in the adoption of uniform legislation.

Respectfully submitted,

George Lindeman, Waterloo E. W. McNeil, Montezuma Allan D. Vestal, Iowa City Chairman

COMMUNICATION FROM THE SUPREME COURT

IN THE MATTER OF THE RULES OF CIVIL PROCEDURE REPORT OF
THE SUPREME COURT
OF
THE STATE OF IOWA

TO THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA:

I

The Supreme Court, on recommendation of its Advisory Committee on Rules of Civil Procedure, has prescribed and, pursuant to Section 684.19, Code of Iowa 1966, reports to you rules and amendments to existing rules as follows:

Rule 237 is revised to read:

237. On what claims. Summary judgment may be had under the following conditions and circumstances:

- (a) For claimant. A party seeking to recover upon a claim, counterclaim, or cross-claim or to obtain a declaratory judgment may, at any time after the appearance day or after the filing of a motion for summary judgment by the adverse party, move with or without supporting affidavits for a summary judgment in his favor upon all or any part thereof.
- (b) For defending party. A party against whom a claim, counterclaim, or cross-claim is asserted or a declaratory judgment is sought may, at any time, move with or without supporting affidavits for a summary judgment in his favor as to all or any part thereof.
- (c) Motion and proceedings thereon. The motion shall be filed at least 10 days before the time fixed for the hearing. The adverse party prior to the day of hearing may file opposing affidavits. The judgment sought shall be rendered forthwith if the pleadings, depositions, answers to interrogatories, and admissions on file, together with the affidavits, if any, show that there is no genuine issue as to any material fact and that the moving party is entitled to a judgment as a matter of law. A summary judgment, interlocutory in character, may be rendered on the issue of liability alone although there is a genuine issue as to the amount of damages.
- (d) Case not fully adjudicated on motion. If on motion under this rule judgment is not rendered upon the whole case or for all the relief asked and a trial is necessary, the court at the hearing of the motion, by examining the pleadings and the evidence before it and by interrogating counsel, shall if practicable ascertain what material facts exist without substantial controversy and what material facts are actually and in good faith controverted. It shall thereupon make an order specifing the facts that appear without substantial controversy, including the extent to which the amount of damages or other relief is not in controversy, and directing such further proceedings in the action as are just. Upon the trial of the action the facts so specified shall be deemed established, and the trial shall be conducted accordingly.

(e) Form of affidavits; Further testimony; Defense required. Supporting and opposing affidavits shall be made on personal knowledge, shall set forth such facts as would be admissible in evidence, and shall show affirmatively that the affiant is competent to testify to the matters stated therein. Sworn or certified copies of all papers or parts thereof referred to in an affidavit shall be attached thereto or filed therewith. The court may permit affidavits to be supplemented or opposed by depositions, answers to interrogatories, further affidavits, or oral testimony. When a motion for summary judgment is made and supported as provided in this rule, an adverse party may not rest upon the mere allegations or denials of his pleading, but his response, by affidavits or as otherwise provided in this rule, must set forth specific facts showing that there is a genuine issue for trial. If he does not so respond, summary judgment, if appropriate, shall be entered against him.

(f) When affidavits are unavailable. Should it appear from the affidavits of a party opposing the motion that he cannot for reasons stated present by affidavit facts essential to justify his opposition, the court may refuse the application for judgment or may order a continuance to permit affidavits to be obtained or depositions to be taken or discovery to be had or may make such other order as is just.

(g) Affidavits made in bad faith. Should it appear to the satisfaction of the court at any time that any of the affidavits presented pursuant to this rule are presented in bad faith or solely for the purpose of delay, the court shall forthwith order the party employing them to pay to the other party the amount of the reasonable expenses which the filing of the affidavits caused him to incur, including reasonable attorney's fees, and any offending party or attorney may be adjudged guilty of contempt.

Rule 238 is revised to read:

238. Procedure. Motions and affidavits relating to any claim under rule 237 shall be filed and copies delivered as provided in rule 82 and hearing shall be had thereon as provided in rule 117.

Rule 240. Procedure.

Rule 240 is amended by striking from line three (3) the figure "238" and inserting in lieu thereof the figure "237".

Rule 117. Motion day - disposition of motions.

Rule 117(d) is amended by inserting at the end thereof the words "and objections to interrogatories".

Rule 270. The action - pending probate.

Rule 270 is amended by striking from lines seven (7) and eight (8) the words "the notice of the administrator's appointment" and inserting in lieu thereof the words "the second publication of the notice of the appointment of the personal representative".

Rule 260. Levy on personalty.

Rule 260(b) is revised to read:

(b) If the creditor or his agent first so requests in writing, the officer may view the property, inventory its exact description at length, and append such inventory to the execution, with his signed statement of the number and title of the case, the amount claimed under the execution, the exact location of the property and in whose possession and the last known address of the judgment debtor; and, if the property is equipment used in farming operations or farm products or consumer goods or if the judgment debtor is not a resident of this state, file with the County Recorder of the county where the property is located his certified transcript of such inventory and statement; and, in all other cases, file with the Secretary of State his certified transcript of such inventory and statement. Such filing shall be accepted by the County Recorder or the Secretary of State as a financing statement and shall be marked, indexed and certified in the same manner, and shall be constructive notice of the levy to all persons. Whenever the writ is satisfied or the levy discharged the officer shall file a termination statement with the County Recorder or Secretary of State. The fees normally charged by the County Recorder or Secretary of State for the filing of a financing statement and the filing of a termination statement shall be paid by the officer and shall be taxed by him as a part of his costs of the levy.

Rule 7 is revised to read:

7. Assignees-exception. In cases not governed by the Uniform Commercial Code the assignment of a thing in action shall be without prejudice to any defense, counterclaim or cause of action matured or not, if matured when pleaded, existing against the assignor in favor of the party pleading it.

Rule 216. Involuntary dismissal.

Rule 216 is amended by inserting after the word 'him' in line three (3) the words 'or for any appropriate order of court'.

Rule 121 is revised to read:

121. Interrogatories-time-nature. In actions other than actions in Justice Court or Class B actions in Municipal Court, and after the general appearance of an adversary, any party may file induplicate not over 30 numbered interrogatories to be answered by such party's adversary. After a special appearance, any party may file in duplicate not over 30 numbered interrogatories directed only to the issues raised on such special appearance to be answered by the party's adversary. Subject only to the limitations with reference to interrogatories directed to issues raised on a special appearance, interrogatories may relate to matters which can be inquired into under rule 143 and the answers may be used to the same extent as provide in rules 144 and 145 for the use of the deposition of a party.

Rule 199. Separation and deliberation of jury.

Rule 199(b) is revised to read:

(b) On final submission, the jury shall retire for deliberation, and be kept together in charge of an officer until they agree on a verdict or are discharged by the court, unless the court permits the jurors to separate temporarily overnight, on weekends or holidays, or in emergencies. During their deliberations, the officer in charge must

not suffer any communication to be made to them, nor make any himself, except to ask them if they have agreed on a verdict, unless by order of court; nor communicate to any person the state of their deliberations, or the verdict agreed upon before it is rendered.

Rule 366 is revised to read:

366. Computing time - holidays. In computing time under these rules the provisions of Code section 4.1 subsection 23 shall govern.

· 11

The Legislative Court Study Commission in Part I of its report dealing with Court Structure has recommended the creation of a unified trial court. The report recommends, as an essential adjunct to such unification, a simplified procedure for the enforcement of small claims. The legislature must act on certain recommended bills before a unified court can be established. However, the rules of procedure for a small claims action are the proper subjects of the rule making authority of the supreme court. The commission has set out, commencing on page 16 in Part I of its report, the small claims rules and has submitted them to the supreme court for action.

Section 684.19 of the 1966 Code of Iowa requires the supreme court to report any rules or forms which it may prescribe to the General Assembly within 20 days after the commencement of the regular session. While it is highly unlikely the legislature will have completed action on this important proposition within that time, it is essential that the small claims rules be effective if the legislature does act favorably on the proposition of the unified court during this session. Without expressing approval or disapproval of any of the report of the Legislative Court Study Commission, the supreme court has prescribed rules for the enforcement of small claims to be effective in the event the Sixty-Second General Assembly in regular session adopts legislation creating a unified trial court system. Pursuant to Section 684.19 Code of Iowa 1966 these rules, intended to constitute an additional division to the existing Rules of Civil Procedure, are reported to you as follows:

DIVISION XX

SMALL CLAIMS PROCEDURE: Rules 373 to 383, inclusive, shall take effect January 1, 1969.

Rule 373. Commencement, docket. Civil actions in which the amount in controversy in money or value is less than \$300, exclusive of interest and costs, shall be known as small claims. All such actions shall be commenced by the filing of an original notice with the clerk and by the mailing by the clerk of a copy of same to each defendant at his last known address, as stated in the original notice, by restricted, certified mail, return receipt to the clerk requested. Instead of such mailing, the plaintiff may, after filing the original notice with the clerk, cause a copy of same to be served on all or some defendants in the manner provided in Division III of these rules, whereupon rules 48 and 49 shall be applicable as to the defendants to be so served. The clerk shall maintain a book known as the small claims docket, which shall contain as to small claims the matters contained in the combination docket as to the regular civil actions.

Rule 374. Original notice. The original notice must be mailed or otherwise served not less than 10 nor more than 20 days prior to the hearing date. The original notice and copies shall be signed by the plaintiff, either in person or by attorney, and shall be in substantially the following form:

IN THE DISTRICT COURT OF IOWA IN AND FORCOUNTY
Plaintiff(s)
,
Address of each plaintiff
vs. SMALL CLAIM NO.
Defendant(s)
Address of each defendant
Address of each defendant
ORIGINAL NOTICE
To the above named defendant(s): YOU ARE HEREBY NOTIFIED that the above named plaintiff(s) demands of you
(1. If demand is for money, state amount; 2. If demand is for something else, state
briefly what is demanded and its value in money; 3. If both money and something else
are demanded, state both 1 and 2) based on (state briefly the basis for the demand) and that unless you appear and defend before the above named court at (Place)
in*, Iowa, at*
(City or Town) o'clock*.M. on the*day of*,19* judgment will be rendered against you for the relief demanded, together with interest and court costs. *To be completed by Clerk
of District Court
Plaintiff(s)

Rule 375. Function of Clerk. The clerk shall furnish forms of original notice. At the time of filing, the clerk shall enter on the original notice and the copies to be served the file number and the time and place of hearing, which shall be a time when small claims are scheduled to be heard not less than 10 nor more than 20 days after the date on which the notice will be mailed or otherwise served. The clerk shall mail a copy of the original notice to each defendant by restricted, certified mail, return receipt to the clerk requested, except for defendants whom the plaintiff wishes to serve under Division III of these rules. The clerk shall advise plaintiff of the time and place fixed for the hearing.

Rule 376. Fees, costs. Fees and costs shall be one-half of fees and costs in regular civil actions in district court.

Rule 377. Pleadings. Except as provided in rules 374 and 378, there shall be no written pleadings or motions unless the court in the interest of justice requires them, in which event they shall be similar in form to the original notice.

Rule 378. Joinder, counterclaim, cross claim, intervention.

(a) Division II of these rules and rule 75 shall be applicable to small claims actions, except that rule 29 shall not apply to actions originating as small claims actions.

(b) In small claims actions, if a party joins a small claim with one which is not a small claim, the court shall (1) order the small claim to be heard under this division

and dismiss the other claim without prejudice, or (2) as to parties who have appeared or are existing parties, either (a) order the small claim to be heard under this division and the other claim to be tried by regular procedure or (b) order both claims to be tried by regular procedure.

- (c) In small claims actions, a counterclaim, cross claim or intervention in the amount of a small claim shall be in writing and similar in form to the original notice, and shall be entitled Original Notice of Counterclaim, of Cross Claim, or of Intervention, as the case may be. A copy shall be filed for each existing party. New parties may be brought in without order and shall be served with notice as provided in rules 373 and 374; and if notice is to be served by mail the clerk shall collect the cost of mailing before filing the pleading. The clerk shall furnish forms of such pleadings. No counterclaim is necessary to assert an offset arising out of the subject of the plaintiff's claim.
- (d) In small claims actions, a counterclaim, cross claim or intervention in a greater amount than that of a small claim shall be in the form of a regular pleading. A copy shall be filed for each existing party. New parties, when permitted by order, may be brought in under rule 34 and shall be given notice under Division III of these rules. The court shall either (1) order such counterclaim, cross claim, or intervention to be tried by regular procedure and the other claim to be heard under this division, or (2) order the entire action to be tried by regular procedure.
- (e) In regular actions, when a party joins a small claim with one which is not a small claim, regular procedure shall apply to both unless the court transfers the small claim to the small claims docket for hearing under this division.
- (f) In regular actions, a counterclaim, cross claim, or intervention in the amount of a small claim shall be pleaded, tried, and determined by regular procedure, unless the court transfers such small claim to the small claims docket for hearing under this division.
- (g) Pleadings which are not in correct form under this rule shall be ordered amended so as to be in correct form; but a small claim which is proceeding under this division need not be amended although in the form of a regular pleading.
- (h) Copies of any papers filed by the parties which are not required to be served, shall be mailed or delivered by the clerk as provided in rule 82.

Rule 379. Proof of service. At the time for hearing the court or clerk shall first determine that proper notice has been given a party before proceeding further as to him, unless he has appeared or is an existing party, and also that the action is properly brought as a small claim.

Rule 380. Default. Unless good cause to the contrary appears, (1) if the parties fail to appear at the time of hearing the claim shall be dismissed without prejudice by the court or clerk; (2) if the plaintiff fails to appear but the defendant appears, the claim shall be dismissed with prejudice by the court or clerk; and (3) if the plaintiff appears but the defendant fails to appear, judgment shall be rendered against the defendant by the court, or by the clerk if the relief to be granted is readily ascertainable. The filing by the plaintiff of a verified account, or an instrument in writing for the payment of money with an affidavit the same is genuine, shall constitute an appearance by plaintiff for the purpose of this rule. At the request of either party, the court shall grant such party one continuance to a day certain.

Rule 381. Hearing. The time for appearance shall be the time for hearing, unless a continuance has been granted under Rule 380. The hearing shall be to the court, shall be simple and informal, and shall be conducted by the court itself, without regard to technicalities of procedure; but the decision must be based on substantial evidence. The court shall swear the parties and their witnesses, and examine them in such way as to bring out the truth. The parties may participate, either personally or by attorney. The court may continue the hearing from time to time if justice requires. The proceedings shall not be reported unless a party provides a reporter at his own expense or the

parties by agreement cause the proceedings to be electronically reported, but there shall be no delay for such purpose.

Rule 382. Judgment, minutes.

- (a) The judgment shall be entered in a space on the original notice first filed, and the clerk shall immediately enter the judgment in the small claims docket and district court lien book, without recording. Such relief shall be granted as is appropriate. The court may enter judgment for installment payments to be made directly by the party obligated to the party entitled thereto; and in such event execution shall not issue as long as such payments are made but execution shall issue for the full unpaid balance of the judgment upon the filing of an affidavit of default. When entered on the small claims docket and district court lien book, a small claims judgment shall constitute a lien to the same extent as regular judgments entered on the district court judgment docket and lien book; but if a small claims judgment requires installment payments, it shall not be enforceable until an affidavit of default is filed, whereupon it shall constitute a lien for the full unpaid balance of the judgment.
- (b) Unless the hearing is reported, minutes of the testimony of each witness and of any stipulations of the parties shall likewise be entered on the original notice first filed; and the exhibits or copies thereof shall be attached to such original notice or be filed, until released by the court.

Rule 383. Other statutes and rules. Small claims shall be commenced, heard, and determined in district court in accordance with this division, but this division shall only be applicable to district court. Other statutes and rules relating to civil proceedings shall apply, but only insofar as not inconsistent with this division. Small claims on file for 90 days and not determined shall be dismissed without prejudice unless prior thereto a party secures an order of continuance to a date certain after notice and hearing, upon a ground stated in rule 215.1. Contested claims in an amount of a small claim may be heard and determined under this division and actions therefor may be commenced hereunder; if commenced as a regular civil action or under the statutes relating to probate proceedings, they shall be transferred to the small claims docket and proceed accordingly. Civil actions coming within this division but commenced as a regular action shall not be dismissed but shall be transferred to the small claims docket and proceed accordingly. Civil and probate actions not coming within this division but commenced hereunder shall be dismissed without prejudice except for defendants who have appeared, as to whom such actions shall be transferred to the combination or probate docket, as appropriate and proceed accordingly.

If the Sixty-second General Assembly fails to create a unified trial court system, the "small claims" rules appearing in this part II of the report to you shall be void and

of no effect.

Respectfully submitted, THE SUPREME COURT OF IOWA T. G. GARFIELD, Chief Justice

Des Moines, Iowa January 26, 1967

ACKNOWLEDGEMENTS

I, William R. Kendrick, Chief Clerk of the House of Representatives of the State of Iowa, hereby acknowledge delivery to me on the 26 day of January, 1967, of the foregoing report of the Supreme Court of Iowa pertaining to the Rules of Civil Procedure.

WILLIAM R. KENDRICK, Chief Clerk of the House of Representatives Sixty-second General Assembly of the State of Iowa

MOTION TO RECONSIDER FILED

I move to reconsider the vote by which Senate Joint Resolution 8, failed to pass the House.

GANNON of Jasper

REPORT OF COMMITTEE

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations to whom was referred <u>Senate File 2</u>, relating to the Soldiers Home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 3, relating to extension of benefits to certain members of the Air Force and veterans of the Viet Nam Conflict, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 4, relating to Korean and Viet Nam Conflict veterans and the disabled and retired firemen and policemen act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 5, relating to veterans' newsstands in the State House, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:

JOHN CAMP, Chairman

Mr. Speaker: Your committee on industrial and human relations to whom was referred <u>Senate File 6</u>, relating to memorial halls and monuments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 7, relating to Viet Nam veterans' orphans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred <u>Senate File 8</u>, a bill for an act relating to the recording of Viet Nam veterans' discharges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred Senate File 9, a bill for an act relating to Viet Nam veterans' preference begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{do\ pass}$.

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred <u>Senate File 10</u>, a bil! for an act relating to veterans' newsstands in courthouses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do</u> pass.

JOHN CAMP. Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations to whom was referred <u>Senate File 11</u>, relating to relief to Viet Nam soldiers, sailors and marines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend Senate Joint Resolution 1 as follows:

- Amend section one (1) by inserting after the word "tax" in line 9 the words
 ", assessment, excise or license".
- 2. Further amend by striking all of section two (2) and inserting in lieu thereof the following:
- "Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law."

MOWRY of Marshall

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Friday, January 27, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, January 27, 1967.

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

Prayer was offered by the Reverend L. R. Middants, pastor of the First Presbyterian Church, Sac City, Iowa.

The Journal of January 26 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Radl of Linn on request of Sorg of Linn.

PETITIONS

The following petitions were received and placed on file:

By Varley of Adair from 30 residents of Madison County opposing pari-mutuel betting in Iowa.

By Curran of Cerro Gordo from 30 residents of Cerro Gordo County favoring daylight savings time.

By the following representatives, opposing daylight savings time:

By Klein of Winnebago from three residents of Winnebago County.

By Gittins of Pottawattamie from 168 residents of Pottawattamie County.

By Watson of Ringgold from 406 residents of Ringgold and Taylor Counties.

By Mohrfeld of Tama from 42 residents of Tama County.

By King of Monroe from 26 residents of Lucas and Monroe Counties.

By Hicklin and Schmarje of the Louisa-Muscatine district from 81 residents of Louisa County.

PRESENTATION OF VISITORS

Conklin of Black Hawk introduced to the House one hundred forty students from eight junior and senior high schools in Waterloo, accompanied by nine Cadette Girl Scout leaders.

O'Malley of Polk introduced to the House Russell Hansen of Cedar Rapids, a prospective law student at the University of Iowa this fall.

Bowin of Black Hawk introduced to the House four students from Black Hawk County, Linda and Jeanne Iseminger, Anna Pedersen and Linda Sherman.

Darrington of Harrison introduced to the House the Honorable Charles A. Korn, former member of the House from Harrison County in the Sixty-first General Assembly.

McNamara of Linn introduced to the House the Honorable Myron Oxley, former member of the House from Linn County in the Sixy-first General Assembly.

Kiilsholm of Kossuth introduced to the House the Honorable Casey Loss, former member of the House from Kossuth County in the Fifty-second, Fifty-second Extra, Fifty-third, Fifty-fourth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first General Assemblies.

Dunton of Keokuk introduced to the House Miss Kay Doderer, former page in the Sixty-first General Assembly and daughter of Mrs. Minette Doderer, Representative from Johnson County.

Johnson of Audubon introduced to the House the Honorable Kenneth Robinson, former member of the House from the Audubon-Guthrie district in the Sixty-first General Assembly.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 4 proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

AL MEACHAM, Secretary

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 10, by Van Nostrand and Millen (Rigler and Mills), a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 45, by Gannon, Fisher of Greene, Doderer, Dunton, Maloney, Cochran, Busch, Ossian, Mayberry, Gallagher, McIntyre, Fischer of Grundy, Roe, Nolin, Bailey and Yoder, a bill for an act to regulate the sale of credit life and credit accident and health insurance.

Read first time and referred to committee on commerce.

House File 46, by Baker, a bill for an act to allow the retailer a credit or discount in paying sales tax receipts due the state.

Read first time and referred to committee on tax revision.

House File 47, by Holden, a bill for an act relating to reflective motor vehicle registration plates.

Read first time and referred to committee on motor vehicles and highway safety.

House File 48, by Maloney and Fischer of Grundy (Lucken and Coleman), a bill for an act relating to the payment of property damage claims under liability policies.

Read first time and referred to committee on commerce.

House File 49, by Waugh, Koch and Sullivan (Van Gilst), a bill for an act to increase the minimum sick leave for school employees.

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

House File 50, by McNamara, Kluever, Lee, Hicklin, Freeman, Hullinger and O'Malley, a bill for an act relating to uniformity of central deposit requirements for investment companies.

Read first time and referred to committee on commerce.

House File 51, by Curran, Den Herder, Distelhorst, Dunton and Mowry, a bill for an act to permit counties to become associated with the Iowa state association of counties.

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

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

Read first time and referred to committee on constitutional amendments and reapportionment.

CONSIDERATION OF JOINT RESOLUTION

Senate Joint Resolution 1, a joint resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations, with report of committee recommending passage was taken up for consideration.

Mowry of Marshall offered the following amendment and moved its adoption;

Amend Senate Joint Resolution 1 as follows:

- 1. Amend section one (1) by inserting after the word "tax" in line 9 the words, "assessment, excise or license".
- 2. Further amend by striking all of section two (2) and inserting in lieu thereof the following:
- "Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members

of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law."

Roll call was requested by O'Malley of Polk and Miller of Des Moines.

On the question "Shall the Mowry amendment be adopted?"

The ayes were 24:

Graham Lee Ossian Camp Darrington Grasslev McNamara Patton Harbor Edgington Mensing Roorda Fischer of Grundy Mowry H:11 Strothman Fisher of Greene Johnston of Audubon Nelson Sullivan Van Nostrand Freeman Koch Nielsen

The nays were 95:

Allen Duffy Middleswart Sorg Dunton Steffen Andersen Millen Bailey Franklin Miller of Des Moines Stokes Baker Fullerton Miller of Jones Story Battles Gallagher Miller of Page Strand Beardslev Gannon Moffitt Stromer Glenn Mohrfeld Tapscott Bennett Hanson of Benton Thordsen Bergman Nolin Hanson of Mitchell O'Malley Bowin Tieden Breitbach Hicklin Palmer Utzig Pelton Van Drie Busch Holden Petersen of Dallas Van Roekel Caffrey Hullinger Peterson of Woodbury Carnahan Johnston of Polk Varley Vetter Christensen Kiilsholm Poncy Clark Redfern Voorhees King Reed Watson Cochran Kitner Renda Waugh Coffman Klein Conklin Roe Welden Langland Sanders Cunningham Lipsky Winkelman Schmarje Curran Maloney Wolfe Den Herder Schroeder Wood Mayberry Diehl McCartney Shaw Yoder Shepherd Distelhorst Mr. Speaker McCrav Doderer Smith McIntyre

Absent or not voting 5:

Gittens Kluever Knight Pierson Radl

The amendment lost.

O'Malley of Polk moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

SENATE JOINT RESOLUTION 1

A Joint Resolution proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

"Article three (III), legislative department, Constitution of the State of Iowa is hereby amended by adding the following new section:

'Municipal corporations are granted home rule power and authority, not inconsistent with the laws of the general assembly, to determine their local affairs and government, except that they shall not have power to levy any tax unless expressly authorized by the general assembly.

'The rule or proposition of law that a municipal corporation possesses and can exercise only those powers granted in express words is not a part of the law of this state.'.'

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year ninetecn hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?"

The yeas were 113:

Allen	Edgington	McCartney	Schroeder
Andersen	Fisher of Greene	McCray	Shaw
Bailey	Franklin	McIntyre	Shepherd
Baker	Freeman	Middleswart	Smith
Battles	Fullerton	Millen	Sorg
Beardsley	Gallagher	Miller of Des Moines	Steffen
Bennett	Gannon	Miller of Jones	Stokes
Bergman	Glenn	Miller of Page	Story
Bowin	Graham	Moffitt	Strand
Breitbach	Grassley	Mohrfeld	Stromer
Busch	Hanson of Benton	Nielsen	Strothman
Caffrey	Hanson of Mitchell	Nolin	Tapscott
Camp	Hicklin	O'Malley	Thordsen
Carnahan	Holden	Palmer	Tieden ·
Christensen	Hullinger	Patton	Utzig
Clark	Johnson of Audubon	Pelton	Van Drie

Van Nostrand Petersen of Dallas Johnstón of Polk Cochran : Peterson of Woodbury Van Roekel Kiilsholm Coffman Pierson Varley Conklin King Vetter Poncy Cunningham Kitner Voorhees Curran Klein Radl Watson Darrington Redfern Knight Reed Waugh Den Herder Koch Welden Langland Renda Diehl Winkelman Roe Distelhorst Lee Wolfe Doderer Lipsky Roorda Wood Maloney Sanders Duffy Schmarie Yoder Dunton Mavberry Mr. Speaker

The nays were 9:

Fischer of Grundy McNamara Mowry Ossian Harbor Mensing Nelson Sullivan

Absent or not voting 2:

Gittens Kluever

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

HOUSE JOINT RESOLUTION 6 WITHDRAWN

 $\ensuremath{\mathrm{O'Malley}}$ of Polk asked and received unanimous consent to withdraw House Joint Resolution 6 from further consideration by the House.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 2, 3, 4, 5, 6, 7, 8, 9, 10, and 11, under Rule 35.

COMMUNICATION FROM LEGISLATIVE RESEARCH COMMITTEE

FROM: LEGISLATIVE RESEARCH COMMITTEE
TO: ALL MEMBERS OF THE SIXTY-SECOND (62ND) GENERAL ASSEMBLY
SUBJECT:SUBMISSION OF BILLS TO THE LEGISLATIVE RESEARCH BUREAU

Bills and resolutions may be submitted to the Legislative Research Bureau for three different services:

- 1. FOR TYPING ONLY
- 2. FOR REVIEWING AND TYPING
- 3. FOR DRAFTING AND TYPING

Any bill submitted to the Research Bureau for typing only, shall first be sent by the sponsoring legislator to the law clerk of the respective house for review by the law clerk.

The law clerk will review the bill, make any necessary corrections, refer the bill back to the sponsor for any retyping of the corrections by the legislator's clerk, if retyping is needed.

The law clerk shall indicate by stamp or some other mark that the bill is in correct form for typing for photo-ready copy. The bill shall then be forwarded to the Legislative Research Bureau by the legislator, the legislator's clerk, or by a page.

Upon receipt of the bill, the Research Bureau shall type and proof-read the draft in the exact form received from the legislator.

The bill shall be delivered to the legislator ready for introduction into the respective house. The bill folder will be marked to indicate that the Research Bureau has typed the bill in the exact form as received from the legislator.

A bill referred to the Research Bureau for review or drafting need not go initially to the law clerk of the respective house.

ALL BILLS REFERRED TO THE RESEARCH BUREAU FOR FINAL TYPING SHOULD HAVE ATTACHED A LISTING OF THE SIGNATURES OF ALL OF THE SPONSORS.

If there are any complaints concerning drafting or typing of bills by the Legislative Research Bureau, it is requested that complaints be referred to Research Committee Chairman John Kibbie in the Senate and Research Committee Vice-chairman C. Raymond Fisher in the House.

Effective 10:00 a.m., January 26, 1967.

On motion by Millen of Van Buren, the House adjourned until 10:30 a.m., Monday, January 30, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, January 30, 1967.

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

Prayer was offered by the Reverend David Vaaler, pastor of St. John's Lutheran Church, Wankon, Jowa.

The Journal of January 27 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bailey of Wright on request of Cochran of Webster.

PETITIONS

The following petitions were received and placed on file:

By Knight of Humboldt from nine residents of Pocahontas against pari-mutuel betting.

By the following representatives, opposing daylight savings time:

By Sanders of Emmett from 87 residents of Emmett County.

By Millen of Van Buren from six residents of Van Buren County.

By Kiilsholm of Kossuth from 20 residents of Kossuth County.

By Waugh of Monona from 43 residents of Monona County.

By Johnson of Audubon from 84 residents of the Audubon-Guthrie district.

By Strothman of Henry from 100 residents of Henry County.

By Mohrfeld of Tama from 208 residents of Tama County.

By Harbor of Mills from 46 residents of Mills County.

By Nielsen of Shelby from 112 residents of Shelby County.

By Van Roekel of Marion from 117 residents of Marion County.

By Kitner of Buchanan from two residents of Buchanan County.

By Koch of Woodbury from 15 residents of Woodbury County.

By Bergman of Osceola from 290 residents of the Lyon-Osceola district.

By Watson of Ringgold from 150 residents of the Ringgold-Taylor district.

By Carnahan of Wapello and Poncy of Wapello from 50 residents of Wapello County.

By Pierson of Mahaska from 167 residents of Mahaska County.

By the following Representatives, favoring daylight savings time:

By Fullerton of Woodbury from 15 residents of Woodbury County.

By Hanson of Mitchell from 28 residents of the Howard-Mitchell district.

By Pierson of Mahaska from 261 residents of Mahaska County.

By Carnahan of Wapello and Poncy of Wapello from 27 residents of Wapello County.

By Van Roekel of Marion from 18 residents of Marion County.

By Wolfe of Cerro Gordo from 22 residents of Cerro Gordo County.

By Freeman of Dickinson from three residents of the Clay-Dickinson district.

By Sullivan of Woodbury from 15 residents of Woodbury County.

By Gallagher of Black Hawk from 966 residents of Black Hawk County.

By Bergman of Osceola from 11 residents of the Lyon-Osceola district in support of a State Humane Slaughter bill.

By $\mbox{Van Roekel}$ of Marion from seven residents of Marion County opposing gambling in any form and from three residents opposing annual sessions.

PRESENTATION OF VISITORS

Millen of Van Buren introduced to the House Phil Watson, Drake University law school senior, who is one of several law school students assigned to various legislators to assist in research and to learn the process of making laws.

Kluever of Cass introduced to the House Jerry Reynolds of Estherville, Iowa, a senior student of Drake University law school, here to observe the operation of the House of Representatives.

Petersen of Dallas introduced to the House Mr. Anderson, Superintendent of Schools, and 20 faculty members of the Adel Community School, Adel, Iowa.

Beardsley of Polk introduced to the House his son, Robert Alan, observing his sixth birthday today. He is a student at Clover Hills School, West Des Moines, Iowa.

Grassley of Butler introduced to the House Miss Nancy Hamilton, Greene High School, Greene, Iowa and John Allan, Allison-Bristow High School, Allison, Iowa, who are here to study Iowa government this week.

Thordsen of Scott introduced to the House Miss Trudy Walsh, Campus, Illinois and Miss Vonnie Caffrey, Des Moines, daughter of Representative James Caffrey. The girls are seniors in the College of Nursing, Marycrest College, Davenport, Iowa.

Maloney of Polk introduced to the House a group of teachers from the Bondurant-Farrar Community School.

Renda of Polk introduced to the House David and Steve Billings and Miss Joan Theisen, students at Johnston High School, Johnston, Iowa, accompanied by Joseph A. Billings.

The Speaker introduced to the House his brother and family, Mr. and Mrs. Ralph Baringer and children, John and Ruth, of Aberdeen, South Dakota.

PROOF OF PUBLICATION

Published copy of Senate File 14 and verified proof of publication of said bill in the Winterset Madisonian on January 25, 1967, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 11, by Grassley and Renda, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 52, by Sorg, Lipsky, Andersen, Reed, McIntyre, Radl, Pelton, Yoder, Beardsley, Conklin, Holden and Doderer (Riley, Walsh, Denman, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns), a bill for an act to provide for representation in the senate and house of representatives in the Sixtythird (63rd) and subsequent General Assemblies.

Read first time and referred to committee on constitutional amendments and reapportionment.

House File 53, by Gallagher, Voorhees, Bowin, Story and Conklin, a bill for an act to provide for collection of sewer charges with water rentals or charges.

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

House File 54, by Hanson of Benton, Radl, Coffman, Battles, Gannon, Stokes, Lee, Poncy and Gallagher, a bill for an act relating to the interest limitation on anticipatory bonds for township fire departments.

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

House File 55, by Smith, Johnson, Mensing, Redfern, Hullinger, Nielsen, Pierson, Clark and Harbor, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse.

Read first time and referred to committee on agriculture.

House File 56, by Nielsen, Hullinger, Varley, Hicklin, McNamara, Utzig, Winkleman, Caffrey, Schroeder and Smith, a bill for an act relating to "T" intersections on primary and secondary roads.

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

House File 57, by Judiciary Committee (Judiciary Committee), a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure.

Read first time and placed on the calendar.

House File 58, by Judiciary Committee (Judiciary Committee), a bill for an act relating to definitions in the personal net income tax law.

Read first time and placed on the calendar.

House File 59, by Caffrey, Coffman, Bennett, Shepherd and Schroeder (Briles), a bill for an act to provide for a method of cancellation of casualty insurance policies.

Read first time and referred to committee on commerce.

House File 60, by Judiciary Committee (Judiciary Committee), a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps.

Read first time and placed on the calendar.

House File 61, by Judiciary Committee (Judiciary Committee), a bill for an act relating to inspection of county jails by the state board of control.

Read first time and placed on the calendar.

House File 62, by Mensing, Busch, Coffman, Nielsen, Vetter, Strand, Mowry, Shepherd, Kluever, McCartney, Harbor, Caffrey, Fischer of Grundy, Lipsky and Steffen (Denman, Reppert, Neu, Frommelt, Messerly, Briles, Mills, Elvers, Walsh, DeKoster, Rigler, Stanley and Flatt), a bill for an act relating to savings and loan associations.

Read first time and referred to committee on commerce.

House File 63, by Baker, a bill for an act relating to the payment of agricultural land tax credits and to make an appropriation therefor.

Read first time and referred to committee on tax revision.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 4, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

MESSAGES FROM THE SENATE

The following messages received from the Senate:

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

Senate File 17, a bill for an act relating to studded tires.

Also:

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

Senate File 14, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District and authorization for bonding and levying taxes.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS REGULAR CALENDAR

Senate File 2, a bill for an act relating to the Soldiers Home, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F.2)

The ayes were 120:

Allen	Fullerton	McIntyre	Schroeder
Andersen	Gallagher	Mensing	Shaw
Baker	Gannon	Middleswart	Shepherd
Battles	Gittins	Millen	Smith
Beardsley	Glenn .	Miller of Des Moines	Sorg
Bennett	Graham	Miller of Jones	Steffen '
Bergman	Grassley	Miller of Page	Stokes
Bowin	Hanson of Benton	Moffitt	Story
Breitbach	Hanson of Mitchell	Mohrfeld	Strand
Busch	Harbor	Mowry	Stromer
Caffrey	Hicklin	Nelson	Strothman .
Camp	Hill ·	Nielsen	Sullivan
Carnahan	Holden	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Clark	Johnson of Audubon	Ossian	Tieden
Cochran	Johnston of Polk	Palmer	Utzig
Coffman	Kiilsholm	Patton	Van Drie
Conklin	King	Pelton	Van Nostrand
Cunningham	Kitner	Petersen of Dallas	Van Roekel

Curran Klein Peterson of Woodbury Varley Den Herder Kluever Pierson Vetter Diehl Knight Poncy Voorhees Distelhorst Radi Koch Watson Doderer Langland Redfern Waugh Lee · Duffy Reed Welden Dunton Lipsky Renda Winkelman Edgington Malonev Roe Wolfe Fisher of Greene Mayberry Roorda Wood McCartney Franklin Sanders Yoder Freeman McCrav Schmarie Mr. Speaker

The nays were none.

Absent or not voting 4:

Bailey

Darrington

Fischer of Grundy

McNamara

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

Senate File 3, a bill for an act relating to extension of benefits to certain members of the Air Force and veterans of the Viet Nam Conflict and Korean Conflict, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F.3)

The ayes were 119:

Allen Fullerton McIntyre Schroeder Andersen Gallagher Mensing Shaw' Baker Gannon Middleswart Shepherd Battles Gittins Millen Smith Beardslev Miller of Des Moines Glenn Sorg Bennett Miller of Jones Graham Steffen Bergman Grassley Miller of Page Stokes Hanson of Benton Bowin Moffitt Story Breitbach Hanson of Mitchell Mohrfeld Strand Busch Harbor Mowry Stromer Caffrey Hicklin Nelson Strothman Camp Nielsen Hill Sullivan Carnahan Holden Nolin Tapscott Christensen Hullinger O'Mallev Thordsen Clark Johnson of Audubon Ossian Tieden Cochran Johnston of Polk Palmer Utzig Coffman Kiilsholm Patton Van Drie Conklin King Pelton Van Nostrand

Petersen of Dallas Van Roekel Kitner Cunningham Peterson of Woodbury Varley Curran Klein Voorhees Pierson Den Herder Kluever Watson Diehl Knight Poncy Waugh Koch Radl Distelhorst Doderer Redfern Welden Langland Winkelman Reed Duffy Lee Wolfe Renda Dunton: Lipsky Wood Edgington Maloney Roe Yoder Fisher of Greene Roorda Mayberry Franklin McCartney Sanders Mr. Speaker Freeman McCray Schmarje

The nays were none.

Absent or not voting 5:

Bailey Fischer of Grundy McNamara Vetter Darrington

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

Senate File 4, bill for an act relating to Korean and Viet Nam Conflict veterans and the disabled and retired firemen and policemen act, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 4)

The ayes were 119:

Allen	Fullerton	McIntyre	Shaw
Andersen	Gallagher	Mensing	Shepherd
Baker	Gannon	Middleswart	Smith
Battles	Gittins	Millen	Sorg
Beardsley	Glenn	Miller of Des Moines	Steffen
Bennett	Graham	Miller of Jones	Stokes
Bergman	Grassley	Miller of Page	Story
Bowin	Hanson of Benton	Moffitt	Strand
Breitbach	Hanson of Mitchell	Mohrfeld	Stromer
Busch	Harbor	Mowry	Strothman
Caffrey	Hicklin	Nelson	Sullivan
Camp	Hill	Nielsen	Tapscott
Carnahan	Holden	Nolin	Thordsen
Christensen	Hullinger	O'Malley	Tieden
Clark	Johnson of Audubon	Ossian	Utzig
Cochran	Johnston of Polk	Palmer,	Van Drie
Coffman	Kiilsholm	Patton	Van Nostrand

Conklin
Cunningham
Curran
Den Herder
Diehl
Distelhorst
Doderer
Duffy
Dunton
Edgington
Fisher of Greene
Franklin

King
Kitner
Klein
Kluever
Knight
Koch
Langland
Lee
Lipsky
Maloney
Mayberry
McCartney

McCray

Petersen of Dallas
Peterson of Woodbury
Pierson
Poncy
Radl
Redfern
Reed
Renda
Roorda
Sanders
Schmarje
Schroeder

Pelton

Van Roekel
Varley
Vetter
Voorhees
Watson
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder
Mr. Speaker

The nays were none.

Absent or not voting 5:

Bailey

Fischer of Grundy

McNamara

Roe

Darrington

Freeman

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

Senate File 5, a bill for an act relating to veterans' newsstands in the State House, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?"

(S, F, 5)

McIntyre

Mensing

The ayes were 118:

Allen

Andersen Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman

Fullerton
Gallagher
Gannon
Gittins
Glenn
Graham
Grassley
Hanson of Benton
Hanson of Mitchell
Harbor
Hicklin
Hill
Holden
Hullinger

Johnson of Audubon

Johnston of Polk

Kiilsholm

Middleswart
Millen
Miller of Des Moines
Miller of Jones
Miller of Page
Moffitt
Mohrfeld
Mowry
Nelson
Nielsen
Nolin
O'Malley
Ossian
Palmer

Shepherd Smith Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott

Tieden

Van Drie

Van Nostrand

Utzig

Shaw

Conklin
Cunningham
Curran
Den Herder
Diehl
Distelhorst
Doderer
Duffy
Dunton
Edgington
Fisher of Green
Franklin
Freeman

King
Kitner
Klein
Kluever
Knight
Koch
Langland
Lee
Lipsky
Maloney
Mayberry

McCartney

McCrav

Pelton
Petersen of Dallas
Peterson of Woodbury
Pierson
Poncy
Radl
Redfern
Reed
Renda
Roorda
Sanders
Schmarje
Schroeder

Van Roekel
Varley
Vetter
Voorhees
Watson
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder
Mr. Speaker

The nays were none.

Absent or not voting 6:

Bailey Darrington Fischer of Grundy McNamara Patton

Roe

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

Senate File 6, a bill for an act relating to memorial halls and monuments, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?"

(S.F.6)

McIntyre

Mensing

The ayes were 119:

Allen Andersen Baker Battles Beardsley -Bennett Bergman **Bowin** Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman

Fullerton Gallagher Gannon Gittins Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm

Middleswart
Millen
Miller of Des Moines
Miller of Jones
Miller of Page
Moffitt
Mohrfeld
Mowry
Nelson
Nielsen
Nolin
O'Malley
Ossian
Palmer
Patton

Shepherd
Smith
Sorg
Steffen
Stokes
Story
Strand
Stromer
Strothman
Sullivan
Tapscott
Thordsen
Tieden

Utzig

Van Drie

Schroeder

Shaw

Conklin King Cunningham Kitner Curran Klein Den Herder Kluever Diehl Knight Distelhorst Koch Doderer Langland Duffy Lee Dunton Lipsky Edgington Maloney Fisher of Greene Mayberry McCartney Franklin Freeman McCray

Petersen of Dallas
Peterson of Woodbury
Pierson
Poncy
Radl
Redfern
Reed
Renda
Roe
Roorda
Sanders

Pelton

Van Nostrand Van Roekel Varley Vetter Voorhees Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were none.

Absent or not voting 5:

Bailey Darrington Fischer of Grundy

McNamara

Schmarie

Watson

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

Senate File 7, a bill for an act relating to Viet Nam veteran's orphans, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?"

(S.F. 7)

Mensing

The ayes were 118:

Allen

Andersen Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen" Clark Cochran Coffman

Fullerton Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm

Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Pelton Petersen of Dallas

Smith
Sorg
Steffen
Stokes
Story
Strand
Stromer
Strothman
Sullivan
Tapscott
Thordsen
Tieden
Utzig
Van Drie

Van Nostran

Van Roekel

Shepherd

Peterson of Woodbury Varley Conklin King ' Vetter Pierson Cunningham Kitner Voorhees Poncy Curran Klein Watson Den Herder Kluever Radl Redfern Waugh Diehl Knight Reed Welden Distelhorst Koch Winkelman Langland Renda Doderer Wolfe Roe Duffv Lee Wood Dunton Lipsky Roorda Yoder Maloney Sanders Edgington Fisher of Greene Mayberry Schmarje Mr. Speaker Franklin McCartney Schroeder Shaw Freeman McIntvre

The nays were none.

Absent or not voting 6:

Bailey

Fischer of Grundy

McNamara

Patton

Darrington McCray

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

Senate File 8, a bill for an act relating to the recording of Viet Nam veterans' discharges, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?"

(S.F. 8)

The ayes were 119:

Shaw Allen Mensing Fullerton Andersen Middleswart Shepherd Gallagher Baker Millen Smith Gannon Battles Miller of Des Moines Sorg Gittins Miller of Jones Steffen Beardsley Glenn Bennett Miller of Page Stokes Graham Bergman Grasslev Moffitt Story Bowin ' Mohrfeld Strand Hanson of Benton Breitbach Hanson of Mitchell Mowry Stromer Busch Nelson Strothman Harbor Caffrey Nielsen Sullivan Hicklin Camp Nolin Tapscott Hill Carnahan Thordsen O'Malley. Holden Christensen Tieden Ossian Hullinger Clark Palmer. Utzig Johnson of Audubon Cochran Patton Van Drie Johnston of Polk

Van Nostrand Kiilsholm Pelton Coffman Van Roekel King Petersen of Dallas Conklin Kitner Peterson of Woodbury Varley Cunningham Klein Pierson Vetter Curran Voorhees Kluever Poncy Den Herder Radl Watson Knight Diehl Koch Redfern Waugh Distelhorst Langland Reed Welden Doderer Lee Renda Winkelman Duffv Lipsky Roe Wolfe Dunton Maloney Roorda booW Edgington McCartney Sanders Yoder Fisher of Greene Mr. Speaker McCrav Schmarie Franklin Schroeder McIntyre Freeman

The nays were none.

Absent or not voting 5:

, .

Bailey Darrington Fischer of Grundy

Mayberry

McNamara

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

Senate File 9, a bill for an act relating to Viet Nam veterans' preference, with report of committee recommending passage.

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

On the question "Shall the bill pass?"

(S.F. 9)

The ayes were 118:

Allen Fullerton Middleswart Shepherd Andersen Smith Gallagher Millen Baker Miller of Des Moines Gannon Sorg Miller of Jones Battles Gittins Steffen Beardsley Glenn Miller of Page Stokes Bennett Graham Moffitt Story Bergman Grasslev Mohrfeld Strand Bowin Hanson of Benton Mowry Stromer Breitbach Hanson of Mitchell Nelson Strothman Busch Nielsen Sullivan Harbor Caffrey Nolin Hicklin Tapscott Camp O'Malley Thordsen Hill Carnahan Holden Ossian Tieden Christensen Hullinger Palmer Utzig Clark Johnson of Audubon Patton Van Drie

Kiilsholm Cochran Coffman King Conklin Kitner Cunningham Klein Curran Kluever Den Herder Knight Diehl Koch Distelhorst Langland Doderer Lee Lipsky Duffy Dunton Maloney Edgington McCartney Fisher of Greene McCray

Pelton
Petersen of Dallas
Peterson of Woodbury
Pierson
Poncy
Radl
Redfern
Reed
Renda
Roe
Roorda
Sanders
Schmarje
Schmarje

Shaw

Van Nostrand
Van Roekel
Varley
Vetter
Voorhees
Watson
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder
Mr. Speaker

The nays were none.

Absent or not voting 6:

Bailey Darrington

Franklin

Freeman

Fischer of Grundy Johnston of Polk

McIntyre

Mensing

Mayberry

McNamara

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

Senate File 10, a bill for an act relating to veterans' newsstands in courthouses, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

(S, F, 10)

The ayes were 119:

Allen
Andersen
Baker
Battles
Beardsley
Bennett
Bergman
Bowin
Breitbach
Busch
Caffrey
Camp
Carnahan
Christensen
Clark

Fullerton
Gallagher
Gannon
Gittins
Glenn
Graham
Grassley
Hanson of Benton
Hanson of Mitchell
Harbor
Hicklin
Hill
Holden
Hullinger
Johnson of Audubon

Middleswart
Millen
Miller of Des Moines
Miller of Jones
Miller of Page
Moffitt
Mohrfeld
Mowry
Nelson
Nielsen
Nolin
O'Malley
Ossian
Palmer
Patton

Shepherd
Smith
Sorg
Steffen
Stokes
Story
Strand
Stromer
Strothman
Sullivan

Tapscott

Thordsen

Van Drie

Tieden

Utzig

	000111111202		-
Cochran	Johnston of Polk	Patton	Van Drie
Coffman	Kiilsholm	Pelton	Van Nostrand
Conklin	King	Petersen of Dallas	Van Roekel
Cunningham	Kitner	Peterson of Woodbury	Varley
Curran	Klein	Pierson	Vetter
Den Herder	Kluever	Poncy	Voorhees
Diehl	Knight	Radl	Watson
Distelhorst	Koch	Redfern	Waugh
Doderer	Langland	Reed	Welden
Duffy	Lee	Renda	Winkelman
Dunton	Maloney	Roe	Wolfe
Edgington	Mayberry	Roorda	Wood
Fisher of Greene	McCartney	Sanders	Yoder
Franklin	McCray	Schmarje	Mr. Speaker
Freeman	McIntyre	Schroeder	

The nays were none.

Absent or not voting 5:

Bailey Fischer of Grundy Darrington

Lipsky

McNamara

-urrangton

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

Senate File 11, a bill for an act relating to relief to Viet Nam soldiers, sailors and marines, with report of committee recommending passage was taken up for consideration.

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

On the question "Shall the bill pass?"

(S.F. 11)

The ayes were 119:

Allen	Fullerton	McIntyre	Shepherd
Andersen	Gallagher	Mensing	Smith
Baker	Gannon	Middleswart	Sorg
Battles	Gittins	Millen	Steffen
Beardsley	Glenn	Miller of Des Moines	Stokes
Bennett	Graham	Miller of Jones	Story
Bergman	Grassley	Miller of Page	Strand
Bowin	Hanson of Benton	Moffitt	Stromer
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Busch	Harbor	Mowry	Sullivan
Caffrey	Hicklin	Nelson	Tapscott
Camp	Hill	Nolin	Thordsen
Carnahan	Holden	O'Malley	Tieden
Christensen	Hullinger	Ossian	Utzig

Van Drie

Varley

Vetter

Voorhees

Watson

Waugh

Welden

Winkelman

Van Nostrand

Van Roekel

JOURNAL OF THE HOUSE

Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelborst Doderer Duffv Dunton Edgington Fisher of Greene Franklin

Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight

Koch Langland Lee Lipsky Maloney Mayberry McCartney McCrav

Palmer Patton Pelton

Roorda

Sanders

Shaw

Schmarie

Schroeder

Petersen of Dallas Peterson of Woodbury Pierson Poncy Radl Redfern Reed Roe

Wolfe Wood Yoder Mr. Speaker

The nays were none.

Absent or not voting 5:

Bailey Darrington

Freeman

Fischer of Grundy

McNamara

Nielsen

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

Varley of Adair asked and received unanimous consent that Rule 29 be suspended and that the House take up for immediate consideration Senate File 14, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Winterset Community School District, in the County of Madison, State of Iowa, authorizing and providing for the issuance of School Building Bonds and for the levy of taxes for the payment of said Bonds and declaring the Bonds issued pursuant to said proceedings to be enforceable obligations of said School District.

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

On the question "Shall the bill pass?" (S.F. 14)

The aves were 116:

Allen Andersen Baker Battles Beardsley Bennett Bergman Bowin Breitbach

Gannon Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Hicklin

Hill

Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson

Middleswart

Smith Sorg Steffen Stokes Story Strand Stromer

Strothman Sullivan

Busch Holden Nielsen Tapscott Caffrey Hullinger Nolin Thordsen Johnson of Audubon Camp O'Malley Tieden Carnahan Johnston of Polk Ossian Utzig Christensen Kiilsholm Palmer Van Drie Cochran King Patton Van Nostrand Coffman Kitner Pelton Van Roekel Conklin Klein Petersen of Dallas Varley Cunningham Kluever Petterson of Woodbury Vetter Curran Pierson Voorhees Knight Den Herder Koch Poncy Watson Diehl Langland Radl Waugh Distelhorst Redfern Welden Lee Doderer Lipsky Roe Winkelman Duffy Maloney Wolfe Roorda Dunton Mayberry Sanders Wood Fisher of Greene McCartney Schmarje Yoder Franklin McCray Schroeder Mr. Speaker Freeman McIntyre Shaw Gallagher Mensing Shepherd

The nays were none.

Absent or not voting 8:

Bailey Clark Darrington Edgington Fischer of Grundy Fullerton

Harbor McNamara

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

MOTION TO RECONSIDER FILED

I move to reconsider the vote by which Senate Joint Resolution 1 passed the House on January 27, 1967.

VAN NOSTRAND of Pottawattamie

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the assignment of a desk in the press gallery to: Mr . Ken Sanders, Sioux City Journal.

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Tuesday, January 31, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, January 31, 1967.

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

Prayer was offered by the Reverend Paul Holman, pastor of the First Christian Church, Atlantic, Iowa.

The Journal of January 30 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fullerton of Woodbury on request of Peterson of Woodbury.

PRESENTATION OF VISITORS

Baker of Boone introduced to the House Sue Duffy, Barbara Bingston and Melanie Grabow, students from the senior government class of Boone High School, Boone, Iowa, and the principal and assistant principal, Mr. Barker and Mr. Greene.

O'Malley of Polk introduced to the House 54 students from the Saydel School District, accompanied by Blanche Chew and Jean Hoskins.

 $\,$ Holden of Scott introduced to the House his parents, Mr. and Mrs. Glen Holden of Washington, Iowa.

Kluever of Cass introduced to the House Greg Holman, a fifth grade student from the Atlantic Community School District, Atlantic, Iowa.

PETITIONS

The following petitions were received and placed on file:

By Mohrfeld of Tama 11 residents of Tama County opposing pari-mutuel betting.

By Knight of Humboldt and Diehl of Buena Vista from 19 clergymen of the American Lutheran Church, Fort Dodge District, opposing pari-mutuel betting.

By the following Representatives, from those who oppose daylight savings time:

By Langland of Winneshiek from 50 residents of Winneshiek County.

By Van Nostrand of Pottawattamie from 67 residents of Pottawattamie County.

By Van Nostrand of Pottawattamie from 91 Iowa residents.

By Curran of Cerro Gordo from 35 residents of Cerro Gordo County.

By Harbor of Mills from 25 residents of Mills County.

By Miller of Page from 44 residents of Page County.

By Pierson of Mahaska from 16 residents of Mahaska County.

By Schroeder of Pottawattamie from 94 residents of Pottawattamie County.

By Battles of Jackson from 53 residents of Jackson County.

By Allen of Pottawattamie from 83 residents of Pottawattamie County.

By the following Representatives, from those who favor daylight savings time:

By Langland of Winneshiek from 228 residents of Winneshiek County.

By Baringer of Fayette from 163 residents of Fayette County.

By Klein of Winnebago from 10 residents of Worth County.

By Pierson of Mahaska from 137 residents of Mahaska County.

By Watson of Ringgold from 39 residents of Ringgold County.

By Kitner of Buchanan from 52 residents of Buchanan County.

By Smith of O'Brien from 23 residents of O'Brien County.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 40, a bill for an act relating to operator's and chauffeur's licenses.

AL MEACHAM, Secretary

SENATE MESSAGES CONSIDERED

Senate File 17, a bill for an act relating to studded tires.

Read first time and referred to committee on motor vehicles and highway safety.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 12, by Grassley and Pierson, a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the terms of office of the governor and lieutenant governor.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 64, by Pelton, Breitbach, Coffman, Camp, Curran, Gannon, Miller of

Jones, Peterson of Woodbury, Reed, Dunton and McNamara (Denman, Riley, Reppert, Cassidy, Coleman, Walsh, Ely, Reichardt, Messerly, Benda and Condon), a bill for an act relating to the right of appeal wherein the city or a civil service employee may appeal from a decision of a civil service commission.

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

House File 65, by Breitbach (Kibbie), a bill for an act relating to the availability of the report of the investigating law-enforcement officer.

Read first time and referred to committee on motor vehicles and highway safety.

House File 66, by Gallagher, a bill for an act to exempt certain persons from the necessity of having fishing licenses.

Read first time and referred to committee on conservation.

House File 67, by Kluever, Van Drie, Andersen, Dunton and Cochran (Ely, Stanley and Cassidy), a bill for an act to amend chapter two hundred seventy-nine (279), Code 1966, to improve the continuing contract for teachers.

Read first time and referred to committee on schools.

House File 68, by McIntyre, Radl, Sorg, Reed and Lipsky, a bill for an act to give counties the power to employ certified public accountants to conduct their audits.

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

House File 69, by Stokes, a bill for an act relating to sales tax permits.

Read first time and referred to committee on tax revision.

House File 70, by Shaw, McCray, Holden, Hicklin, McCartney, Pelton, Lipsky, Knight, Koch, Grassley, Wood, Thordsen, Mensing, Battles and Johnson (Jepsen), a bill for an act relating to juvenile delinquency.

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

House File 71, by McNamara, Kluever, Lee, Hicklin, Freeman, Hullinger and O'Malley, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies.

Read first time and referred to committee on commerce.

House File 72, by Busch, Nielsen, Tieden, Grassley and Langland, a bill for an act relating to open hunting seasons.

Read first time and referred to committee on conservation.

House File 73, by Camp, Doderer, McCray and Wood, a bill for an act relating to voter registration in all counties having a population of twenty thousand or more.

Read first time and referred to committee on state government affairs.

House File 74, by Lipsky, Sorg, McIntyre, and Reed, a bill for an act to regulate and enforce the payment of wages due employees from corporations doing business in this state.

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

REPORT OF COMMITTEE

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred <u>House File 13</u>, a bill for an act to authorize and direct the issuance of patent to certain real estate to C. E. Barnett and Marie A. Barnett, husband and wife, as joint tenants, with full right of survivorship, and not as tenants in common, by the governor and secretary of state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do</u> pass.

LESTER KLUEVER, Chairman

AMENDMENTS FILED

Amend Senate Joint Resolution 4 as follows:

- l. Amend section one (1) by adding the following after the word "interim," in line 9: "In even-numbered years the session shall be limited to consideration of the budget, the production, distribution and appropriation of revenue, review and revision of the tax structure, legislation designed to meet emergencies, and such other legislation involving subject matters authorized for consideration by the General Assembly under rules adopted by a majority of not less than two-thirds of its elected members of each house as authorized by law."
- 2. Further amend by striking all of section two (2) and inserting in lieu thereof the following:
- "Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law."

MOWRY of Marshall

Amend Senate Joint Resolution 6 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. There are hereby created county legislative districting commissions in the various counties of the state which have more than one (1) representative or senator. Each commission shall be composed of the following five (5) members:
- 1. Two (2) members, the chairman and the vice chairman of the political party polling the majority of votes for governor in the last general election.

- 2. Two (2) members, the chairman and the vice chairman of the political party polling the second largest number of votes for governor in the last general election.
 - 3. One (1) member agreed upon by the above four (4) members.

Members shall be appointed immediately upon the effective date of this resolution.

- Sec. 2. It shall be the duty of each of said county commissions to study the establishment of subdistricts in their respective county where more than one (1) representative or senator is required to be elected to the general assembly, or both such representatives and senators.
- Sec. 3. Each county commission shall choose a chairman from its membership and adopt rules for the conduct of its proceedings.

It may hold public hearings and consult with representatives of minority political groups. The county commissions shall have access to all public records and shall be given the co-operation of all public officials.

- Sec. 4. Each county commission shall report to the general assembly one (1) actual plan for the establishment of boundaries of such legislative sub-districts within their respective county, which plan shall conform to the mandate of the court and be within the framework of the law. The boundaries of such subdistricts shall be of such compact and conterminous territory as possible. Said reports shall be returned to both houses of the general assembly not later than April 1, 1967. Upon submission of the reports to the general assembly the commissions shall be discharged.
- Sec. 5. This act being of immediate importance shall be in full force and effect from and after its publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and The Times Democrat, a newspaper published at Davenport, Iowa.

CAMP of Clinton

Amend House File 7 as follows:

- 1. By striking Section two (2).
- 2. Further amend by renumbering the remaining section.

GALLAGHER of Black Hawk

On motion by Millen of Van Burenthe House adjourned until 10:00 a.m., Wednesday, February 1, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, February 1, 1967

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

Prayer was offered by the Reverend Roger Patton, pastor of Olivet Presbyterian Church, Cedar Rapids, Iowa.

The Journal of January 31 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fischer of Grundy on request of Coffman of Iowa; Nolin of Carroll on request of Bowin of Black Hawk; Cochran of Webster on request of Bailey of Wright.

PETITIONS

The following petitions were received and placed on file:

By Fisher of Greene from 18 residents of Greene County opposing pari-mutuel betting or any other legalized gambling in Iowa.

By Bailey of Wright from two clergyman of the American Lutheran Church, Fort Dodge District, who oppose pari-mutuel betting and who wish their names added to the names already received and reported in the Journal of January 31.

By the following Representatives from those who oppose daylight savings time:

By Hanson of Benton from 23 residents of Benton County.

By Carnahan of Wapello and Poncy of Wapello from 48 residents of Wapello County.

By Nelson of Cherokee from 55 residents of Cherokee County.

By Wolfe of Cerro Gordo from seven residents of Cerro Gordo County.

By the following Representatives from those who favor daylight savings time:

By Kitner of Buchanan from 28 residents of Buchanan County.

By Sanders of Emmet from 11 residents of Emmet County.

PRESENTATION OF VISITORS

Waugh of Monona introduced to the House Mr. Coulson, Superintendent of Whiting Community School District; Mr. Rhinehart, Superintendent of Schools, Monona County; Mr. Simoff, Superintendent of West Monona Community Schools; and Mr. Mason, Superintendent of East Monona Community Schools.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 13, under Rule 35.

SENATE MESSAGES CONSIDERED

Senate File 40, a bill for an act relating to operator's and chauffeur's licenses.

Read first time and referred to committee on motor vehicles and highway safety.

INTRODUCTION OF BILLS

House File 75, by Dunton, Den Herder, Ossian, Gannon and O'Malley (O'Malley, Rigler, Cassidy and Coleman), a bill for an act to provide law clerks for supreme court judges.

Read first time and referred to committee on judiciary.

House File 76, by Stokes, a bill for an act relating to the use of traffic-control signals.

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

House File 77, by Den Herder, Klein, Van Roekel, O'Malley, Roorda, Diehl, Middleswart and Strothman, a bill for an act to provide for a state tuition equalization fund for the benefit of Iowa students, and to make an appropriation therefor.

Read first time and referred to committee on higher education.

House File 78, by Andersen, Fullerton, Koch, Sullivan and Peterson of Woodbury (Erskine, Van Eaton, Kosek, Kyhl, Messerly, Shaff, Rigler, Jepsen, Neu, Potgeter, Lange, Stephens, Reppert, O'Malley and Glenn), a bill for an act relating to the salary of district court judges.

Read first time and referred to committee on judiciary.

House File 79, by Distelhorst, a bill for an act relating to the sale of documentary stamps.

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

House File 80, by Dunton, Grassley, Koch and Story (Coleman, Van Eaton, O'Malley, Erskine and Frey), a bill for an act relating to leased and rented vehicle offenses,

Read first time and referred to committee on commerce.

House File 81, by Palmer, Tapscott, Glenn, Shepherd, Renda, Busch, Schroeder, Hullinger, Christensen, Franklin and Van Drie (Glenn), a bill for an act to amend chapter five hundred thirty-five (535), Code 1966, relating to compelling all persons who charge interest to provide an itemized list of all interest, charges, or other fees.

Read first time and referred to committee on commerce.

House File 82, by O'Malley, Dunton, Carnahan, Bennett and Franklin, a bill for an act relating to court records.

Read first time and referred to committee on judiciary.

House File 83, by Camp (Hougen, Walsh, Potgeter, Neu, Mills, Stanley and Balloun), a bill for an act relating to the form of the ballot at general elections and the manner of voting thereof so that the true intention of the voter in his selection from the groups of candidates may be more clearly ascertained.

Read first time and referred to committee on state government affairs.

House File 84, by Curran, a bill for an act relating to municipal support of industrial projects.

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

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 57, a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 57)

The ayes were 114:

Allen	Fullerton	McIntyre	Sanders
Andersen	Gallagher	Mensing	Smith
Bailey	Gannon	Middleswart	Sorg.
Baker	Gittins	Millen	Steffen
Battles	Glenn	Miller of Des Moines	Stokes
Beardsley	Graham	Miller of Jones	Story
Bennett	Grassley	Miller of Page	Strand
Bergman	Hanson of Benton	Moffitt	Stromer
Bowin	Hanson of Mitchell	Mohrfeld	Strothman
Breitbach	Harbor	Mowry	Sullivan
Busch	Hicklin	Nelson	Tapscott
Caffrey	Hill	Nielsen	Thordsen
Carnahan	Holden	O'Malley	Tieden
Christensen	Hullinger	Ossian	Utzig
Clark	Johnson of Audubon	Patton	Van Drie
Coffman	Johnston of Polk	Pelton	Van Nostrand
Conklin	Kiilsholm	Petersen of Dallas	Van Roekel
Cunningham	King	Pierson	Varley
Curran	Kitner	Poncy	Vetter
Darrington	Kluever	Radl	Voorhees
Den Herder	Knight	Redfern	Watson
Diehl	Koch	Reed	Welden
Distelhorst	Langland	Renda	Winkelman
Doderer	Lee	Roe	Wolfe
Dunton	Lipsky	Roorda	Wood

Edgington Fisher of Greene Maloney Mayberry McCartney

Schmarje Schroeder Shaw

Yoder Mr. Speaker

Franklin Freeman

McCray

Shepherd

The nays were none.

Absent or not voting 10:

Camp

Fischer of Grundy

Nolin

Waugh

Roe

Cochran

Klein McNamara Palmer

Duffy Peterson of Woodbury

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

House File 58, a bill for an act relating to definitions in the personal net income tax law, was taken up for consideration,

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

On the question "Shall the bill pass?" (H.F. 58)

Langland

Lee

Lipsky

The aves were 117:

Fullerton Allen Gallagher Andersen Gannon Bailey Gittins Baker Glenn Battles Graham Beardsley Grasslev Bennett Hanson of Benton Bergman Hanson of Mitchell Bowin Harbor Breitbach Hicklin Busch Hill Caffrey Holden Carnahan Christensen Hullinger Johnson of Audubon Clark Johnston of Polk Coffman Kiilsholm Conklin Cunningham King Curran Kitner Darrington Kluever Den Herder Knight Diehl Koch

Distelhorst

Doderer

Dunton

McIntyre McNamara Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen O'Malley Ossian Palmer Patton Pelton Petersen of Dallas Pierson Poncy Radl

Redfern

Reed

Renda

Shaw . Shepherd Smith Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley. Vetter Voorhees Watson Waugh

Welden

Edgington Fisher of Greene Franklin

Maloney Mayberry McCartney McCrav

Roorda Sanders Schmarje Schroeder

Winkelman Wolfe Wood Yoder

Mr. Speaker

The nays were none.

Absent or not voting 7:

Camp

Freeman

Fischer of Grundy Peterson of Woodbury

Cochran Duffy

Klein Nolin

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

House File 60, a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 60)

The ayes were 116:

Doderer

Dunton

Fullerton Allen Gallagher Andersen Bailey Gannon Baker Gittins Glenn Battles Beardsley Graham Grasslev Bennett Bergman Hanson of Benton Hanson of Mitchell Bowin Breitbach Harbor Busch Hicklin Caffrey Hill Carnahan Holden Hullinger Christensen Johnson of Audubon Clark Johnston of Polk Coffman Conklin Kiilsholm Cunningham King Curran Kitner . Darrington Kluever Den Herder Knight Diehl Koch Langland Distelhorst

Lee

Lipsky

McNamara Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen O'Malley Ossian Palmer Patton Pelton

Reed

Renda

Petersen of Dallas Peterson of Woodbury Pierson Poncy Radl Redfern

Schroeder Shaw Shepherd Smith Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Roekel Varley .

Vetter

Watson

Waugh

Welden

Winkelman

Voorhees

Edgington
Fisher of Greene
Franklin

McCarntney McCray McIntyre

Maloney

Roe Roorda Sanders Schmarje Wolfe Wood Yoder Mr. Speaker

freeman N
The nays were none:

Absent or not voting 8:

Camp

Fischer of Grundy

Nolin

Cochran Klein
Duffy Mayberry

Van Nostrand

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

House File 61, a bill for an act relating to inspection of county jails by the state board of control, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 61)

The ayes were 116:

Freeman Allen Fullerton Andersen-Gallagher Bailey Gannon Baker · Gittins Battles Glenn Beardsley Bennett Graham Grassley Bergman Hanson of Benton Bowin Hanson of Mitchell Breithach Harbor Busch Hicklin Caffrey Hill Camp Carnahan Holden Christensen Hullinger Johnson of Audubon Clark Johnston of Polk Coffman Kiilsholm Conklin Cunningham King Curran Kitner Darrington Kluever. Den Herder Knight

McCray McIntyre Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Mohrfeld Mowry . Nelson Nielsen O'Malley Ossian Palmer Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Poncy

Radl

Smith Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Roekel Varley Vetter Voorhees Watson

Schroeder

Shepherd

Shaw

Diehl Koch Redfern Waugh Distelhorst Langland Reed Welden Doderer Lee Renda Winkelman Dunton Lipsky Roe Wolfe Edgington Maloney Roorda Mood Fisher of Greene Mayberry Sanders Yoder Franklin McCartney Schmarie Mr. Speaker

The nays were none.

Absent or not voting 8:

Cochran Klein Nolin

Duffy McNamara Van Nostrand

Fischer of Grundy Moffitt

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

Millen of Van Buren asked and received unanimous consent for the suspension of Rule 29 and for the immediate consideration of House File 13, a bill for an act to authorize and direct the issuance of a patent to certain real estate to C.E. Barnett and Marie A. Barnett, husband and wife, as joint tenants, with full right of survivorship, and not as tenants in common, by the governor and secretary of state.

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

On the question "Shall the bill pass?" (H.F. 13)

The ayes were 118:

Allen Andersen Bailey Baker Battles	Fullerton Gallagher Gannon Gittins Glenn	Mensing Middleswart Millen Miller of 'Des Moines Miller of Jones	Shepherd Smith Sorg Steffen Stokes
Beardsley	Graham	Miller of Page	Story
Bennett	Grassley	Moffitt	Strand
Bergman	Hanson of Benton	Mohrfeld	Stromer
Bowin	Hanson of Mitchell	Mowry	Strothman
Breitbach	Harbor	Nelson	Sullivan
Busch	Hicklin	Nielsen	Tapscott
Caffrey	Hill	O'Malley	Thordsen
Camp	Holden	Ossian	Tieden
Carnahan	Hullinger	Palmer	Utzig
Christensen	Johnson of Audubon	Patton	Van Drie
Clark	Johnston of Polk	Pelton	Van Nostrand
Coffman	Kiilsholm	Petersen of Dallas	Van Roekel
Conklin	King	Peterson of Woodbury	Varley
Cunningham	Kitner	Pierson	Vetter

Curran Kluever Poncy Voorhees Radl Watson Darrington Knight Den Herder Koch Redfern Waugh Langland Reed Welden Diehl Lee Renda Winkelman Distelhorst Doderer Lipsky Roe Wolfe Malonev Roorda booW Dunton Mayberry Sanders Yoder Edgington McCartney Schmarie Mr. Speaker Fisher of Greene McCray Schroeder Franklin

Shaw .

McNamara

The navs were none.

Freeman

Absent or not voting 6:

Fischer of Grundy Cochran

Klein

Duffy Nolin

McIntyre

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

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: Iam directed to inform your honorable body that the Senate has passed the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 10 proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

AL MEACHAM. Secretary

REPORT OF COMMITTEE

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred House Joint Resolution 10, a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House Joint Resolution 10 as follows:

By striking from section four (4), line eight (8) the word "March" and inserting in lieu thereof the word "April".

2. By striking from section six (6) lines three (3), four (4) and five (5) and inserting in lieu thereof:

"Fairfield Daily Ledger, a newspaper published at Fairfield, Iowa, and the Council Bluffs Nonpareil, a newspaper published at Council Bluffs, Iowa."

MAURICE VAN NOSTRAND, Chairman

AMENDMENTS FILED

Amend House Joint Resolution 10 by striking the words "be within the framework of the law" in line four (4) and line five (5) of section four (4) and substituting in lieu thereof the following "shall provide for a House of not more than one hundred (100) members and a Senate of not more than fifty (50) members."

GANNON of Jasper O'MALLEY of Folk DODERER of Johnson

Amend House File 30 by adding at the end thereof the following paragraph:

"This section shall apply also to the owner or owners of property that may already be included in a fire district and lies contiguous to another district. In such case the petition shall so state and ask to be excluded from one district and to be included in the other."

EDGINGTON of Franklin

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Thursday, February 2, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, February 2, 1967.

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

Prayer was offered by the Reverend Robert J. Spahn, pastor of St. Joseph's Catholic Church, New Hampton, Iowa.

The Journal of February 1 was approved.

PRESENTATION OF VISITORS

Palmer of Polk introduced to the House 44 students from the eighth grade class of Visitation School, Des Moines, accompanied by Sister Mary Magdaletta.

Millen of Van Buren introduced to the House his son, Robert, a student at the State University of Iowa.

Cunningham of Story introduced to the House 19 students of Ballard Community School, Slater, Iowa, and Mrs. Juanita Long. The great-granddaughter and the great-great-granddaughter of Ole Nelson, former Sergeant-at-Arms in the House, were also in the group.

Stokes of Plymouth introduced to the House Robert Hoogeveen, principal, and Jerry Olson, teacher, both of Akron Community School, Akron, Iowa, and Mrs. Dana Vannorsdel, teacher from Kingsley-Pierson Community School, Kingsley, Iowa.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House Joint Resolution 10, under Rule 35.

PETITIONS

The following petitions were received and placed on file:

By Van Roekel of Marion from nine residents of Marion County opposing parimutuel betting.

By the following Representatives from those who oppose daylight saving time:

By Van Roekel of Marion from 89 residents of Marion County.

By Moffitt of Appanoose from 40 residents of Appanoose County.

By Waugh of Monona from 133 residents of Monona County.

By Gittins of Pottawattamie from 187 residents of Pottawattamie County:

By Fullerton of Woodbury from 165 residents of Woodbury County.

By Strothman of Henry from 80 residents of Henry County.

By the following Representatives from those who favor daylight saving time:

By Mohrfeld of Tama from 53 residents of Tama County.

By Carnahan of Wapello and Poncy of Wapello from 364 residents of Wapello County.

By Fullerton of Woodbury from the Woodbury County Young Republican Club, E. S. Bikakis, President.

By Wolfe of Cerro Gordo from 10 residents of Cerro Gordo County.

By Curran of Cerro Gordo from 357 residents of Cerro Gordo County.

By Peterson of Woodbury and Andersen of Woodbury from 13 residents of Woodbury County. $\,$

By Van Roekel of Marion from 39 residents of Marion County.

By Winkelman of Calhoun from 33 residents of Calhoun County.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Carnahan of Wapello offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Wade H. McReynolds of Wapello County, who was a member of the Fifty-first and Fifty-sixth sessions of the General Assembly, passed away on December 3, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Carnahan of Wapello, Poncy of Wapello and Dunton of Keokuk.

Bennett of Polk offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 6

By: Bennett, O'Malley, Hill, Tapscott, Beardsley, Gannon, Reed, Story, Miller of Des Moines, Utzig, Renda, Doderer, Mc Namara, Hullinger, Dunton, Lee, Poncy, Duffy, Caffrey, Gallagher, Franklin WHEREAS, payment of minimum wages is necessary to secure and to retain competent state public employees, and

WHEREAS, the prevention of a new federal minimum wage law from applying to Iowa public employees would adversely affect the image of the state among workers, and

WHEREAS, the law fixing a minimum wage of one (1) dollar an hour is a minimal requirement in order for an individual to maintain a standard of living, and

WHEREAS, the payment of a minimum wage of one (1) dollar an hour is a minimal requirement for fundamental fairness and would not be burdensome or oppressive for the state or agencies of the state, and

WHEREAS, the State of Iowa has shown substantial economic growth, and

WHEREAS, compliance with the minimum wage law is absolutely necessary for the State of Iowa to compete favorably with private industry in terms of securing and retaining the employment of competent personnel: therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the State of Iowa comply with the new federal minimum wage law as applied to Iowa public employees.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to the Attorney General of the State of Iowa.

Laid over under Rule 25.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 13, by Grassley, Busch, Darrington, Diehl, Edgington, Graham, Harbor, Johnson, Klein, Miller of Jones, Nelson, Nielsen, Patton, Radl, Stokes, Weldon, Clark, Pierson and Killsholm, a joint resolution proposing an amendment to the Constitution of the state of lowa relating to the right to employment.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 85, by Wood, Caffrey, Andersen and Bennett (Condon, Klefstad, Walsh, Gaudineer, Messerly and Lamborn), a bill for an act providing for the establishment of wage rates for public works projects.

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

House File 86, by Distelhorst and Hicklin, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review similar to the status of other taxing bodies and their officers.

Read first time and referred to committee on judiciary.

House File 87, by Kluever, Renda, Maloney, Kiilsholm, Stromer, Bowin, Coffman, Kitner, Tapscott, Yoder, Van Roekel and Baker (Reichardt, Benda, Mills, DeHart, Murray, Patton and Reno), a bill for an act to amend chapter four hundred twenty-two (422), Code 1966, relating to sales tax now imposed on the cost per line of bowling.

Read first time and referred to committee on tax revision.

House File 88, by Hill (Shirley), a bill for an act relating to payment of attorney fees and court costs in actions involving divorce decrees.

Read first time and referred to committee on judiciary.

House File 89, by Gallagher, Cochran, Voorhees, Bowin, Story, Mayberry and Conklin (Coleman, Messerly, Condon and Hougen), a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund.

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

House File 90, by Redfern, Schmarje, Steffen, Bailey and Holden, a bill for an act relating to trade secrets.

Read first time and referred to committee on commerce.

House File 91, by Renda, Palmer and Baker, a bill for an act relating to the powers of cities and towns in regard to water and sewer systems, sewage disposal plants and water plants, facilities and connections, and the collection of rates and charges for services rendered by same.

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

House File 92, by Van Drie, Christensen, Stromer, Strand, Yoder, Mensing, Bergman, Miller of Page, Roorda, Bailey, Diehl, Patton, Tapscott, Voorhees and Harbor, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type.

Read first time and referred to committee on state government affairs.

House File 93, by Committee on Public Health and Welfare, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care.

Read first time and placed on the calendar.

House File 94, by Bergman, a bill for an act to include cigarettes made of materials other than tobacco in the prohibition of the furnishing of such articles to minors under eighteen years of age.

Read first time and referred to committee on law enforcement.

House File 95, by Schroeder, Kiilsholm, Ossian, Johnson, Nielsen, Busch, Gannon, Shepherd, Fisher of Greene, Distelhorst and Baker, a bill for an act relating to the registration fee for farm trucks.

Read first time and referred to committee on motor vehicles and highway safety.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service.

AL MEACHAM, Secretary

ASSIGNMENT OF DESKS IN THE PRESS GALLERY

The Speaker announced the assignment of desks in the press gallery to: Ken Sanders, Sioux City Journal, and Otto Weber, Iowa Legislative Bulletin Service.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 14</u>, a bill for an act relating to the sale of spirituous drinks or intoxicating drinks to Indians begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

ALFRED NIELSEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 43, a bill for an act relating to the selection of grand jurors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 2</u>, a bill for an act relating to change in form of municipal government, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 23</u>, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LEONARD C. ANDERSEN, Chairman

Darrington of Harrison, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 8, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. E. DARRINGTON, Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 42</u>, a bill for an act relating to reversion of schoolhouse sites, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

KEITH L. VETTER, Chairman

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 1.

A. I. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House File 1.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 2nd day of February, 1967, sent to the governor for his approval: House File

AMENDMENTS FILED

Amend House Concurrent Resolution 5 as follows:

- 1. By inserting in line 8 after the semi-colon the word "and".
- 2. By inserting before the resolving clause the following paragraphs: WHEREAS, the phrase "factors other than population", specifically means "area representation" that is, a system of representation that gives residents of sparsely populated area extra weight at the polls; and

WHEREAS, it is recognized that those who live in sparsely populated areas form a class of citizens with certain special problems that they are therefor justified in desiring more than proportionate power in a legislative body;"

MALONEY of Polk

Amend the temporary rules of the House to read as follows:

Amend Rule 26, line five (5) by adding a new sentence after the word "Committee" to read as follows:

"However, the Legislative Research Committee shall introduce only such bills as have been recommended by Study Committees established by the Legislative Research Committee."

MILLER of Des Moines FISHER of Greene GALLAGHER of Black Hawk MILLEN of Van Buren KLUEVER of Cass GANNON of Jasper BARINGER of Favette

Amend House File 66 by striking all the section one (1) after the period in line nine (9).

VOORHEES of Black Hawk - VAN DRIE of Story

Amend House File 23 as follows:

- 1. By striking from line eleven (11) of section one (1) the figures "1964" and inserting in lieu thereof the figures "1968".
 - 2. By adding at the end of section one (1) the following paragraph:
- "6. By striking from line forty (40) the figures 1920 and by inserting in lieu thereof the figures 1930."

McCARTNEY of Floyd

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Friday, February 3, 1967,

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, February 3, 1967.

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

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

The Journal of February 2 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Graham of Ida on request of Diehl of Buena Vista; Den Herder of Sioux on request of Ossian of Montgomery; McNamara of Linn on request of Hillinger of Decatur; Hill of Marshall on request of Mowry of Marshall; Harbor of Mills on request of Mowry of Marshall; McIntyre of Linn on request of Sorg of Linn; Koch of Woodbury on request of McCray of Scott; Cochran of Webster on request of Bailey of Wright; Mayberry of Webster on request of Glenn of Polk; Kluever of Cass on request of Millen of Van Buren.

PETITIONS

The following petitions were received and placed on file:

By the following Representative from those who oppose daylight saving time:

By Allen of Pottawattamie from 56 residents of Pottawattamie County.

By the following Representatives from those who favor daylight saving time:

By Schmarje of Muscatine from 16 residents of the Louisa - Muscatine district.

By Van Drie of Story from 135 residents of Story County.

PRESENTATION OF VISITORS

Waugh of Monona introduced to the Househis grandsons, Douglas and David Clayton, Whiting, Iowa.

Dunton of Keokuk introduced to the House 150 college students from all colleges and universities in the State of Iowa, members of the Student Iowa State Education Association, accompanied by William G. Robinson.

McCray of Scott introduced to the House Ralph DeShon, Davenport, Iowa.

Stokes of Plymouth introduced to the House Lieutenant Tommy Thompson of LeMars, Iowa, stationed at Fort Monmouth, New Jersey, and now enroute to Viet Nam.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Varley of Adair offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Claire D. Seibert, of Adair - Madison Counties, who was a member of the Sixty-first Session of the General Assembly, passed away on December 30, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Varley of Adair, Middleswart of Warren and Christensen of Clarke.

Lee of Hamilton offered the following House memorial resolution and moved its adoption:

· HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Frank J. Lund, of Hamilton County, who was a member of the Thirty-fourth and Thirty-fifth sessions of the General Assembly, passed away on September 8, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Lee of Hamilton, Cochran of Webster and Bailey of Wright.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 14, by Schmarje, Strothman, Sorg, Hicklin, Distelhorst, Shepherd, Redfern, Miller of Des Moines and Millen (McGill and Shirley), a joint resolution designating the Iowa geode as the official state rock for the state of Iowa.

Read first time and referred to committee on state government affairs.

INTRODUCTION OF BILLS

House File 96, by Mensing, a bill for an act relating to mechanics' liens.

Read first time and referred to committee on commerce.

House File 97, by Andersen of Woodbury, a bill for an act relating to contests of elections.

Read first time and referred to committee on state government affairs.

House File 98, by Palmer, a bill for an act relating to fish bait.

Read first time and referred to committee on conservation.

House File 99, by Camp, Pelton and Schmarje, a bill for an act relating to still fishing and trolling.

Read first time and referred to committee on conservation.

House File 100, by Camp, Harbor, Duffy and Fisher of Greene, a bill for an act relating to liquor license fees.

Read first time and referred to committee on law enforcement.

House File 101, by Mowry, Doderer, Sullivan, McNamara, Gannon, Edgington, Grassley, Story, Johnson of Audubon-Guthrie, Schroeder, Fisher of Greene, Fischer of Grundy and Graham, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto.

Read first time and referred to committee on commerce.

House File 102, by Klein, Grassley, Van Roekel, Den Herder, Diehl and Cunningham, a bill for an act to abolish class "C" beer permits.

Read first time and referred to committee on law enforcement.

House File 103, by Doderer, a bill for an act relating to school bus drivers.

Read first time and referred to committee on motor vehicles and highway safety.

House File 104, by Stromer, Grassley, Peterson, Glenn, Roe, Christensen, Sorg, Hanson of Howard-Mitchell, Sanders, Schroeder, Van Drie, Kiilsholm, Strand, Caffrey and Diehl, a bill for an act relating to the purchase of uniforms for vocal and instrumental school music groups.

Read first time and referred to committee on schools.

House File 105, by Van Drie, Cunningham, Waugh, Christensen, Tapscott, Lipsky, Kiilshom, Klein, Shaw, Tieden, McNamara and Winkelman, a bill for an act relating to fire protection for highway commission property.

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

SENATE MESSAGES CONSIDERED

Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 18, a bill for an act relating to registration plates.

Also

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

Senate File 25, a bill for an act to authorize city and town councils to finance the purchasing and remodeling for a public library.

Also.

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

Senate File 20, a bill for an act relating to the treatment of youthful law offenders.

AL MEACHAM, Secretary

CONSIDERATION OF SENATE FILE 51.

Steffen of Chickasaw asked and received unanimous consent to suspend Rule 29 and to take up for immediate consideration Senate File 51, a bill for an act to permit county boards to provide ambulance service.

McCartney of Floyd moved that Senate File 51 be re-referred to the committee on county and township affairs for further consideration.

Motion prevailed.

ADOPTION OF HOUSE CONCURRENT RESOLUTION

Nelson of Cherokee asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 7 and moved its adoption.

HOUSE CONCURRENT RESOLUTION 7

WHEREAS the Honorable Guy M. Gillette, former United States Senator, will today celebrate his 88th birthday; and

WHEREAS the Senator has been in ill health and fortunately is making a satisfactory recovery; now therefore

BE IT RESOLVED by the House of Representatives of the 62nd General Assembly, the Senate concurring, that the General Assembly extend to the Honorable Guy M. Gillette their congratulations and appreciation for his splendid history as a statesman and for his services in the best interest of the state of Iowa; and

BE IT FURTHER RESOLVED that the General Assembly extends to the Honorable Guy M. Gillette its best wishes for a speedy recovery and enjoyment of many more years of retirement.

The resolution was adopted.

MOTION TO RECONSIDER WITHDRAWN

Van Nostrand of Pottawattamie called up for consideration the motion to reconsider the vote on Senate Joint Resolution 1 filed by him and found on page 206, of the House Journal of January 30, 1967.

Van Nostrand of Pottawattamie asked and received unanimous consent that the motion to reconsider Senate Joint Resolution 1 be withdrawn.

SPECIAL ORDER

HOUSE JOINT RESOLUTION 10

Millen of Van Buren asked and received unanimous consent that House Joint Resolution 10 be made a special order of business for 10:30 a.m. Wednesday, February 8, 1967.

ADOPTION OF TEMPORARY RULES

Millen of Van Buren called up for consideration the amendments to the Temporary Rules of the House found on page 141, House Journal of January 23, 1967.

Fisher of Greene offered the following amendment filed by him et al, and moved its adoption:

Amend the temporary rules of the House to read as follows:

Amend Rule 26 as follows:

- 1. By striking the comma from line three (3) and inserting in lieu thereof the word "or".
 - 2. By striking the comma from line four (4) and inserting in lieu thereof a period.
- 3. By striking from line five (5) the words "or by the Legislative Research Committee." and inserting in lieu thereof the following:

"Bills recommended by the Legislative Research Committee may be introduced by House members of the Committee in the name of the Legislative Research Committee. Any bill so introduced shall be directed to a standing committee in accordance with Rule 30."

Division was requested.

Fisher of Greene moved the adoption of Division 1 and Division 2 of his amendment.

Division 1 and Division 2 of the amendment were adopted.

Vetter of Washington asked and received unanimous consent to withdraw Division 3 of the Fisher of Greene amendment.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend temporary rule 26, line five (5) by striking the words "or by the Legislative Research Committee".

Amendment adopted.

Peterson of Dallas asked and received unanimous consent to withdraw his amendment to the Temporary Rules filed by him and found on page 147 of the House Journal of January 24.

Miller of Des Moines asked and received unanimous consent to withdraw his amendment to the Temporary Rules filed by him and found on page 227 of the House Journal of February 2.

Fisher of Greene offered the following amendment filed by the Rules Committee and moved its adoption:

Amend the temporary rules of the House to read as follows:

Rule 26.

Every house bill shall be introduced by one or more members, by any standing or specially authorized committee of the house, or by the Legislative Research Committee. All bills and joint resolutions introduced shall be of typewritten copy with title, enacting clause, and body of bill as directed by the Chief Clerk of the House. One copy of each bill shall be presented in a bill cover and be accompanied by three correct copies thereof, and by three copies of the title alone on separate sheets of paper. No bill shall be introduced nor shall the Chief Clerk accept the same unless an adequate explanation thereof is included at the end of each bill; this provision shall not apply to appropriation bills for any agency or department of the state government.

The amendment was adopted.

Millen of Van Buren offered the following amendment and moved its adoption.

Amend temporary rule 28, line two (2) by striking the words "the last legislative day in February" and substituting in lieu thereof the words "March 8th."

Amendment adopted.

Millen of Van Buren moved that the Temporary Rules of the House as amended be adopted.

The Temporary Rules as amended were adopted.

Millen of Van Buren moved that the Temporary Rules of the House as amended be adopted as the Permanent Rules of the House for the Sixty-second General Assembly.

The Permanent Rules were adopted.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 13.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate Joint Resolution 13.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 7, relating to the observance of the birthday of the Honorable Guy M. Gillette former United States Senator.

AL MEACHAM, Secretary

COMMUNICATION FROM THE CHIEF CLERK

Research Division Library, House of Commons, London, S. W. 1

Dear Sir,

I have read with interest the IBM publication on the Iowa General Assembly Legislative Reporting and Indexing with the IBM 1401. We are wondering--like libraries everywhere--whether we can profitably introduce machines into our procedures, and your own experience of a data processing system in a legislative context could be most valuable.

I wonder whether you may have any further reports available, for I notice that at the end of the IBM paper there is the suggestion that the form of your legislative index might be changed. Some details of the staff involved and of the size of the operation would also be of value. A last query is whether the system has been extended to any matters apart from legislative indexing?

I am sorry to take up your time with this inquiry, but any information you can send will be most gratefully received.

Yours faithfully,

J. PALMER

The Chief Clerk,
Iowa General Assembly,
Des Moines,
Iowa,
U.S.A.

EXPLANATIONS OF MOTION TO RECONSIDER SENATE JOINT RESOLUTION 1

The following remarks were delivered by Representative Van Nostrand of Pottawattamie.

Mr. Speaker, Ladies and Gentlemen:

I filed the motion to reconsider Senate Joint Resolution 1 to draw attention to what I consider one of the real problems of legislative bodies. The members get so anxious to pay homage to some catch phrase that they shut off their minds and fail to scrutinize carefully each piece of legislation as it is offered.

That is exactly what I think happened here. I think the members of the 61st General Assembly were so mesmerized by the term "Home Rule" that they didn't do their homework. I am convinced that had this been an ordinary bill or resolution without the appealing term "Home Rule" in it, one of the houses in the 61st General Assembly would have done a more workmanlike job of draftsmanship than has been done in Senate Joint Resolution 1. I remind you that changes could have been made two years ago without slowing the measure down, and the sponsors of amendments to clean up the resolution could not have been accused of "obstructionism"--a crime which today is almost next to treason.

I have no strong feelings about "Home Rule" one way or another. I admit the term does not "grab" me the way it does some. I do, however, have strong feelings about the desirability and in fact the necessity of the legislature's stating precisely what it means in all acts and most especially in amendments to the Constitution of the State of Iowa.

It should be drawn to the attention of the members of this house that since its adoption in 1857, 110 years ago, the constitution of this state has only been amended 24 times, and such amendments should be acted upon carefully and with appropriate respect.

When I began to question Senate Joint Resolution 1, the home rule amendment, I soon became convinced it would take a legal mind to ascertain exactly what the measure did or did not do. So I asked a friend of mine, an attorney of considerable reputation in this state, and a man who has served in this general assembly in years past, to examine the proposal thoroughly. I would like to read you what he says:

"The language in Senate Joint Resolution 1 could invite considerable litigation if it is the intention of the Legislature to make such Amendment apply only to Cities and Towns. The term 'Municipal Corporations' as stated in Section 3 of Article XI of the Iowa Constitution can be and has been construed to apply to a county. See Wickey v. Muscatine County, 242 Iowa 272, where the question involved was whether or not revenue bonds issued by the county to pay for a county hospital violated said constitutional limitation and in determining the case the Court said:

'--Whether a debt contracted by a municipal corporation offends against a debtlimiting provision of the Constitution is a question for judicial determination.'

'Section 23.1 of the 1966 Code of Iowa defines the word 'municipality' to include 'counties, cities, towns, townships, school districts (now including area or regional vocational and community colleges) state fair board, state board of regents and the state board of control.'

"Section 24.2 of the 1966 Code of Iowa defines the term 'municipality' to include counties, cities and towns, school districts and all other public bodies or corporations that have power to levy or certify a tax etc."

"There are various other sections of the Code which use the term 'Municipal Corporations' interchangeably with the various governmental agencies, such as counties, school districts, cities and towns. See: Sections 368.2; 627.18.

"In the case of Hanson v. City of Cresco, 132 Iowa it is stated:

'--in common speech, the term municipal corporation is used to include all public or political corporations having corporate powers.'

"In Chas. Hewitt & Sons v. Keller, 223 Iowa 1372, the Iowa Supreme Court states:

'Counties and other municipal corporations are...the creatures of the legislature etc.'

"Another significant thing is that the 60th General Assembly (1963) in enacting the so-called home rule statute, Chapter 235 of the Acts of the 60th General Assembly, for cities and towns, expressly referred to cities and towns...and such Municipal Corporations," thus inviting the interpretation by the Courts that Senate Joint Resolution 1 was intended to confer such broad powers upon counties, school districts, cities and towns etc. because the words Municipal Corporations' were used in the amendment instead of the words cities and towns' as used in the above statute.

"Therefore, if the amendment is only intended to apply to cities and towns it should clearly state so to avoid endless litigation as to the meaning of the term 'Municipal Corporations.'

"There is also another term in the amendment that is quite vague and ambiguous in its meaning and that is 'home rule power.' What does this term mean today, what will it mean 50 or 100 years from now? This is a constitutional amendment and is supposed to be enacted for unlimited time. If the term 'Home Rule' has the same connotation as the term 'home brew' in the prohibition era it then will be as strong or as weak as the maker desires it to be.

"The words 'home rule power' add nothing to the amendment. If the amendment provided 'Incorporated cities and towns are granted authority etc.' the above objects would be eliminated, the amendment clear and unambiguous, and, without doubt, much litigation avoided in years to come."

Now there are several things about Senate Joint Resolution 1 which I question. But the most serious of these is the use of the term "Municipal Corporations" by the drafters. I will confine my arguments to that point.

I have been unable to find out why this term "Municipal Corporations" was used. It should be noted that in the explanation in the House versions, both in 1965 and in this session, the words "Cities and Towns" are used. Why, then, in heaven's name, is not "Cities and Towns" used in the body of the amendment? The term "Cities and Towns" is clearly definitive and especially when the word "incorporated" is added, leaves no doubt about the governmental subdivision affected by the resolution.

I asked Mr. Ed Hicklin, the gentleman from Louisa, to do some research on the subject. I would like you to hear his comments:

Statement of Hicklin of Louisa.

During the past week I have examined into the legal meaning of municipal corporations. I want to supplement on this point the opinion just presented by Mr. Van Nostrand, and at the same time answer the written statement of the League of Iowa Municipalities which was dated and distributed yesterday, Feb. 2, 1967.

For these reasons I have reduced my remarks to written form and will endeavor to confine myself closely thereto.

There are many cases on the subject and my search is by no means exhaustive. It is sufficient, however, to lead one to the conclusion that the question is not so simple as the League's statement indicates, and that there is a good chance that the court will interpret the term "municipal corporations" as used in the Home Rule Amendment to mean something more than cities and towns.

I have no quarrel with the home rule concept to which the first two and one-half pages of the League's statement is devoted. I know that people want it and I have no desire to delay it. I am not one of the opponents of home rule mentioned in the statement. Home rule is a broad term and a new concept in Iowa law. It will of course result in some litigation, but it has been in effect in other states and has been and can be defined. I do, however, feel that we as legislators, should be mindful of the possible application of this amendment because of its use of the term "Municipal Corpations."

The amendment has been presented as providing for home rule for cities and towns only, but the fact is there is substantial authority for the proposition that the words "municipal corporations" as they appear in the amendment could be interpreted by the court as including governmental bodies other than cities and towns.

The latter part of the League's statement is devoted to a defense of the use of the term "municipal corporations" in the Amendment. In support of this, Article XI, section 3 of the Iowa Constitution is cited. This is the article which provides the 5% debt limit and it starts out with the words "No county, or other political or municipal corporation" From this it is reasoned that there is a distinction between counties and municipal corporations. This section has been held to be applicable to cities and towns, counties and school districts. If the reasoning is sound this leaves school districts in the same category as cities and towns. More persuasive, I believe, is that the words "or" in the section are conjunctive and that counties and other political or municipal corporations are synonymous. Why else the use of the word "other"?

The League's statement does not mention Article VIII, section 4 of the Constitution which states "No political or municipal corporation shall become a stock holder in any banking corporation, ..." There are no cases construing this section, but it is interesting to note that here the word "county" is not separately stated, and I submit that "or" is also used here conjunctively and that the words include all municipal corporations in the widest sense,

The League's statement also cites two Iowa cases, Olson v. District Court of Dickinson County, 243 Iowa 1211,55 N.W. 2d 339, and Hanson v. City of Cresco, 132 Iowa 533, 109 N.W. 1109. The Hanson case was decided in 1906 and after a long discussion of the historical meaning of the words "municipal Corporation" ends up holding that a township was a municipality for the purposes of the statute under construction. This case further quotes from Dillon Municipal Corporations, "A municipal corporation in its strict and proper sense, is the body politic and corporate constituted by the incorporation of the inhabitants of a city or town for the purpose of local government thereof." (emphasis supplied) I call your attention to the case of Wapello County v. Ward 136 N.W. 2d 249, decided in 1965 which states, "Municipal corporations in the broad sense are generally thought to be cities and towns." (emphasis supplied). This case, in holding a county to be a municipal corporation for the purpose of section 366.1 of the code which authorizes municipal corporations to make and enforce ordinances, further states:

"We conclude that the term 'quasi-municipal corporation' is to some extent a misnomer, in so far as its use implies that the governmental body to which it is applied may not have in some respects the status of a true municipal corporation. This means that a county, or school district, or township, or similar governmental creation is, in fact, a municipal corporation in carrying out the purposes, generally limited, for which it was formed, or with which it may be later endowed. It is the limited character of its powers which distinguishes it from cities and towns with their general governmental authorities."

"We have held that school districts may exercise legislative functions.....In so doing we have impliedly recognized that a school district, a form of 'quasi-municipal corporation', is in fact a municipal corporation so far as that it may legislate for the limited purposes for which it was created".

The Olson case, cited in the League's statement holds that a sanitary district was not a municipal corporation under section 362.11 of the code which provides for the discontinuing of such corporation. The court decided this case on the basis of legislative intent, reasoning that because the section had been in the code for many years during which time the code had been reenacted, and that at all times the section appeared in the title of the code devoted to cities and towns, and that because the remainder of the section and the following sections devoted to the same subject were specifically limited to cities and towns, and that the provisions wouldn't work if applied to sanitary districts, such districts were not municipal corporations for the purpose of the statute. The court further ascertained legislative intent from the title of the original act which specifically limited it to cities and towns.

Applying this reasoning to Senate Joint Resolution 1 would result in the conclusion that here something more than cities and towns is intended because the title of the resolution states that it "is to provide home rule for municipal corporations."

The League's statement suggests that lefislative intent can be found from the explanation attached to House Joint Resolution 6, the House companion resolution.

Whether legislative intent has any application in constitutional law is questionable, but if it does, it should be born in mind that the Senate constitutes one half of the legislature, that it requires no explanation, and that none was included with the Senate's resolution. Certainly the House's explanation cannot be indicative of the intent of the Senate, and that the intent of one-half the legislature will not suffice.

Bear in mind that this statement is only an opinion. It is not an attempt to say what the court will rule, but only what it might rule. This also applies to the opinion of the Attorney General and to the statement of the League, and the experienced attorneys it mentions.

No one can be certain how the court will interpret the meaning of the words "municipal corporations" in the amendment. That the League is also not certain is indicated by the last sentence on page 4 of its statement where it says, "Finally, I am sure it will be agreed by all concerned that any major legislation of this type will be tested very soon by the courts. On the basis of the generally accepted connotation of municipal corporations as cities and towns and the explanation of the House version of the home rule amendment that specifically refers to cities and towns, there can be little doubt that the courts would construe the present measure to apply to cities and towns, as it was intended."

I too have little doubt that the courts would construe the present measure to apply to cities and towns. I have considerable doubt, however, that its application will stop there.

I am certain that had the term cities and towns been used instead of municipal corporations the meaning would have been clear, the intent of the League satisfied, and there would be no need for the test case on this question.

It is true, as the League says, that there is no measure that can come before the legislature that cannot be questioned on the basis of one legal detail, or another, but the question raised here as to what corporate bodies will be affected by this constitutional amendment is no small detail.

As I said at the outset, I have no desire to see this Home Rule Amendment defeated and for this reason I will not vote for the motion to reconsider.

My only purpose in making this statement is to alert the members of the House to the fact that the limitation of the application of the amendment to cities and towns, as it has been presented to us, is by no means a certainty.

In order to correct the problem and still allow the amendment to become law, which I predict it will when submitted to the vote of the people, I suggest that legislation be passed during this session of the general assembly to exclude from the operation of the amendment all corporate bodies except cities and towns and possibly counties. This can be done, for the amendment by its own terms is limited by the laws of the general assembly; and, I urge the sponsors of the amendment to join in the enactment of such legislation to manifest their good faith in believing that the amendment will have no broader application than they have expressed.

The following concluding remarks were by Mr. Van Nostrand:

I submit to you, ladies and gentlemen of this house, that if the General Assembly wanted to provide home rule only to cities and towns, that is what it should have said. And by the same token, if it means to provide home rule to counties, school districts, and other governmental subdivisions, it should say so. But to adopt a constitutional amendment which almost certainly will necessitate court cases to clarify the provision, the legislature is clearly abdicating its duties as a deliberative body.

It may be desirable to grant home rule to other governmental subdivisions in Iowa. I note that the 1966 Republican state platform recommends granting some measure of home rule to counties. But if that is what we want to do, we should do it directly, not by a failure to outline carefully what we mean in Senate Joint Resolution 1.

It is interesting to note that the first proposal introduced in the 1965 session which would grant home rule to cities and towns was Home Joint Resolution 3, sponsored by the gentleman from Butler, Mr. Grassley. His plan clearly referred to cities and towns. It would be interesting to know why this resolution, which in my estimation was much better and was written by the League of Municipalities for introduction in both 1963 and 1965, was ignored in favor of the present one.

I would hope that this assembly and assemblies in the future will not be trapped in a box like this again. I am referring to the creation of shibboleths to the point of closing the door to open discussion and necessary criticisms of any measure being considered. The glorification of pet phrases such as "home rule" to the level of motherhood, the national flag and free milk to orphans should be avoided.

In spite of my feelings about the subject, and my conviction that this legislature, by adding its approval to Senate Joint Resolution 1, is not performing its duties as it should, I believe we must be realistic. Therefore, Mr. Speaker, I ask that my motion to reconsider Senate Joint Resolution 1 be withdrawn.

AMENDMENTS FILED

Amend House File 95 as follows:

- 1. By adding in line five (5) after the word "vehicle" the words "owned by a farmer".
- 2. Further amend by adding in line six (6) after the word "weight" the words "in excess of five (5) tons and".

CAFFREY of Polk

Amend House Joint Resolution 10 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. There are hereby created county legislative districting commissions in the various counties of the state which have more than one (1) representative or senator. Each commission shall be composed of the following five (5) members:
- 1. Two (2) members, the chairman and the vice chairman of the political party polling the majority of votes for governor in the last general election.
- 2. Two (2) members, the chairman and the vice chairman of the political party polling the second largest number of votes for governor in the last general election.
 - 3. One (1) member agreed upon by the above four (4) members.

Members shall be appointed immediately upon the effective date of this resolution.

Sec. 2. It shall be the duty of each of said county commissions to study the establishment of subdistricts in their respective county where more than one (1) representative or senator is required to be elected to the general assembly, or both such representatives and senators.

Sec. 3. Each county commission shall choose a chairman from its membership and adopt rules for the conduct of its proceedings.

It may hold public hearings and consult with representatives of minority political groups. The county commissions shall have access to all public records and shall be given the co-operation of all public officials.

- Sec. 4. Each county commission shall report to the general assembly one (1) actual plan for the establishment of boundaries of such legislative subdistricts within their respective county, which plan shall conform to the mandate of the court and be within the framework of the law. The boundaries of such subdistricts shall be of such compact and conterminous territory as possible. Said reports shall be returned to both houses of the general assembly not later than April 1, 1967. Upon submission of the reports to the general assembly the commissions shall be discharged.
- Sec. 5. This Act being of immediate importance shall be in full force and effect from and after its publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and The Times Democrat, a newspaper published at Davenport, Iowa.

CAMP of Clinton

Amend Senate Joint Resolution 10 by striking all after the resolving clause and inserting in lieu thereof the following:

"Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

"Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is amended by adding the following paragraph:

"Members of the General Assembly shall be paid mileage each week in going to and returning from his home to the place where the General Assembly is held, not to exceed one trip per week traveling on the nearest route.

"Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the Secretary of State is directed to cause the same to be published previous to the date of said election as provided by law."

PATTON of Delaware

Amend House File 2 as follows:

Amend section one (1), line four (4), by striking the word and figure "two (2)" and inserting in lieu thereof the word and figure "six (6)".

KLEIN of Winnebago

On motion by Millen of Van Buren the House adjourned until 10:30 a.m., Monday February 6, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, February 6, 1967

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

Prayer was offered by Father Lawrence Soens, Principal of Regina High School, Iowa City, Iowa.

The Journal of February 3 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Thordsen of Scott on request of Wood of Scott; Clark of Crawford on request of McCray of Scott; Andersen of Woodbury on request of Peterson of Woodbury; Radl of Linn on request of Sorg of Linn.

PRESENTATION OF VISITORS

Nelson of Cherokee introduced the Honorable Washburn W. Steele, former member of the House from Cherokee County in the Sixtieth and Sixtieth-Extra General Assemblies.

Camp of Clinton introduced the Honorable John W. Carlsen, former member of the House from Clinton County in the Fifty-sixth and Fifty-seventh General Assemblies.

Grassley of Butler introduced to the House Miss Doris Schoneman, Allison-Bristow High School, Allison, Iowa and Miss Genie Glass, Greene High School, Greene, Iowa, who are here to study Iowa government this week.

Graham of Ida introduced to the House a group of 20 students from Ida County accompanied by Mrs. Paul Phillips.

Middleswart of Warren introduced to the House his son and daughter-in-law, Mr. and Mrs. La Verne Middleswart from Dike, Iowa.

Mensing of Cedar introduced Mr. Bruce Orr from West Branch, Iowa, a student at the University of Iowa.

Redfern of Lee introduced to the House John Marion, columnist and writer of "One Man's Opinion" in the Daily Gate City newspaper of Keokuk, Iowa, together with his son John A. Marion Jr., a pre-law student at the University of Iowa.

Speaker Baringer introduced to the House Mark Belz, political science graduate student from the University of Iowa, who will serve as student intern assistant to the Speaker during the Sixty-second General Assembly.

PETITIONS

The following petitions were received and placed on file:

By Moffitt of Appanoose from 17 residents of Appanoose County opposing parimutuel betting in Iowa.

By Steffen of Chickasaw County from 15 residents of Chickasaw County opposing church school aid.

By the following Representatives, from those who oppose daylight saving time:

By Ossian of Montgomery from 52 residents of the Adams-Montgomery district.

By Steffen of Chickasaw from seven residents of Chickasaw County.

By Strothman of Henry from 79 residents of Henry County.

By Langland of Winneshiek from 76 residents of Winneshiek County.

By the following Representatives, from those who favor daylight saving time:

By McIntyre of Linn from 53 residents of Linn County.

By Mohrfeld of Tama from 67 residents of Tama County.

By Klein of Winnebago from 55 residents of Winnebago County.

By Busch of Bremer from 104 residents of Bremer County.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Stokes of Plymouth offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable George Edward Held, of Plymouth County, who was a member of the Thirty-ninth, Fortieth, Forty-first and Forty-second sessions of the General Assembly, passed away on November 27, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Stokes of Plymouth, Nelson of Cherokee and Den Herder of Sioux.

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

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Oliver N. Baker, of Calhoun County, who was a member of the Fifty-first and Fifty-second sessions of the General Assembly, passed away on September 14, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Winkelman of Calhoun, Knight of Humboldt and Graham of Ida.

Nolin of Carroll offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Bernard John Murphy of Carroll County, who was a member of the Sixtieth, Sixtieth-Extra, and Sixty-first sessions of the General Assembly, passed away on September 10, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Nolin of Carroll, Fisher of Greene and Winkelman of Calhoun.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 3, relating to the return of federal tax collected to the state.

Also:

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

Senate File 21, a bill for an act relating to the sale of spirituous or intoxicating drinks to Indians.

Also:

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

Senate File 22, a bill for an act relating to demurrers by defendants in criminal actions.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 3

Amend House Concurrent Resolution 3 by substituting in lieu thereof the following:

WHFRFAS, the mobility of individuals and the free flow of commerce have placed unforseen demands upon state and local governments in our federal system: and

WHEREAS, the vigor and responsiveness of state and local governments are essential elements of our governmental system; and

WHEREAS, existing categorical federal aid programs in many instances impede state and local governments from meeting priority public needs in a manner effectively suited to the varying problems and needs of individual state and local governments; and

WHEREAS, the principle of tax sharing would allow state and local governments more adequate revenue sources, NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF THE 62ND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE SENATE CONCURRING:

That the Legislature of the State of Iowa urge that the federal government adopt new federal intergovernmental fiscal policies which reflect a basic change in emphasis, giving more discretion and responsibility to state and local governments and moving away from the over-reliance on national controls under the very large number of existing categorical federal grant-in-aid programs; and

BE IT FURTHER RESOLVED that the Legislature of the State of Iowa specifically endorses the principle of tax sharing and the principle of block grants, consolidating existing federal categorical grants-in-aid, to partially or wholly offset federal categorical grant-in-aid programs which now exist or may be developed in the future.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 600 additional copies printed of House File 26 and House Joint Resolution 10.

SENATE MESSAGES CONSIDERED

Senate File 20, a bill for an act relating to the treatment of youthful law offenders.

Read first time and referred to committee on judiciary.

Senate File 18, a bill for an act relating to registration plates.

Read first time and passed on file.

Senate File 25, a bill for an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of building or buildings for a public library from the proceeds of a bond issue.

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

Senate File 21, a bill for an act relating to the sale of spirituous or intoxicating drinks to Indians.

Read first time and passed on file.

INTRODUCTION OF BILLS

House File 106, by Distelhorst, Darrington, Edgington, Coffman, Stromer, Bailey, Strothman and Miller of Des Moines, a bill for an act relating to the homestead credit on dwellings outside of cities and towns.

Read first time and referred to committee on tax revision.

House File 107, by Fisher of Greene, Hanson of Mitchell, Mowry, Edgington, Johnson of Audubon, Schroeder, Busch, Nelson, McNamara, Radl, Nolin, Dunton, Bailey, Middleswart and Lee, a bill for an act relating to the time of holding the primary election.

Read first time and referred to committee on state government affairs.

HOUSE FILE 2 DEFERRED

Grassley of Butler asked and received unanimous consent that action on House File 2 be deferred and that the bill retain its place on the calendar.

SPECIAL ORDER HOUSE FILE 93

Den Herder of Sioux asked and received unanimous consent that House File 93 be made a special order of business for 10:30 a.m., Tuesday, February 7.

HOUSE FILE 14 DEFERRED

Caffrey of Polk asked and received unanimous consent that action on House File 14 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 23, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and towns, with report of committee recommending passage was taken up for consideration.

McCartney of Floyd offered the following amendment and moved its adoption:

Amend House File 23 as follows:

- 1. By striking from line eleven (11) of section one (1) the figures '1964' and inserting in lieu thereof the figures "1968".
 - 2. By adding at the end of section one (1) the following paragraph:
- ''6. By striking from line forty (40) the figures '1920' and by inserting in lieu thereof the figures '1930'.''

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 23)

The ayes were 112:

Allen Gallagher McCray Schmarje Bailey Gannon McIntyre Schroeder Gittins Battles Mensing Shaw Beardsley Glenn Middleswart Shepherd Bennett Graham Millen Smith Bergman Grassley Miller of Des Moines Sorg Bowin Hanson of Benton Miller of Jones Stokes Breitbach Hanson of Mitchell Miller of Page Story Busch Harbor Moffitt Strand Caffrey Hicklin Mohrfeld Stromer Hill. Nelson Camp Strothman Carnahan Holden Nielsen Sullivan Christensen Hullinger Nolin Tapscott . Cochran Johnson of Audubon O'Malley Tieden Coffman Johnston of Polk Ossian Utzig Conklin Palmer Kiilsholm Van Drie Cunningham King Patton Van Roekel Curran Peterson of Dallas Kitner Varley Darrington Klein Peterson of Vetter Den Herder Kluever Woodbury Voorhees Diehl Knight Pierson Watson Doderer Koch Poncy Waugh Duffv Redfern Langland Welden Dunton Lee Reed Winkelman Edgington Lipsky Renda Wolfe Fisher of Greene Maloney Roe Wood Franklin Roorda Mayberry Yoder Freeman McCartney Sanders Mr. Speaker Fullerton

The nays were none.

Absent or not voting 12:

Andersen	Distelhorst M	owry	Steffen
Baker	Fischer of Grundy P	elton	 Thordsen
Clark	McNamara R	adl	Van Nostrand

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

House File 43, a bill for an act relating to the selection of grand jurors, with report of committee recommending passage was taken up for consideration.

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

On the question 'Shall the bill pass?" (H.F. 43)

The ayes were 114:

McIntyre Allen Freeman Shepherd Bailey Fullerton McNamara Smith Baker Gallagher Mensing Sorg Battles Gannon Middleswart Steffen Gittins Millen Stokes Beardslev Glenn Story Miller of Jones Bennett Bergman Graham Miller of Page Strand Stromer Bowin Grasslev Moffitt Breitbach Hanson of Benton Mohrfeld Strothman Hanson of Mitchell Sullivan Busch Mowry Hicklin Caffrey Nelson Tapscott Hill Nielsen Tieden Camp Holden Utzig Carnahan Nolin O'Mallev Van Drie Christensen Hullinger Johnson of Audubon Ossian Van Nostran Cochran Van Roekel Coffman Johnston of Polk Palmer Conklin Kiilsholm Patton Varley Vetter Petersen of Dallas Cunningham King Curran Kitner Pierson Voorhees Watson Darrington Kluever Poncy Den Herder Knight Redfern Waugh Welden Diehl Koch Reed Doderer Winkelman Langland Renda Duffy Lee Roe: Wolfe Wood Dunton Lipsky Roorda Maloney Saunders Yoder Edgington Fischer of Grundy Mayberry Mr. Speaker Schmarie Schroeder Fisher of Greene McCartney Franklin McCray Shaw

The nays were none.

Absent or not voting 10:

Andersen	Distelhorst	Miller of Des Moines	Radl
Clark	Harbor	Pelton	Thordsen

Klein Peterson of Woodbury

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

SENATE FILE 18 SUBSTITUTED FOR HOUSE FILE 8

Baker of Boone asked and received unanimous consent to substitute Senate File 18 for House File 8.

Senate File 18, a bill for an act relating to registration plates, was taken up for consideration.

O'Malley of Polk offered the following amendment and moved its adoption:

Amend Senate File 18 by striking the word 'beautiful' in line five and inserting in lieu thereof the word 'bountiful'.

(Fending at adjournment)

REPORT OF COMMITTEE

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations to whom was referred <u>House File 49</u>, a bill for an act to increase the minimum sick leave for school employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend House File 42 by striking section two (2) and inserting in lieu thereof:

'Sec. 2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Nevada Evening Journal, a newspaper published in Nevada, Iowa, and in the Ames Daily Tribune, a newspaper published in Ames, Iowa."

CUNNINGHAM of Story

Amend House File 42 as follows:

- 1. By inserting after section one (1) the following new section:
- "Sec. 2. Section two hundred ninety-seven point twenty (297.20), Code 1966, is hereby repealed."
- 2. Further amend by renumbering the remaining section in conformity with this amendment.

CUNNINGHAM of Story

Amend Senate File 18, line five (5) by deleting the words 'Beautiful Land' and substituting in lieu thereof the words 'Hoover State'.

LEE of Hamilton

Amend House File 2 by adding thereto the following section:

Sec. 2. Section three hundred sixty-three point thirty-one (363,31), Code 1966, is hereby amended by striking from line seven (7) the word "twenty-five" and inserting in lieu thereof the words "thirty-five".

HULLINGER of Decatur
MeNAMARA of Linn

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Tuesday, February 7. 1967

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa Tuesday, February 7, 1967.

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

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

The Journal of February 6 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Glenn of Polk on request of the Speaker.

PRESENTATIONS

Lee of Hamilton introduced to the House his parents, Mr. and Mrs. Ernest Lee of Eldora, and three of his four children, Barbara, Clayton and Richard F. Lee.

Millen of Van Buren introduced to the House Tom Louden, Keokuk, Iowa, member of the State Board of Regents.

PETITIONS

The following petitions were received and placed on file:

By Kitner of Buchanan from two residents of Buchanan County opposing parimutuel betting.

By Klein of Winnebago from 10 residents of Winnebago County opposing the legalizing of gambling in Iowa.

By Mensing of Cedar from the Committee for the Betterment of Wapello County, Robert Ward, President, opposing annual sessions of the legislature.

By the following Representatives from those who favor daylight saving time:

By Van Roekel of Marion from 10 residents of Marion County.

By Kitner of Buchanan from 57 residents of Buchanan County.

By Klein of Winnebago from 61 residents of Winnebago County.

By Nelson of Cherokee from 11 residents of Cherokee County.

By Kiilsholm of Kossuth from 30 residents of Kossuth County.

By Petersen of Dallas, a resolution from the Board of Directors of Perry Industries, Inc., Perry, Iowa, Harvey Siglin, President.

By Mohrfeld of Tama from 51 residents of Tama County.

By the following Representatives from those who oppose daylight saving time:

By Van Roekel of Marion from 56 residents of Marion County.

By Kluever of Cass from 36 residents of Cass County and surrounding counties.

By Kitner of Buchanan from four residents of Buchanan County.

By Langland of Winneshiek from 44 residents of Winneshiek County.

By Bergman of Osceola from 220 residents of the Lyon-Osceola district.

By Harbor of Mills from seven residents of Mills County.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 49, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Bergman of Osceola offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Arthur C. Hanson, of Lyon County, who was a member of the Forty-fifth Session and Extra Session; and also a member of the Fifty-third through the Sixty-first Session of the General Assembly; served as Speaker of the House in the Fifty-sixth General Assembly, passed away on January 31, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Bergman of Osceola, Den Herder of Sioux and Smith of O'Brien.

SENATE MESSAGES CONSIDERED

Senate File 22, a bill for an act relating to demurrers by defendants in criminal actions.

Read first time and referred to committee on judiciary.

INTRODUCTION OF BILLS

House File 108, by Redfern and Shepherd, a bill for an act relating to distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and the Acts of each General Assembly.

Read first time and referred to committee on judiciary.

House File 109, by Klein, Stokes, Kiilsholm, Beardsley, Stromer and Vetter, a bill for an act relating to the barrel tax on beer.

Read first time and referred to committee on tax revision.

House File 110, by Harbor, Dunton, Hicklin, Winkelman, Curran, Ossian, Kluever and Edgington (Mills, Hagedorn, DeKoster, Benda and Dodds), a bill for an act to amend chapters three hundred ninety-one (391) and three hundred ninety-one A (391A), Code 1966, relating to special assessments on railroad property.

Read first time and referred to committee on tax revision.

House File 111, by Poncy and Langland, a bill for an act to amend chapter six hundred ninety-five (695), Code 1966, relating to the carrying of weapons.

Read first time and referred to committee on law enforcement.

House File 112, by Hanson of Mitchell and Stokes, a bill for an act relating to compensation of the members of the county board of social welfare.

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

House File 113, by Grassley and Klein (Stanley, Rigler, Messerly, Benda, Mills, Kyhl, Lange, Riley, Lamborn, Kosek, Walsh, Flatt, DeHart, Hougen, DeKoster, Balloun, Van Eaton), a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom.

Read first time and referred to committee on tax revision.

House File 114, by Van Nostrand, a bill for an act relating to reorganization of school districts.

Read first time and referred to committee on schools.

House File 115, by Petersen of Dallas, Kluever and Miller of Des Moines (Condon, Denman, Rigler and Nurse), a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services.

Read first time and referred to committee on judiciary.

House File 116, by Petersen of Dallas (Shirley), a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations.

Read first time and referred to committee on judiciary.

House File 117, by Moffitt, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Joe Varese, Sr., and Louis Sacco.

Read first time and referred to committee on judiciary.

SPECIAL ORDER HOUSE FILE 93

The hour of 10:30 o'clock having arrived, the Speaker announced the special order of business for the consideration of House File 93, a bill for an act to furnish

medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care.

(Pending at adjournment)

Mensing of Cedar offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 8

By: Mensing, Edgington, Smith and Grassley

WHEREAS, in the interim prior to the convening of the 62nd General Assembly there have been installed passenger elevators behind the respective chambers of the Legislature, and

WHEREAS, these elevators were installed without consultation with the Capitol Planning Commission as required by law, and

WHEREAS, the contracts for such installation were not formally adopted in that all parties involved did not affix signatures, and

WHEREAS, doubts have arisen as to the legality of such contracts but since said installations are fait accompli, and it is deemed best to put such doubts forever at rest, Now Therefore,

Be It Resolved by the House of Representatives of the 62nd General Assembly, the Senate Concurring:

That the contracts for installation of passenger elevators behind the Legislative chambers are hereby legalized and approved as though they had been legally entered into and all provisions of the law relating to approval by the Capitol Planning Commission had been observed.

Laid over under Rule 25.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 5, 6, 7, 8, 9, 10 and 11.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 5, 6, 7, 8, 9, 10, and 11.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 45, 59, 46 and 93.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs to whom was referred House File 73, a bill for an act relating to voter registration in all counties having a population of twenty thousand or more begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs to whom was referred House File 38, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred <u>House File 20</u>, a bill for an act relating to adoption, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend House File 93 by striking all of Section 9 and inserting in lieu thereof the following:

Records—report of recipients. All applications, investigation reports and case records shall be privileged communications and held confidential, subject to use and inspection only by persons authorized by law in connection with their official duties relating to financial audits and the administration of the provisions of this chapter.

Provided, however, that the county board of social welfare shall prepare and file in its office on or before the thirtieth day of each January, April, July and October a report showing the names and addresses of all recipients receiving assistance under this chapter, together with the amount paid to each during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters 239 and 241. The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times

during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for commercial or political purposes.

It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for commercial or political purposes, and a violation of this provision shall constitute a misdemeanor punishable by a fine of not to exceed two thousand dollars or by imprisonment in the county jail not to exceed one year or by both such fine and imprisonment.

KNIGHT of Humboldt

Amend House File 93 as follows:

Amend section five (5), subsection seven (7), line seventy-four (74), by inserting after the word "promptness.", the following: "An applicant whose application for assistance has been rejected or a recipient whose assistance has been modified or cancelled in whole or in part, or his personal representative, after a review hearing hereinabove provided, within thirty days after notice of such action is given, may appeal from the decision of the state board to the district court of the county in which the applicant or recipient resides, by serving ten (10) days notice of such appeal upon the state department of social welfare or upon any member of the state board in the manner required by the service of original notice in any civil action. Upon the service of such notice, the state board shall furnish the appellant with a copy of the application and all supporting papers, a transcript of the testimony taken at the hearing, if any, and a copy of its decision. The district court shall act as an appellate court to review the decision of the state board to determine whether or not it has therein committed fraud or abused its discretion. The costs may be taxed to the appellant or may be remitted where the appeal is affirmed."

RADL of Linn

Amend House File 93, section four (4), by inserting after the word "residence," in line thirty (30) the words "assessed less than twenty-five hundred dollars (\$2500.00)".

GRAHAM of Ida

Amend House Joint Resolution 10 as follows:

- 1. Amend the title to House Joint Resolution 10 by striking from line two (2) of the Title the words "subdistricting the legislative districts" and inserting in lieu thereof the words "legislative districting and subdistricting".
- 2. Further amend House Joint Resolution 10 by adding a new section as follows after Section four (4) and renumbering the remaining sections:
- "Sec. 5. The legislative districting commission shall also study the districting of the entire state and shall report one actual plan for districting the entire state so as to provide for fifty (50) senators and one hundred (100) representatives. Said plan shall be reported to both houses of the General Assembly no later than April 24, 1967. It shall be designed to be effective for the general election in 1970.

Senators, under such plan, shall be elected from single-member senatorial districts each having a population, as shown by the most recent United States decennial census,

equal to every other senatorial district, a deviation of no more than ten (10) percent from one-fiftieth (1/50) of the state's total population being allowed. A senatorial district shall incorporate the entire area of two (2) representative districts having some common boundary.

Representatives, under such plan, shall be elected from single-member representative districts each having a population, as shown by the most recent United States decennial census, equal to every other representative district, a deviation of no more than ten (10) percent from one-hundredth (1/100) of the state's total population being allowed. Each representative district shall be composed of compact and conterminous territory and, to the maximum extent practicable, shall be within a single county or be composed of the whole of two (2) or more counties, but a district may cross county boundaries."

VAN NOSTRAND of Pottawattamie MILLEN of Jefferson

Amend House File 42. Section 1, by adding before the period in line twelve (12) the following: ", provided further, that a school corporation may hold one such school-house site for historical purposes."

VAN ROEKEL of Marion OSSIAN of Montgomery

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Wednesday, February 8, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Wednesday, February 8, 1967.

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

Prayer was offered by the Reverend Melvin Mattox, pastor of the Baptist Church, Winterset, Iowa.

The Journal of February 7 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McCray of Scott on request of Holden of Scott.

PRESENTATIONS

Varley of Adair introduced to the House 22 Y-Teen girls from Earlham and 13 Y-Teen girls from Greenfield.

Voorhees of Black Hawk introduced to the House Gary Hogue, Black Hawk County representative of the Cedar Falls Education Association.

Steffen of Chickasaw introduced to the House Bernard Sullivan, Kansas City, Missouri.

PETITIONS

The following petitions were received and placed on file:

By McCartney of Floyd from 32 residents of Floyd County favoring the bonding of livestock buyers.

By Vetter of Washington from 197 residents of Washington County to allow 15 bank poles per licensed fisherman.

By the following Representatives from those who oppose daylight saving time:

By Den Herder of Sioux from 406 residents of Sioux County.

By Clark of Crawford from 115 residents of Crawford County.

By McCartney of Floyd from 22 residents of Floyd County.

By Hicklin of Louisa and Schmarje of Muscatine from 36 residents of the Louisa-Muscatine district.

By Petersen of Dallas from nine residents of Dallas County.

By Langland of Winneshiek from 23 residents of Winneshiek County.

By Strothman of Henry from 21 residents of Henry County.

By Andersen of Woodbury from 22 residents of Woodbury County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 20,38, and 73, under Rule 35.

ADOPTION OF HOUSE MEMORAL RESOLUTION

Curran of Cerro Gordo offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Earl M. Dean of Cerro Gordo County, who was a member of the Forty-fifth, Forty-fifth extra, Forty-sixth and Forty-seventh sessions of the General Assembly, passed away on January 18, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Curran of Cerro Gordo, Wolfe of Cerro Gordo and Edgington of Franklin.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 15, by Stokes, Strothman, Nelson, Smith and Graham (Lucken, Main, Van Gilst, Briles and Stephens), a joint resolution proposing an amendment to the Constitution of the State of Iowa to grant the electorate of this state the authority and means to approve or reject legislation enacted by the General Assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 118, by Gallagher and Dunton, a bill for an act relating to equipment for transporting granular loads upon highways.

Read first time and referred to committee on motor vehicles and highway safety.

House File 119, by Schmarje, Waugh, Roorda, Strand, Utzig, Thordsen, Bennett, O'Malley, Miller of Jones, Franklin, Vetter and Kiilsholm (Stanley, Van Gilst, Riley, Cassidy, Shaff, Denman and Lange), a bill for an act relating to highway safety and control of traffic at highway intersections.

Read first time and referred to committee on motor vehicles and highway safety.

House File 120, by Renda (Klefstad), a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony and prescribing the punishment thereof.

Read first time and referred to committee on judiciary.

House File 121, by Johnson, Mensing, Smith, Fisher of Greene, Grassley, Utzig, Miller of Page, Kluever, Story, Van Roekel and Allen, a bill for an act relating to assault of a peace officer.

Read first time and referred to committee on law enforcement.

House File 122, by Mohrfeld (Balloun and Messerly), a bill for an act relating to acquisition of land by a county conservation board.

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

House File 123, by Dunton, Den Herder and Harbor, a bill for an act relating to cosmetology.

Read first time and referred to committee on judiciary.

House File 124, by Mensing, King, Miller of Des Moines, Dunton, Darrington, Steffen, Smith, Curran, Watson, Maloney, Hicklin, Winkelman, Millen and Kluever, a bill for an act to amend section four hundred fifty-three point six (453.6), Code 1966, relating to the rate of interest on time deposits of public funds.

Read first time and referred to committee on commerce.

House File 125, by Palmer, a bill for an act pertaining to horsepower of outboard motors on artificial lakes.

Read first time and referred to committee on conservation.

House File 126, by Graham, Smith, Stokes, Nielsen, Johnson, Hanson of Howard-Mitchell, Hullinger, Ossian, Gittins, Harbor, Winkelman, Edgington, Diehl, Redfern, Miller of Page, Utzig, Mensing, Roe, Patton, Peterson of Woodbury, Fisher of Greene, Den Herder, Busch, Strothman, Grassley and McNamara (Shaff, Rigler, Heying, Balloun, Flatt and Stephens), a bill for an act to repeal the levy of taxes for operation of area vocational schools.

Read first time and referred to committee on tax revision.

House File 127, by McNamara, Franklin, Hill, Lipsky and Caffrey (Heying, Nurse, Condon, Riley and Glenn), a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.

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

House File 128, by Johnston, Duffy, Hicklin, Dunton, Wolfe and Fisher of Greene, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses.

Read first time and referred to committee on judiciary.

House File 129, by Gallagher, a bill for an act relating to the refuse disposal of logging operations.

Read first time and referred to committee on conservation.

House File 130, by Schmarje, Roorda, Utzig, Thordsen, Miller of Jones, Franklin, Waugh, Strand, Vetter and Kiilsholm (Stanley, Hill, Rigler, Cassidy, Shaff, Lodwick, Van Gilst, Stephens, McGill, Riley, Fly, Walsh, Heaberlin, DeKoster, DeHart, Main, Jepsen, Messerly, Lamborn, Neu and Flatt), a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments.

Read first time and referred to committee on law enforcement.

House File 131, by Andersen, a bill for an act to permit the credit of service in the armed forces toward the barber apprentice period.

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

House File 132, by Patton, a bill for an act relating to motor vehicle financial responsibility.

Read first time and referred to committee on commerce.

House File 133, by Lipsky, Sorg, Reed, Story, Radl, Klein; Beardsley, Shaw, Shepherd, Hicklin, Pelton, Voorhees, Pierson, Bowin, Schroeder, Stromer, Conklin, Grassley and Doderer (Riley, Kosek, Van Eaton, Messerly, Stanley and Walsh), a bill for an act to give double homestead tax credit to owners who are sixty-five (65) years of age or over.

Read first time and referred to committee on tax revision.

House File 134, by Millen, Patton, Peterson of Woodbury, Darrington, Van Nostrand, Vetter, Busch, Kluever, Hicklin, Moffitt, Miller of Page, Fisher of Greene, Stokes, Tieden, Winkelman, Curran, Conklin, Andersen, Camp, Den Herder, Petersen of Dallas and Cunningham (Rigler, DeHart, Neu, Shaff, Potgeter, Briles, Van Eaton, Lange, Mills, Walsh, Flatt, Stanley, Riley and Kosek), a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Read first time and referred to committee on state government affairs.

SPECIAL ORDER HOUSE JOINT RESOLUTION 10

The hour of 10:30 a.m. having arrived, the Speaker announced the Special Order of Business for the consideration of House Joint Resolution 10, a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly, with report of committee recommending amendment and passage was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend House Joint Resolution 10 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. There are hereby created county legislative districting commissions in the various counties of the state which have more than one (1) representative or senator. Each commission shall be composed of the following five (5) members:

- 1. Two (2) members, the chairman and the vice chairman of the political party polling the majority of votes for governor in the last general election.
- 2. Two (2) members, the chairman and the vice chairman of the political party polling the second largest number of votes for governor in the last general election.
 - 3. One (1) member agreed upon by the above four (4) members.

Members shall be appointed immediately upon the effective date of this resolution.

- Sec. 2. It shall be the duty of each of said county commissions to study the establishment of subdistricts in their respective county where more than one (1) representative or senator is required to be elected to the general assembly, or both such representatives and senators.
- Sec. 3. Each county commission shall choose a chairman from its membership and adopt rules for the conduct of its proceedings.

It may hold public hearings and consult with representatives of minority political groups. The county commissions shall have access to all public records and shall be given the co-operation of all public officials.

- Sec. 4. Each county commission shall report to the general assembly one (1) actual plan for the establishment of boundaries of such legislative subdistricts within their respective county, which plan shall conform to the mandate of the court and be within the framework of the law. The boundaries of such subdistricts shall be of such compact and conterminous territory as possible. Said reports shall be returned to both houses of the general assembly not later than April 1, 1967. Upon submission of the reports to the general assembly the commissions shall be discharged.
- Sec. 5. This Act being of immediate importance shall be in full force and effect from and after its publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and The Times Democrat, a newspaper published at Davenport, Iowa.

Doderer of Johnson offered the following amendment to the Camp amendment and moved its adoption:

Amend the Camp amendment to House Joint Resolution 10, filed Feb. 3, 1967, by adding after the period in Sec. 4, line thirty-eight, the following:

"Each county commission shall bring back a plan which provides that 50% of the people in each county shall have 50% of the representation in that county. If this is not possible in both houses, then any over representation in one house shall be compensated for in drawing lines in the other house."

Roll call was requested by Doderer of Johnson and Carnahan of Wapello.

On the question "Shall the Doderer amendment be adopted?"

The ayes were 27:

	Beardsley	
•	Breitbach	
	Caffrey	٠.

Gallagher Gannon Glenn

McNamara Middleswart Miller of Des Moines Renda Roe Steffen Carnahan Distellhorst: Doderer

Franklin

Hanson of Benton Johnston of Polk Lipsky Maloney

Nolin Palmer Poncy Redfern Tapscott Utzig Yoder

Sorg

Stokes

Story

Strand

Stromer Strothman

Sullivan

Tieden

Varley

Watson

Waugh

Welden

Wolfe

boo''

Vetter

Winkelman

Mr. Speaker

Voorhees

Thordsen

Van Drie

Van Nostrand

Van Roekel

The nays were 87:

Allen Andersen Baker Batfles Bennett

Bergman Hill

Bowin Busch Camp Christensen Clark Cochran Coffman

Conklin Cunningham Darrington Den Herder Diehl Edgington

Fischer of Grundy Freeman Fullerton

Bailev

Curran

Duffy

Absent or not voting 10:

Graham Grasslev Hanson of Mitchell Harbor Hicklin

Gittins

Holden Johnson of Audubon Kiilsholm King Kitner

Klein Kluever Knight Koch Langland Lee Mayberry

McCartney McIntyre Mensing

Dunton

Hullinger

Fisher of Greene

Millen Miller of Jones

Moffitt Mohrfeld Mowry Nelson Nielsen Ossian Patton

Miller of Page

Pelton Petersen of Dallas Peterson of Woodbury Pierson Reed

Sanders Schmarie Schroeder Shaw Shepherd Smith

Roorda

McCrav

O'Mallev Radl

The amendment lost.

McNamara of Linn offered the following amendment to the Camp amendment and moved its adoption:

Amend the Camp amendment filed February 3 to House Joint Resolution 10 by adding at the end of line seventeen (17) the following:

"and said members shall receive no compensation or remuneration from the state".

The amendment lost.

Camp of Clinton moved the adoption of his amendment.

Roll call was requested by McNamara of Linn and Maloney of Polk.

On the question "Shall the Camp amendment be adopted?"

The aves were 88:

Gittins Allen Glenn Andersen Graham Battles Grasslev Bennett Bergman Hanson of Mitchell Bowin Harbor Busch Hicklin Hill Camp Christensen Holden Clark Hullinger Coffman Conklin Kiilsholm Cunningham King Curran Kitner Darrington Klein Den Herder Kluever Edgington

Johnson of Audubon Knight Fischer of Grundy Koch Fisher of Greene Langland Lee Lipsky

Shaw McIntvre Smith Mensing Stokes Middleswart Miller of Jones Strand Miller of Page Stromer Strothman Moffitt Sullivan Mohrfeld Tapscott Mowry Thordsen Nelson Tieden Nielsen Van Drie Ossian Van Roekel Palmer Pelton Petersen of Dallas Peterson of Woodbury Pierson Reed

Varley Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were 31:

Bailey Baker Beardsley Breitbach Caffrey Carnahan

Cochran :

Franklin

Freeman

Fullerton

Gallagher Gannon Hanson of Benton Johnston of Polk

Distelhorst

Dunton

McCartney

Mayberry

Maloney

McNamara Millen Miller of Des Moines

Nolin O'Mallev Patton

Poncy Radl

Redfern Schroeder Shepherd Sorg

Steffen Story

Van Nostrand

Absent or not voting 5:

Doderer Duffy

Diehl

McCray

Utzig

Renda

Roorda

Sanders

Schmarje

Roe

Vetter

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment and moved its adoption:

Amend House Joint Resolution 10 by adding new sections as follows after section four (4) and renumbering the remaining sections:

- "5. There is hereby created a commission to be known as the state legislative districting commission. Said commission shall be composed of the following members:
- 1. Five (5) members to be appointed by the state chairman of the political party polling the majority of votes for governor at the last general election.
- 2. Five (5) members to be appointed by the state chairman of the political party polling the second largest number of votes for governor at the last general election.

Members shall be appointed immediately after the effective date of this resolution.

- "6. It shall be the duty of said commission to study the establishment of subdistricts in counties where more than one (1) representative or senator is required to be elected to the General Assembly, or both such representatives and senators.
- "7. The commission shall choose a chairman from its membership and adopt rules for the conduct of its proceedings.
- It may hold public hearings, consult with representatives of minority political groups, and employ staff personnel and retain expert technical assistants. The commission shall have access to all public records and shall be given the co-operation of all public officials. It shall have power of subpoena.
- "8. The state legislative districting commission shall study the districting of the entire state and shall report one actual plan for districting the entire state so as to provide for fifty senators and one hundred representatives. Said plan shall be reported to both houses of the General Assembly no later than April 24, 1967. It shall be designed to be effective for the general election in 1970.

Senators, under such plan, shall be elected from single-member senatorial districts each having a population, as shown by the most recent United States decennial census, equal to every other senatorial district, a deviation of no more than ten percent from one-fiftieth of the state's total population being allowed. A senatorial district shall incorporate the entire area of two representative districts having some common boundary.

Representatives, under such plan, shall be elected from single-member representative districts each having a population, as shown by the most recent United States decennial census, equal to every other representative district, a deviation of no more than ten percent from one-hundredth of the state's total population being allowed. Each representative district shall be composed of compact and conterminous territory and, to the maximum extent practicable, shall be within a single county or be composed of the whole of two or more counties, but a district may cross county boundaries."

Gannon of Jasper offered the following amendment to the Van Nostrand amendment and moved its adoption:

Amend House Joint Resolution 10:

Amend the Van Nostrand amendment by striking the year "1970" in line 7 of Section eight (8) and substituting in lieu thereof the year "1968".

Roll call was requested by Maloney of Polk and McNamara of Linn.

Rule 69 was invoked.

On the question "Shall the Gannon amendment be adopted?"

The aves were 36:

Distelhorst Andersen Bailey Doderer Baker Dunton Beardsley Franklin Bennett Gallagher Breitbach Gannon Glenn Caffrey Carnahan Hanson of Benton Johnston of Polk Malonev Mayberry McNamara Middleswart Miller of Des Moines Nolin O'Malley

Poncy Radl Redfern Renda Roe Steffen Tapscott Utzig Yoder

Strand

The navs were 85:

Cochran

Allen Hanson of Mitchell Battles Bergman Bowin Busch Christensen Clark Coffman Conklin Cunningham Curran Darrington Den Herder Diehl Edgington Fischer of Grundy Lipsky Fisher of Greene Freeman

Harbor Hicklin Hill Holden Johnson of Audubon Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee McCartney McIntyre Mensing Millen Miller of Jones Miller of Page

Hullinger

Mohrfeld Mowry Nelson Nielsen Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Reed Roorda Sanders Schmarje Schroeder Shaw Shepherd Smith Sorg Stokes Story

Palmer

Moffitt

Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood

Mr. Speaker

Absent or not voting 3:

Camp

Fullerton

Gittins

Graham

Grassley

Duffy

McCrav

The amendment lost

Van Nostrand of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Van Nostrand of Pottawattamie and Millen of Van Buren.

On the question "Shall the Van Nostrand amendment be adopted?"

Mr. Speaker

The ayes were 99:

Smith Allen Gallagher McNamara Andersen Gittins Mensing Sorg Bailey Graham Middleswart Stokes Baker Grasslev Millen Story Battles Hanson of Benton Miller of Jones Strand Bergman Hanson of Mitchell Miller of Page Stromer Bowin Harbor Moffitt Strothman Busch Hicklin Mohrfeld Sullivan Caffrey Hill Mowry Thordsen Nelson Tieden Camp Holden Van Drie Christensen Hullinger Nielsen Clark Johnson of Audubon Ossian Van Nostrand Cochran Kiilsholm Patton Van Roekel Coffman King Pelton Varley Conklin Kitner Petersen of Dallas Vetter Peterson of Woodbury Voorhees Cunningham Klein Kluever Watson Curran Pierson Darrington Knight Radl Waugh Den Herder Koch Reed: Welden Diehl Langland Roorda Winkelman Dunton Lee Sanders Wolfe Edgington -Lipsky Schmarie Wood Fischer of Grundy Mayberry Schroeder Yoder

The nays were 22:

Freeman Fullerton

Doderer

Fisher of Greene Miller of Des Moines Renda Beardsley Nolin Roe Bennett Franklin O'Malley Steffen Breitbach Gannon Carnahan Glenn Palmer Tapscott Johnston of Polk Poncy Distelhorst

Shaw

Shepherd

Redfern

Absent or not voting 3:

Duffy McCray Utzig

Maloney

McCartney

McIntyre

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment and moved its adoption:

Amend House Joint Resolution 10 by striking from the enacting clause the word "Enacted" and inserting in lieu thereof the word "Resolved".

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment to the title and moved its adoption:

Amend House Joint Resolution 10 by striking from the title all after the word "Resolution" and inserting the following:

"to provide commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly."

The amendment was adopted.

Steffen of Chickasaw moved that House Joint Resolution 10 be laid on the table.

Motion lost.

Van Nostrand of Pottawattamie moved that the resolution be read a last time now and placed upon its passage which motion prevailed and the resolution was read a last time.

On the question "Shall the joint resolution be adopted?"

The ayes were 91:

Allen	Graham	Miller of Page	Stokes
Andersen	Grassley	Moffitt	Story
Bailey	Hanson of Mitchell	Mohrfeld	Strand
Battles	Harbor	Mowry	Stromer
Bergman	Hicklin	Nelson	Strothman
Bowin	Hill	Nielsen	Sullivan
Busch	Holden	Ossian	Thordsen
Camp	Johnson of Audubon	Palmer	Tieden
Christensen	Kiilsholm	Patton	Van Drie
Clark	King	Pelton	Van Nostrand
Coffman	Kitner	Petersen of Dallas	Van Roekel
Conklin	Klein	Peterson of Woodbury	Varley
Cunningham	Kluever	Pierson	Vetter
Curran	Knight	Redfern	Voorhees
Darrington	Koch	Reed	Watson
Den Herder	Langland	Roorda	Waugh
Diehl	Lee	Sanders	Welden
Dunton	Lipsky	Schmarje	Winkelman
Edgington	McCartney	Schroeder	Wolfe
Fisher of Greene	McIntyre	Shaw	Wood
Freeman	Mensing	Shepherd	Yoder
Fullerton	Millen	Smith	Mr. Speaker
Gittins	Miller of Jones	Sorg	•

The nays were 28:

Baker		Distelhorst	Johnston of Polk	Radl
Beardsley	,	Doderer	Maloney	Renda

Bennett Breitbach Franklin Gallagher Middleswart Miller of Des Moines

Roe Steffen

Caffrey Carnahan

Gannon Glenn

Nolin O'Mallev

Tapscott Utzig

Cochran

Hanson of Benton

Poncy

Absent or not voting 5:

Duffy

Hullinger

Mayberry

McCray

Fischer of Grundy

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title as amended was agreed to.

AMENDMENT TO JOINT RULES

Millen of Van Buren offered the following amendment to the Joint Standing Rules of the Senate and House and moved its adoption:

Amend Rule 12 of the Joint Standing Rules of the Senate and House by inserting after the period following the word "rule" in line 10, the following: "Each house may direct the printing of an additional number of bills."

The amendment was adopted.

POINT OF ORDER (House Concurrent Resolution 6)

Bennett of Polk asked for unanimous consent that House Concurrent Resolution 6 be made a special order of business for Friday, February 10, 1967 at 10:00 a.m.

Objection was raised.

Bennett of Polk moved that House Concurrent Resolution 6 be made a special order of business for Friday, February 10, 1967 at 10:00 a.m.

The motion lost.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 2, 3, 4 and 14.

> A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 2, 3, 4, and 14.

REPORTS OF COMMITTEES

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns to whom was referred <u>House File 64</u>, a bill for an act relating to the right of appeal wherein the city or a civil service employee may appeal from a decision of a civil service commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LEONARD C. ANDERSEN, Chairman

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred <u>House Joint Resolution 1</u>, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the house with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs to whom was referred <u>House File 6</u>, a bill for an act relating to the opening of courthouse offices begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs to whom was referred <u>House File 19</u>, a bill for an act relating to the compensation of the county commissioners of hospitalization begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs to whom was referred House File 30 a bill for an act relating to addition of territory to benefited fire districts begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Also:

Mr. Speaker: Your committee on county and township affairs to whom was referred <u>House File 39</u>, a bill for an act relating to powers and duties of county conservation boards, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

AMENDMENTS FILED

Amend House File 73 as follows:

Amend Section one (1), line four (4), by striking the word "twenty" and inserting in lieu thereof the word "thirty".

BUSCH OF BREMER

Amend House File 93 as follows:

Amend section four (4), by inserting after the word "residence," in line thirty (30) the following: "of which the first twenty five hundred dollars (\$2,500.00) of assessed valuation of the owner's equity would be exempt,".

VAN DRIE OF STORY

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Thursday, February 9, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives,

Des Moines, Irwa, Thursday, February 9, 1967.

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

Prayer was offered by the Reverend Lester Hancock, pastor of the Pleasantville Methodist Church, Pleasantville, Iowa.

The Journal of February 8 was approved.

PRESENTATION OF VISITORS

Kluever of Cass introduced to the House 13 members of the Cass County Republican Women's Club including Mrs. Virginia Deardorf, Atlantic, Iowa, sister of Representative Van Nostrand of Pottawattamie.

Tapscott of Polk introduced to the House Tom Whitney, student at Drake University and state president of the Young Democrats of Iowa.

PETITIONS

The following petitions were received and placed on file:

By Hullinger of Decatur from 16 residents of the Decatur-Wayne district opposing pari-mutuel betting.

By Schmarje of Muscatine from 256 residents of Iowa to adopt the Iowa geode as the state rock.

By Radl of Linn from 130 residents of Linn County asking that the words "Land of Opportunity" or "Opportunity Land" be used on lowa license plates.

By Kiilsholm of Kossuth from 130 residents of Kossuth County opposing open season on mourning doves and wild rock doves.

By the following Representatives, from those who oppose daylight saving time:

By Middleswart of Warren from 138 residents of Warren and adjoining counties.

By the following Representatives, from those who favor daylight saving time:

By Poncy of Wapello from 19 residents of Wapello County.

By Lipsky of Linn from 206 residents of Linn County.

By Sorg of Linn from 46 residents of Linn County.

By Reed of Linn from 196 residents of Linn County.

By Langland of Winneshiek from 55 residents of Winneshiek County.

By Camp and Pelton of Clinton from 42 residents of Clinton County.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Petersen of Dallas offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Conway Edwin Morris of Dallas County, who was a member of the Fifty-fourth, Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on November 16, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character and service to this state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Petersen of Dallas, Johnson of Audubon and Fisher of Greene.

Bergman of Osceola offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Clinton L. Fletcher, of Osceola County, who was a member of the Forty-fifth Extra Session and the Fifty-first and Fifty-second Sessions of the General Assembly, passed away on Jan. 11, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the Speaker appointed as such committee Bergman of Osceola. Freeman of Dickinson and Den Herder of Sioux.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 24 and 61.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 6, 19, 30, 39, and 64 and House Joint Resolution 1, under Rule 35.

INTRODUCTION OF HOUSE JOINT RESOLUTION

House Joint Resolution 16, by Sullivan, Mensing, Schmarje, Mowry, Sanders, Allen, Miller of Page, Reed, Winkelman, Darrington, Freeman, Utzig, Duffy, Van Nostrand, Den Herder, Fullerton, Koch, Peterson of Woodbury, Story, Nelson, Ossian, Edgington, Shepherd, Knight, Fischer of Grundy, Carnahan, Grassley and Patton, a joint resolution proposing an amendment to the Constitution of the State of Iowa to make the terms of Judges of the Supreme and District Courts elective.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 135, by Winkelman, Redfern, Tieden, O'Malley, Ossian, Gallagher, Christensen, Van Drie, Millen, Stokes, Graham, Watson, Nielsen, Varley, Miller of Page, Harbor and Sæffen, a bill for act to require fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an increase or decrease in state revenues.

Read first time and referred to committee on state government affairs.

House File 136, by Mowry, Gannon, Caffrey, Darrington, Sanders, McCray and Maloney, a bill for an act relating to gifts to municipalities.

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

House File 137, by Committee on Schools, a bill for an act relating to the notation of school district on an income tax return.

Read first time and placed on the calendar.

House File 138, by Millen, Baringer and Gannon, a bill for an act relating to the Iowa commission for the blind.

Read first time and referred to committee on state government affairs.

House File 139, by Miller of Page, Harbor, Nelson and Petersen of Dallas (O'Malley, Lisle, Lucken and Shirley), a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon.

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

House File 140, by Poncy (Gaudineer, Lodwick, Klefstad, Benda and Floy), a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income.

Read first time and referred to committee on tax revision.

House File 141, by Beardsley, Bennett and Dunton, a bill for an act relating to the pleading of the petition under the Rule of Civil Procedure Number Seventy (70).

Read first time and referred to committee on judiciary.

House File 142, by Van Drie, Tieden, Roorda, Tapscott, Stromer, Cochran, Mayberry, Franklin, Voorhees, Allen, Beardsley, Van Roekel, Gittins, Miller of Page, Palmer, Yoder, Holden, Conklin, Moffitt, Winkelman and Schmarje, a bill for an act relating to the amount of road use tax funds allocated to construction and maintenance of state institutional roads and state park roads.

Read first time and referred to committee on appropriations.

House File 143, by Lipsky, Maloney, Reed, Baker and Sorg (Gaudineer, Riley, Rigler, Kosek, Shirley, Glenn and Klefstad), a bill for an act to regulate and enforce the payment of wages due employees from all employers in this state.

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

House File 144, by Committee on Agriculture, a bill for an act relating to the bonding of operators of slaughterhouses buying cattle, hogs or sheep.

Read first time and placed on the calendar.

House File 145, by Moffitt, a bill for an act relating to the packaging of oleo, oleomargarine, and margarine.

Read first time and referred to committee on agriculture.

House File 146, by Busch, a bill for an act relating to real property and contracts relating thereto.

Read first time and referred to committee on commerce.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Joint Resolution 3 proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

AL MEACHAM, Secretary

The committee on roads and highways offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 9

By the Roads and Highways Committee

WHEREAS, the Federal Aid Highway Act of 1956 and other federal statutes, created and established a program for the construction of a system of interstate and defense highways, and federal-aid primary and secondary highways with urban extensions in the State of Iowa and the several states of the nation; and

WHEREAS, the federal statutes have defined the sources of revenue and have dedicated the funds exclusively for the timely and orderly development of the highway system; and

WHEREAS, the Congress of the United States, under the Highway Act of 1956, as amended, has specified that these funds SHALL be distributed; and

WHEREAS, for the past decade the federal government has urged the State of Iowa and this state's highway industry to step up construction, and Iowa has been most cooperative in this regard as is evidenced not only by the accelerated highway program but also by the training and establishment of a skilled work force, and by the large, long-term capital investments undertaken by contractors, subcontractors and material suppliers to meet this commitment; and

WHEREAS, the construction team of working men and equipment, of professional engineers and contractors, once developed and operating efficiently, cannot be sustained if the financing becomes spasmodic and unreliable; and

WHEREAS, it has been definitely demonstrated in Iowa that better highways save the time, lives and money of our citizens, and that the consequences of a reduction in highway improvements would adversely affect the well-being of our citizens and cause further suffering and tragic loss of lives; and

WHEREAS, the orderly development of these modern highway systems is essential to preserve the national defense by providing the means of moving expeditiously the critical weapons, materials and personnel, and of coping with the aftermath of natural disaster or nuclear attack; and

WHEREAS, the rapid and convenient transportation of field crops, dairy and food products, livestock, lumber and minerals from the farms, ranches, mines and mills to distant consumer markets is essential to preserve these basic industries in the State of Iowa, and to expedite the flow of commerce between the states.

NOW, THEREFORE, BE IT RESOLVED, by the Sixty-second General Assembly of the State of Iowa, now in session, the Senate and House of Representatives concurring, that we respectfully petition the President of the United States, although justifiably concerned with the inflationary trends developing throughout the nation, to reconsider his decision to cut back on this most vital and necessary federal-aid highway program which, if not continued in an orderly fashion, will have lasting adverse effects upon the national defense and the economic stability of the State of Iowa and the several states.

BE IT FURTHER RESOLVED, that the Chief Clerk of the House of Representatives of the State of Iowa be hereby authorized and directed to forward certified copies of this Resolution to the President of the United States, to each member of the Iowa congressional delegation and to the leadership of the Senate and House of Representatives of the United States.

Passed on file.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care.

Graham of Ida asked and received unanimous consent to withdraw his amendment filed February 7.

 $\ensuremath{\text{Van}}$ Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 93 as follows:

Amend section four (4), by inserting after the word "residence," in line thirty (30) the following: "of which the first twenty five hundred dollars (S2,500.00) of assessed valuation of the owner's equity would be exempt,".

The amendment lost,

Radl of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 93 as follows:

Amend section five (5), subsection seven (7), line seventy-four (74), by inserting after the word "promptness.", the following: "An applicant whose application for assistance has been rejected or a recipient whose assistance has been modified or cancelled in whole or in part, or his personal representative, after a review hearing hereinabove provided, within thirty days after notice of such action is given, may appeal from the decision of the state board to the district court of the county in which the applicant or recipient resides, by serving ten (10) days notice of such appeal upon the state department of social welfare or upon any member of the state board in the manner required by the service of original notice in any civil action. Upon the service of such notice, the state board shall furnish the appellant with a copy of the application and all supporting papers, a transcript of the testimony taken at the hearing, if any, and a copy of its decision. The district court shall act as an appellate court to review the decision of the state board to determine whether or not it has therein committed fraud or abused its discretion. The costs may be taxed to the appellant or may be remitted where the appeal is affirmed.

The amendment was adopted.

Speaker Pro Tempore Kluever in the chair.

Knight of Humboldt offered the following amendment filed by him and moved its adoption:

Amend House File 93 by striking all of section 9 and inserting in lieu thereof the following:

"Records--report of recipients. All applications, investigation reports and case records shall be privileged communications and held confidential, subject to use and inspection only by persons authorized by law in connection with their official duties relating to financial audits and the administration of the provisions of this chapter.

Provided, however, that the county board of social welfare shall prepare and file in its office on or before the thirtieth day of each January, April, July and October a report showing the names and addresses of all recipients receiving assistance under this chapter, together with the amount paid to each during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters 239 and 241. The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for commercial or political purposes.

It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for commercial or political purposes, and a violation of this provision shall constitute a misdemeanor punishable by a fine of not to exceed two thousand dollars or by imprisonment in the county jail not to exceed one year or by both such fine and imprisonment."

Sanders

Shaw

Schmarje

Schroeder

The amendment was adopted.

Speaker Baringer in the chair.

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

Amend House File 93, Section four (4) as follows:

- 1. By striking the comma after the word "residence" in line thirty (30), and inserting in lieu thereof a semicolon.
- 2. Further amend by inserting after the word "profession" in line thirty-two (32) the words "of a market value not to exceed five thousand dollars (\$5,000.00)".

The amendment was adopted.

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

McCartney

McCray

McIntyre

McNamara

On the question "Shall the bill pass?" (H.F. 93)

Franklin

Freeman

Gallagher

Fisher of Greene

The ayes were 116:

Allen

Bailey Baker

Andersen

Davel	Garragner	MCNamara	Silaw
Battles	Gannon	Mensing	Shepherd
Beardsley	Gittins	Middleswart	Smith
Bennett	Glenn	Millen	Sorg
Bergman	Graham	Miller of Des Moines	Steffen
Bowin	Grassley	Miller of Jones	Stokes
Breitbach	Hanson of Benton	Miller of Page	Strand
Busch	Hanson of Mitchell	Moffitt	Strothman
Caffrey	Harbor	Mohrfeld	Sullivan
Camp	Hicklin	Mowry	Tapscott
Carnahan	Hill	Nelson	Thordsen
Christensen	Holden	Nielsen	Tieden
Clark	Hullinger	Nolin	Van Drie
Cochran	Johnson of Audubon	O'Malley	Van Nostrand
Coffman	Johnston of Polk	Palmer	Van Roekel
Conklin	Kiilsholm	Patton	Varley '
Cunningham	King	Pelton	Vetter
Curran	Kitner	Peterson of Woodbury	Voorhees
Darrington	Klein	Pierson	Watson
Den Herder	Kluever	Poncy	Waugh
Diehl	Koch	Radl	Welden
Distelhorst	Langland	Redfern	Winkelman
Doderer	Lee	Reed .	Wolfe
Dunton	Lipsky	Renda	Wood
			· · · · · · · · · · · · · · · · · · ·

Feb. 9.

Edgington

Maloney

Roe

Yoder

Fischer of Grundy

Mayberry

Roorda

Mr. Speaker

The nays were 5:

Fullerton

Story

Stromer

Utzig

Knight

Absent or not voting 3:

Duffy

Ossian

Petersen of Dallas

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

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 1.

A.L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate Joint Resolution 1.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 3, 1967, the Governor approved the following bill: House File 1.

On February 8, 1967, the Governor approved the following bills: Senate Files 5,6,7,8,9,10, and 11.

On February 9, 1967, the Governor approved the following joint resolution: Senate Joint Resolution 13.

REPORTS OF COMMITTEES

Darrington of Harrison, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety to whom was referred Senate File 40, a bill for an act relating to operator's and chauffeur's licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. E. DARRINGTON, Chairman

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety to whom was referred Senate File 17, a bill for an act relating to studded tires, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. E. DARRINGTON, Chairman

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety to whom was referred House File No. 47, a bill for an act relating to reflective motor vehicle registration plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

W. E. DARRINGTON, Chairman

AMENDMENTS FILED

Amend House File 123 as follows:

Amend Section one (1), subsection two (2), by striking the word and figures eleven (11), and inserting in lieu thereof the word and figures ten (10).

DUNTON of Keokuk

Amend House File 6 as follows:

- 1. By striking from Section 1 everything following the word "is" in line two (2) and inserting in lieu thereof the words "hereby repealed."
 - 2. By adding thereto the following new section:
- "Sec. 2. This act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Waterloo Daily Courier, a newspaper published in Waterloo, Iowa, and in The Sioux City Journal, a newspaper published in Sioux City, Iowa."

BOWIN of Black Hawk

Amend House File 66, Section 1, by striking all of lines eleven (11) and twelve (12) and inserting in lieu thereof: "under supervision."

GALLAGHER of Black Hawk VOORHEES of Black Hawk

Amend House File 88 as follows:

- 1. Amend section one (1) by striking lines four (4) through ten (10) and inserting in lieu thereof the following: "If an action is brought by one of the parties to modify a court order entered under the provisions of this chapter, the court may award either party a reasonable allowance for attorney fees, and may make such allowance even if the action is terminated prior to hearing or trial. The court may apportion costs between the parties."
- 2. Amend section two (2) by striking lines four (4) through ten (10) and inserting in lieu thereof the following: "If a contempt action is brought by one of the parties to enforce a court order entered under the provisions of this chapter, the court may award either party a reasonable allowance for attorney fees and may make such allowance even if the action is terminated prior to hearing or trial. The court may apportion costs between the parties."

HILL of Marshall

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Friday, February 10, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives Des Moines, Iowa, Friday, February 10, 1967

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

Prayer was offered by the Reverend Leroy W. Moore, pastor of the Aldersgate Methodist Church, Urbandale, Iowa.

The Journal of February 9 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Gannon of Jasper on request of Fischer of Grundy; Roe of Allamakee on request of Poncy of Wapello; King of Monroe on request of Moffitt of Appanoose; Knight of Humboldt on request of Stromer of Hancock; Clark of Crawford on request of McCray of Scott; Vetter of Washington on request of Millen of Van Buren; Kluever of Cass on request of McCartney of Floyd.

PRESENTATION OF VISITORS

Kitner of Buchanan introduced to the House Mr. and Mrs. Ted Carson of Winthrop, Iowa.

Pelton of Clinton introduced to the House the County Attorney of Clinton County, the Honorable L. D. Carstensen, of Clinton, Iowa, former member of the House in the Fifty-eighth, Fifty-ninth, Sixtieth, and Sixtieth-Extra General Assemblies, accompanied by Mrs. Carstensen and their three children.

Langland of Winneshiek introduced to the House the Honorable Hillman H. Sersland, Decorah, Iowa, former member of the House in the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth-Extra General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives from those who favor daylight saving time:

By Ossian of Montgomery from 42 residents of the Adams-Montgomery district.

By Poncy of Wapello from 24 residents of Wapello County.

By Lipsky of Linn from 46 residents of Linn County.

By Nielsen of Shelby from 11 residents of Shelby County.

By the following Representatives from those who oppose daylight saving time:

By Mohrfeld of Tama from 44 residents of Tama County.

By Langland of Winneshiek from 20 residents of Winneshiek County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 17 and 40; and House File 47, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Miller of Des Moines offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Bert Ellsworth Dodds, of Des Moines County, who was a member of the Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth, and Fifty-first Sessions of the General Assembly, passed away on September 5, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Miller of Des Moines, Distelhorst of Des Moines and Strothman of Henry.

PERSONAL PRIVILEGE

Duffy of Dubuque rose on a point of personal privilege and announced that today, February 10, was the birthday of Governor Harold E. Hughes.

The House rose and extended its birthday greetings to the Governor.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 17, by Steffen, Cochran and Gallagher (Coleman, Kibbie, Burns, Riley, Condon, Frommelt, Klefstad, Ely, Dodds, Walsh, Buren, McGill, Nurse and Cassidy), a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 147, by Patton (Patton), a bill for an act relating to the establishment of a permanent canteen fund for institutions under the board of control.

Read first time and referred to committee on state government affairs.

House File 148, by Baker, a bill for an act relating to radio equipment in schools and school buses.

Read first time and referred to committee on schools.

House File 149, by Committee on Higher Education, a bill for an act relating to the State College of Iowa.

Read first time and placed on the calendar.

House File 150, by Miller of Jones, Battles, Mensing, Duffy, Patton, Johnson and Miller of Page, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns.

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

House File 151, by Committee on Conservation and Recreation, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Read first time and placed on the calendar.

House File 152, by Lipsky, a bill for an act relating to the cost of foster home care for children of deceased veterans.

Read first time and referred to committee on board of control.

House File 153, by Holden, Van Nostrand, Harbor, Nolin and Clark, a bill for an act to provide a lien on supplies utilized in the raising of crops and livestock.

. Read first time and referred to committee on agriculture.

House File 154, by Gallagher, Baker, Ossian, Steffen, Tieden, Distelhorst, Battles, Johnson, Renda, Bowin, Conklin and Maloney (Condon, Dodds, Messerly and Burns), a bill for an act relating to the establishment of an Iowa conservation education training center and to provide an appropriation therefor.

Read first time and referred to committee on conservation.

House File 155, by Bennett, a bill for an act relating to motorcycles being driven by permit holders.

Read first time and referred to committee on motor vehicles and highway safety.

House File 156, by Maloney, Miller of Page, Mowry and Gannon, a bill for an act relating to annuity contracts for employees of school districts.

Read first time and referred to committee on commerce.

House File 157, by Johnson, Mensing, Camp, Darrington, Den Herder, Fischer of Grundy, Coffman, Patton, Dunton, Smith, Harbor, Utzig, Carnahan, Story, Strothman, Sullivan, Van Nostrand, Vetter, Clark, Kluever, Cochran, Sanders, Bergman, Nelson and Bennett, a bill for an act relating to the imposition of the death penalty for the offense of killing a peace officer.

Read first time and referred to committee on law enforcement.

House File 158, by Caffrey, Coffman, Utzig, Thordsen, Redfern, Schroeder, McIntyre and Wolfe (Gaudineer), a bill for an act relating to distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and the Acts of each General Assembly.

Read first time and referred to committee on judiciary.

SENATE MESSAGE CONSIDERED

Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Read first time and referred to committee on constitutional amendments and reapportionment.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 32, a bill for an act repealing the provision requiring notices of marriages to other counties or states.

Also:

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

Senate File 33, a bill for an act to increase the minimum sick leave for school employees.

Also:

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

Senate File 77, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations.

Also:

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

Senate File 143, a bill for an act relating to the ironing of sheets and pillow slips after use by hotel guests.

Also:

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

Senate File 145, a bill for an act relating to the sanitary requirements of slaughter-houses.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 18, a bill for an act relating to registration plates.

Lee of Hamilton asked and received unanimous consent to withdraw his amendment filed February 6 and found on page 249 of the House Journal of February 6.

O'Malley of Polk offered the amendment filed by him and found on page 249 of the House Journal of February 6.

Baker of Boone moved that Senate File 18 be deferred and retain its place on the calender.

The motion lost.

O'Malley of Polk moved the adoption of his amendment.

Miller of Page moved the previous question on the O'Malley amendment.

The motion prevailed.

The O'Malley amendment lost.

Klein of Winnebago moved that Senate File 18 be laid on the table.

Grassley of Butler rose on a point of order that the motion to table was not debatable.

The Speaker ruled the point of order well taken.

Miller of Des Moines moved the previous question on Senate File 18.

Motion prevailed.

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

On the question "Shall the bill pass?" (S. F. 18)

The ayes were 61:

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Bailey	Distelhorst	Mayberry	Renda
Baker	Duffy	McCartney	Roorda
Beardsley	Dunton	Middleswart	Sanders
Bennett	Fischer of Grundy	Miller of Des Moines	Steffen
Bergman	Franklin	Miller of Jones	Story

Strothman

Bowin Gallagher. Mohrfeld Tapscott Glenn Breitbach Thordsen Hanson of Benton O'Mallev Caffrey Tieden Hanson of Mitchell Palmer Christensen Pelton Utzig Cochran Hill Van Roekel Petersen of Dallas Coffman Hullinger Varley Johnston of Polk Pierson Conklin Watson-Darrington Kiilsholm Poncy

Redfern Waugh Langland Den Herder Winkelman Diehl Maloney Reed Mr. Speaker

Moffitt

The nays were 48:

Allen	Grassley	Miller of Page	Smith
Battles	Harbor	Mowry	Sorg
Busch	Holden	Nelson	Strand
Carnahan	Johnson of Audubon	Nielsen	Stromer
Cunningham	Kitner	Nolin	Sullivan
Curran	Klein	Ossian	Van Drie
Edgington	Koch	Peterson of Woodbury	Van Nostrand
Fisher of Greene	Lipsky	Radl	Voorhees
Freeman	McCray	Schmarje	Welden
Fullerton	McIntyre	Schroeder	Wolfe
Gittins	Mensing	Shaw	Wood
Graham	Millen	Shepherd	Ÿoder

Absent or not voting 15:

		•	
Andersen	Gannon	Knight	Roe
Camp	Hicklin	Lee	Stokes
Clark	King	McNamara	Vetter
Doderer	Kluever	Patton	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Renda of Polk asked and received unanimous consent for the immediate consideration of House File 20, a bill for an act relating to adoption with report of committee recommending passage, was taken up for consideration.

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

Amend House File 20, by adding after the word "appealable" in line 36 of Section 600.3 (Code 1966) by the insertion of ", and their parent-child relationship terminated,".

(Pending at adjournment.)

INTRODUCTION OF DISTINGUISHED VISITOR

Millen of Van Buren introduced to the House the Honorable Jack Miller, U.S. Senator from Iowa, who briefly addressed the House.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 9

Miller of Page asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 9 found on page 274, House Journal of February 9, and moved its adoption.

The resolution was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House Concurrent Resolution 9 relating to petitioning the President and Congress to reconsider the decision to cut back on federal aid highway programs.

AL MEACHAM, Secretary

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 9, 1967 the Governor approved the following bill: Senate File 14.

MOTION TO RECONSIDER FILED

I move to reconsider the vote by which Senate File 18 failed to pass the House.

CLARENCE F. SCHMARJE

AMENDMENT FILED

Amend House File 35 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter one hundred ninety-seven (197), Code 1966, is hereby amended by adding thereto the following new section:

"No poultry, domestic fowl, beef, pork, or the combination or mixture of such meats or in combination with other foods which is packaged and frozen or prepared in any other form of food processing for storage shall be sold or offered for sale in this state unless the date of freezing, cooking or barbecuing is clearly stamped on the package or on such poultry, domestic fowl, beef, pork, or the combination or mixture of such meats or in combination with other foods and must be clearly visible to a purchaser. Whenever the above products which have been frozen, cooked, barbecued or prepared in any other form of food processing are cut up and packaged or repackaged, the package shall bear the original date of freezing, cooking, or barbecuing."

O'MALLEY of Polk

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Monday, February 13, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, February 13, 1967.

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

Prayer was offered by the Reverend Fred J. Peters, pastor of Grace Lutheran Church, Spirit Lake, Iowa.

The Journal of February 10 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Stromer of Hancock on request of Knight of Humboldt; Battles of Jackson on request of Pelton of Clinton.

PETITIONS

The following petitions were received and placed on file:

By Mayberry and Cochran of Webster from 50 residents of Webster County opposing pari-mutuel betting.

By Bergman of Osceola from 17 members of the Newton Junior Woman's Club, favoring House File 94.

By Palmer of Polk from 63 residents of Polk County favoring property tax relief.

By the following Representatives from those who oppose daylight saving time:

By Strothman of Henry from 13 residents of Henry County.

By Redfern of Lee from 12 residents of Lee County.

By the following Representatives from those who favor daylight saving time:

By Breitbach of Dubuque from 36 residents of Dubuque County.

By Renda of Polk from 38 residents of Polk County.

By Strothman of Henry from 32 residents of Henry County.

By Utzig of Dubuque from 38 residents of Dubuque County.

By O'Malley of Polk from 1084 residents of Polk County.

By Miller of Jones from 35 residents of Jones County.

By Klein of Winnebago from 266 residents of the Winnebago-Worth district.

By Curran of Cerro Gordo from 36 residents of Cerro Gordo County.

By Kiilsholm of Kossuth from 70 residents of Kossuth County.

By Lee of Hamilton from 11 residents of Hamilton County.

By Peterson of Woodbury from 110 residents of Woodbury County.

By Mohrfeld of Tama from seven residents of Tama County.

By Voorhees of Black Hawk from 30 residents of Black Hawk County.

By Story of Black Hawk from 30 residents of Black Hawk County.

By Palmer of Polk from 170 residents of Polk County.

PRESENTATION OF VISITORS

Grassley of Butler introduced to the House Doug McBlain, Clarksville High School, Clarksville, Iowa and Dave Wolff, Aplington High School, Aplington, Iowa, who are here to study Iowa government this week.

Miller of Jones introduced to the House Harry Law, teacher at Oxford Junction, Iowa; Mrs. Anderson, teacher at Olin Consolidated School; and Dorothy Becker, teacher at Midland School, all members of the South East Jones County Education Association.

LINCOLN'S BIRTHDAY OBSERVANCE

The Speaker introduced to the House Mr. Fred Torrey, sculptor of the statue "Lincoln and Tad" located on the capitol grounds west of the Capitol Building.

Miller of Des Moines introduced to the House Mr. William Fulton, Iowa Department Commander of the American Legion.

Mr. Fulton introduced to the House the Honorable John E. Davis of North Dakota, former member of the North Dakota Legislature, former Governor of North Dakota for two terms and at present National Commander of the American Legion, who briefly addressed the House.

The Speaker introduced to the House Mr. George Mills, veteran legislative state house reporter for the Des Moines Register and Tribune, who addressed the House on the subject "Lincoln's Association with Iowa History."

SPECIAL ORDER

HOUSE JOINT RESOLUTION 1

Millen of Van Buren asked and received unanimous consent that House Joint Resolution 1 be made a special order of business for 10:30 a.m., Tuesday, February 21, 1967.

Millen of Van Buren offered the following House resolution:

HOUSE RESOLUTION 3

By Millen

WHEREAS, the House of Representatives has for many sessions authorized the printing of the booklet "How a Bill Becomes a Law"; and the ninth edition is completely out of print;

NOW, THEREFORE, BE IT RESOLVED, by the House of Representatives that the Superintendent of Printing is hereby authorized to have printed the tenth edition of this booklet, as directed by the Chief Clerk of the House.

Passed on file.

INTRODUCTION OF BILLS

House File 159, by Steffen, Allen, Nelson, Fisher of Greene, Millen, and Dunton (Legislative Research Committee), a bill for an act providing immunity from civil damages to persons giving aid at the scene of an accident.

Read first time and referred to committee on judiciary.

House File 160, by Doderer and Yoder, a bill for an act requiring the display of the United States flag at polling places on primary and general election days.

Read first time and referred to committee on state government affairs.

House File 161, by Renda (Gaudineer), a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes.

Read first time and referred to committee on motor vehicles and highway safety.

House File 162, by O'Malley and Renda (O'Malley and Gaudineer), a bill for an act changing the amount of compensation for trustees for sanitary sewer districts.

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

House File 163, by Dunton, Doderer, Johnson, Watson, Strothman and Gannon (Van Gilst), a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor.

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

House File 164, by Lipsky, Mensing, Breitbach, Renda, Johnston, Reed, Gannon, Thordsen and Sorg (O'Malley, Ely, Denman, Cassidy, Coleman, Condon, Murray, Walsh, Kosek and Riley), a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children.

Read first time and referred to committee on judiciary.

House File 165, by Radl (Flatt), a bill for an act declaring teaching a profession.

Read first time and referred to committee on schools.

House File 166, by Bennett, a bill for an act relating to tax exemptions because of military service.

Read first time and referred to committee on tax revision.

House File 167, by Darrington, Palmer, Mensing and McCray, a bill for an act relating to funeral benefits and to amend various code sections relating thereto.

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

SENATE MESSAGES CONSIDERED

Senate File 32, a bill for an act repealing the provision requiring the clerk of the district court to mail notices of marriages to other counties or states.

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

Senate File 33, a bill for an act to increase the minimum sick leave for school employees.

Read first time and passed on file.

Senate File 77, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations.

Read first time and referred to committee on judiciary.

Senate File 143, a bill for an act providing an exception to the requirement that all sheets and pillow slips, after use by hotel guests, must be ironed.

Read first time and referred to committee on agriculture.

Senate File 145, a bill for an act relating to the sanitary requirements of slaughter-houses.

Read first time and referred to committee on agriculture.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate Concurrent Resolution 11 recommending that the state office building now under construction be named the Henry A. Wallace State Office Building.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 11

By: Heying and O'Malley

WHEREAS, a new state office building is currently under construction to the east of the state capitol building and the Robert Lucas state office building, and

WHEREAS, the state office building when completed will be an integral and attractive addition to the state capitol grounds, and

WHEREAS, it is the accepted procedure of the state executive council and the capitol planning commission to name state office buildings after distinguished Iowans, and

WHEREAS, the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission gave consideration to naming the new state office building on December 19, 1966, but deferred action on the naming, and

WHEREAS, the late Henry A. Wallace, a native Iowan, distinguished himself and his native state and provided untold economic aid and assistance to his fellow Iowans through his pioneering efforts and successful experimentations in the field of agriculture, and

WHEREAS, the late Henry A. Wallace further distinguished himself and his native state as well as the nation through his long and devoted career of government service; now therefore,

Be It Resolved by the Senate, the House Concurring, That the state office building now under construction be named the Henry A. Wallace state office building and that the state executive council, the legislative committee named to advise on the construction of the building, and the capitol planning commission be directed to cause the name to be appropriately inscribed thereon.

Be It Further Resolved, That copies of this resolution be forwarded to the immediate members of the family of Henry A. Wallace, to the state executive council, to the legislative advisory committee, and to the capitol planning commission.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 20, a bill for an act relating to adoption.

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

Amend House File 20 by adding thereto the following section:

Sec. 2. Section six hundred point three (600.3), Code 1966, is hereby further amended by inserting in line thirty-six (36) after the word 'appealable' the following: ', and their parent-child relationship terminated,'.

The amendment was adopted.

Lipsky of Linn asked and received unanimous consent to withdraw the amendment filed by her on February 10 and found on page 285 of the House Journal.

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

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 20)

Mr. Speake

Stromer

The ayes were 120:

Allen	Fullerton	McIntyre	Schmarje
Andersen	Gallagher	McNamara	Schroeder
Bailey	Gannon	Mensing	Shaw
Baker	Gittins	Middleswart	Shepherd
Beardsley	Glenn	Millen	Smith
Bennett	Graham	Miller of Des Moines	Sorg
Bergman	Grassley	Miller of Jones	Steffen
Bowin	Hanson of Benton	Miller of Page	Stokes
Breitbach	Hanson of Mitchell	Moffitt	Story
Busch	Harbor	Mohrfeld	Strand
Caffrey	Hicklin	Mowry	Strothman
Camp	Hill	Nelson	Sullivan
Carnahan	Holden	Nielsen	Tapscott
Christensen	Hullinger	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Tieden
Cochran	· Johnston of Polk	Ossian	Utzig
Coffman	Kiilsholm	Palmer	Van Drie
Conklin	King	Patton	Van Nostran
Cunningham	Kitner	Pelton	Van Roekel
Darrington	Klein	Petersen of Dallas	Varley
Den Herder	Kluever	Peterson of Woodbury	Vetter
Diehl	Knight	Pierson	Voorhees
Distelhorst	Koch	Poncy	Watson
Doderer	Langland	Radl	Waugh
Duffy	Lee	Redfern	Welden
Dunton	Lipsky	Reed	Winkelman
Edgington	Maloney	Renda	Wolfe
Fisher of Greene	Mayberry	Roe	Wood
Franklin	McCartney	Roorda	Yoder

The nays were none.

Freeman

Absent or not voting 4:

Battles Curran

McCray

The bill having received a constitutional majority was declared to have passed

Sanders

Fischer of Grundy

the House and the title was agreed to.

RECONSIDERATION OF SENATE FILE 18

Schmarje of Muscatine called up for consideration his motion to reconsider the vote on Senate File 18 filed by him on February 10 and found on page 286 of the House Journal.

Schmarje of Muscatine moved to reconsider the vote by which Senate File 18 failed to pass the House.

Motion prevailed.

Schmarje of Muscatine moved to reconsider the vote by which Senate File 18 was placed on its last reading.

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

On the question "Shall the bill pass?" (S.F. 18)

The ayes were 69:

Bailey Baker Franklin Beardslev Bennett Glenn Bowin Breitbach Caffrey Hicklin Christensen Hill Cochran Hullinger Coffman Conklin Darrington Den Herder King Diehl Kluever Distelhorst Knight Doderer Langland Duffy Lee Dunton

Fischer of Grundy
Franklin
Gallagher
Glenn
Hanson of Benton
Hanson of Mitchell
Hicklin
Hill
Hullinger
Johnson of Audubon
Johnston of Polk
Kiilsholm
King
Kluever
Knight
Langland

Middleswart
Millen
Miller of Des Moines
Miller of Jones
Moffitt
Nolin
Palmer
Pelton
Petersen of Dallas
Pierson
Poncy
Radl
Redfern
Reed

Maloney

Mayberry

McNamara

Roe
Roorda
Sanders
Schmarje
Steffen
Strothman
Tapscott
Thordsen
Tieden
Utzig
Van Roekel
Varley
Watson
Waugh
Winkelman

Mr. Speaker

Renda

The nays were 51:

Allen
Andersen
Bergman
Busch
Camp
Carnahan
Clark
Cunningham
Curran
Edgington
Fisher of Greene
Freeman
Fullerton

Graham Grassley Holden Kitner Klein Koch Lipsky McCartney McCray McIntyre Mensing

Gannon

Gittins

Miller of Page
Mohrfeld
Mowry
Nelson
Nielsen
Ossian
Patton
Peterson of Woodbury
Schroeder
Shaw
Shepherd
Smith
Sorg

Story
Strand
Sullivan
Van Drie
Van Nostrand
Vetter
Voorhees
Welden
Wolfe
Wood
Yoder

Stokes

Absent or not voting 4:

Battles

Harbor

O'Malley

Stromer

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

HOUSE FILE 8 WITHDRAWN

Baker of Boone asked and received unanimous consent to withdraw House File 8 from further consideration by the House.

Bailey of Wright presented the following resolution from the city of Belmond, Iowa.

RESOLUTION: NO. 526

WHEREAS, the people of the City of Belmond received outstanding aid and assistance from governmental agencies of the State of Iowa following the devastating tornado that struck our community on October 14, 1966, and

WHEREAS, this Council deems it most fitting and proper that we express our appreciation to our Governor and Legislators for the manpower, the equipment and all other aid furnished to us by agencies of the State of Iowa following the tornado,

NOW, THEREFORE, BE IT RESOLVED that the People of the City of Belmond do hereby express to Honorable Harold E. Hughes, Governor of the State of Iowa, and to the members of the Senate and House of Representatives of the Sixty-second General Assembly of the State of Iowa, our special thanks to all governmental organizations and agencies for the manpower, the equipment and all other assistance furnished to us following the storm. The help we received was an outstanding example of "government for the people" and we shall ever be grateful.

BE IT FURTHER RESOLVED that this Resolution be spread upon the minutes of the proceedings of this Council and that a duly attested copy of this Resolution be immediately transmitted to Honorable Harold E. Hughes, Governor of the State of Iowa and the Secretary of the Senate and the Clerk of the House of Representatives of the Sixty-second General Assembly of the State of Iowa.

Passed, approved and adopted this 6th day of February, 1967.

ROBERT E. MISNER Mayor of the City of Belmond, Iowa.

Attest:

LOIS J. HAMMOND Clerk of the City of Belmond, Iowa.

COMMUNICATION FROM THE

SECRETARY OF STATE

OFFICE OF THE SECRETARY OF STATE Des Moines, Iowa

January 16, 1967

Speaker, House of Representatives Sixty-second General Assembly of Iowa

I transmit herewith a copy of United States S. J. Resolution I, Eighty-ninth Congress, proposing an amendment of the Constitution of the United States relating to Presidential succession and disability.

The original document from which this copy has been made is on file in this Department, and I shall present it to you upon request.

I have attached copies of letters pertaining to this matter which are also on file in this Department.

Respectfully submitted,

MELVIN D. SYNHORST Secretary of State

COMMUNICATION FROM THE GOVERNOR

STATE OF IOWA Office of the Governor Des Moines

HAROLD F. HUGHES Governor

February 10, 1967

Honorable Maurice Baringer
Speaker of the House of Representatives
House of Representatives
Des Moines, Iowa

Dear Mr. Speaker:

Enclosed is a copy of Senate Joint Resolution 13 and a copy of my certified correspondence, relative to that Joint Resolution, with the Secretary of State of the United States, the presiding officer of the Senate of the United States, the Speaker of the House of Representatives of the United States, and the Administrator of the General Services Administration of the United States.

Senate Joint Resolution 13 resolved that I forward certified copies of that Resolution, over the Seal of the State of Iowa, to the above mentioned parties. As the enclosed copies indicate, the proper documents have now been forwarded to the parties specified by the General Assembly.

Very truly yours,

HAROLD E. HUGHES

And a feet of the second BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 10, 1967, the Governor approved the following bills: Senate Files 2, 3 and 4.

AMENDMENTS FILED

Amend House File 126 as follows:

1. Add after line four (4) of section two (2) the following:

Further amend said section by striking from line two (2) the word "a" and inserting in lieu thereof the word "The".

2. Add a new section as follows:

Sec. 3. Section two hundred eighty A point twenty-two (280A.22), Code 1966, is amended by striking from lines one (1) and two (2) the words "In addition to the tax authorized under section 280A.17,".

GRAHAM of Ida

Amend House Concurrent Resolution 5 by adding after Section 2 the following new section:

"Section 3. The people of the United States reaffirm their faith and trust in the great American principle that government by the majority is the best form of government."

Further amend House Concurrent Resolution 5 by renumbering the remaining sections thereof.

O'MALLEY of Polk RENDA of Polk

Amend House Concurrent Resolution 5 by striking the second "WHEREAS" paragraph as it appears in the Resolution and inserting in lieu thereof the following:

"WHEREAS, since the founding of this country, the original constitutions of thirtysix (36) of our states provided that representation in both houses of the state legislatures were based completely, or predominantly, on population, including Iowa under both its original constitution of 1846 and its present constitution of 1857, and since the Northwest Ordinance, adopted in 1787, the same year as the Federal Constitution, provided that apportionment of seats in territorial legislatures be based solely on the population;".

DODERER of Johnson

Amend House Concurrent Resolution 5 by inserting at the end of Section 1 thereof the following:

"If a majority of the people in any state vote to apportion one of its houses on factors other than population, the question of whether or not such a plan of apportionment shall continue to be followed shall be submitted to a vote of the people at a special or regular election of that state if a petition is signed by a number of electors equal to at least two (2) percent of those voting for governor of that state at the last general election. If a majority of those voting, vote yes, such a plan of apportionment shall continue; if a majority of those voting, vote no, such a plan of apportionment shall cease at the termination of the next regular or special session of that state's legislature. Such an election shall not be held more often than once every five (5) years."

GALLAGHER of Black Hawk

Amend House File 123 as follows:

Amend Section 1 by striking from the first line of subsection two (2), by striking the word "subsection" and inserting in lieu thereof the words "subsections ten (10) and".

DUNTON of Keokuk

Amend House File 144 as follows:

- 1. By striking from line eleven (11) the word "livestock" and inserting in lieu thereof the words "such cattle, hogs, or sheep bought in the state of Iowa."
- 2. By striking from line eighteen (18) the words "livestock for" and inserting in lieu thereof the words "such cattle, hogs, or sheep bought in the state of Iowa included in."

HARBOR of Mills

Amend House File 134 as follows:

Amend House File 134 by striking all of section twenty-six (26) and inserting in lieu thereof the following:

Sec. 26. This Act being deemed of immediate importance shall be in full force and effect, excepting the provisions of section twenty-five (25), of this Act, from and after its passage and publication in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa, and in The Evening Sentinel, a newspaper published at Shenandoah, Iowa.

MILLER of Page

On motion by Millen of Van Buren the House adjourned until 10:00 a.m. Tuesday, February 14, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, February 14, 1967

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

Prayer was offered by the Reverend William W. Swift, Dean of the Trinity Episcopal Cathedral, Davenport, Iowa.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Franklin of Polk on request of the Speaker; Gallagher of Black Hawk on request of Darrington of Harrison; Curran of Cerro Gordo on request of Darrington of Harrison; Holden of Scott on request of McCray of Scott.

PRESENTATION OF VISITORS

Mensing of Cedar introduced to the House the Honorable Eugene Halling, former member of the House from Adair County in the Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth-Extra General Assemblies.

Miller of Page introduced to the House 10 members of Immanuel Lutheran Church in Page County, accompanied by Mr. and Mrs. Charles Bateman and Mr. and Mrs. Richard Walter.

Van Roekel of Marion introduced to the House six students from Orchard Place, (Des Moines Children's Home) Des Moines, Iowa, accompanied by Mr. Wilkins and Mrs. Miller.

O'Malley of Polk introduced to the House 50 ninth grade students from Franklin Junior High School, Des Moines, Iowa, accompanied by Mrs. Askegaard and Mr. Newton.

Lipsky of Linn introduced to the House a delegation of teachers from the Cedar Rapids Education Association, Cedar Rapids, Iowa, and Charles Lindgren, leader.

PETITIONS

The following petitions were received and placed on file:

By Kiilsholm of Kossuth from 183 residents of Kossuth County favoring the amendment to legalize bingo.

By the following Representatives from those who oppose daylight saving time:

By Carnahan of Wapello from 32 residents of Wapello County.

By Hullinger of Wayne from 67 residents of the Decatur-Wayne district.

By Battles of Jackson from 47 residents of Jackson County.

By Peterson of Woodbury from 71 residents of Woodbury County.

By Langland of Winneshiek from 26 residents of Winneshiek County.

By the following Representatives from those who favor daylight saving time:

By Pelton of Clinton from 39 residents of Iowa.

By Conklin of Black Hawk from 30 residents of Black Hawk County.

By Klein of Winnebago from 29 residents of the Winnebago-Worth district.

By Camp of Clinton and Pelton of Clinton from 38 residents of Clinton County.

By King of Monroe from 25 residents of the Lucas-Monroe district.

By Den Herder of Sioux from 45 residents of Sioux County.

By Killsholm of Kossuth from 47 residents of Kossuth County.

By Tapscott of Polk from 190 residents of Polk County.

By Langland of Winneshiek from 139 residents of Winneshiek County.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Johnson of Audubon offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Ole H. Jacobsen, of Audubon County, who was a member of the Thirty-fourth and Thirty-fifth sessions of the General Assembly, passed away on September 9, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Johnson of Audubon, Nielsen of Shelby and Fisher of Greene.

SPECIAL REQUEST

Millen of Van Buren asked and received unanimous consent to have the remarks given by George Mills in a speech to the House February 13 printed in the Journal.

HOUSE CONCURRENT RESOLUTION 5 DEFERRED

Bailey of Wright called up for consideration House Concurrent Resolution 5, found on page 149, House Journal of January 25.

Bailey of Wright asked and received unanimous consent that action on House Concurrent Resolution 5 be deferred.

INTRODUCTION OF BILLS

House File 168, by Committee on Higher Education, a bill for an act to amend section five hundred four point thirty-two (504.32), Code 1966, relative to the Iowa centennial memorial foundation.

Read first time and placed on the calendar.

House File 169, by Christensen, Hullinger, Tieden, Hill, Tapscott, McNamara, Langland, Kitner, Roe, Van Drie, Varley and Watson, a bill for an act relating to boat traffic on artificial lakes and jurisdiction of the state conservation commission.

Read first time and referred to committee on conservation.

House File 170, by Winkelman, Millen, Grassley, Mayberry and Vetter (O'Malley and Rigler), a bill for an act relating to the cost of printing of certain proceedings, reports, and lists.

Read first time and referred to committee on commerce.

House File 171, by Committee on Public Health and Welfare, a bill for an act relating to the determination of assistance grants under the aid for the blind program.

Read first time and placed on the calendar.

House File 172, by Committee on Public Health and Welfare, a bill for an act relating to the granting of old age assistance.

Read first time and placed on the calendar.

House File 173, by Committee on Public Health and Welfare, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind.

Read first time and placed on the calendar.

House File 174, by Tapscott, Johnston, Renda, Palmer, Beardsley, Franklin, Glenn, Bennett, Maloney and Caffrey (Gaudineer), a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to levy a maximum one (1) mill levy for the maintenance of a juvenile home.

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

House File 175, by Doderer, a bill for an act relating to the payment of expenses of extracurricular activities from the general funds of school districts.

Read first time and referred to committee on schools.

House File 176, by Voorhees, Mensing, Conklin, Doderer, Breitbach, Waugh, Andersen, Miller of Des Moines, Den Herder and Carnahan, a bill for an act to amend Chapter five hundred fourteen (514), Code 1966, relating to the participation of pharmacies in a pharmaceutical service plan.

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

House File 177, by Miller of Jones, Peterson of Woodbury, Moffitt, King, Smith, Battles, Dunton, Grassley, Patton, Middleswart, Graham, Varley, Strothman, Pierson, Nolin and Hanson of Benton (Reichardt, Elvers, Walsh, Buren, Hagedorn, Reno, Shaff, Floy, Hougen, Lamborn, Potgeter, Schaben, Stephens, Shirley, McGill, Flatt, Kruck and Clarke), a bill for an act to provide a credit on the tax on livestock, the tax on inventories of property intended for sale, the tax on household goods and articles of personal apparel or adornment and to levy an additional sales tax to provide funds therefor.

Read first time and referred to committee on tax revision.

House File 178, by Tapscott, Allen, McNamara, Shepherd, Coffman, Wood, Sullivan, Palmer, Conklin, Reed, Thordsen, Franklin, Bowin, Hullinger, Christensen, Hill, Gannon, Mayberry, Johnston, Renda, Doderer, Gallagher, Voorhees and McIntyre, a bill for an act relating to migratory agricultural laborers.

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

HOUSE RESOLUTION 4 ADOPTED

Beardsley of Polk asked and received unanimous consent for the immediate consideration of the following House resolution and moved its adoption:

HOUSE RESOLUTION 4

WHEREAS, the development, cultivation and maintenance of friendly relations among the peoples of the world community is an important element in the promotion of peace; and

WHEREAS, the exchange of courtesies and honors among the heads of states and their official and diplomatic representatives on appropriate occasions is an accepted and time-honored practice integral to the cultivation and maintenance of the aforesaid friendly relations; and

WHEREAS, the invitation to participate in the exchange of such courtesies and honors is itself an honor; and

WHEREAS, the acceptance of the invitation and participation in the ceremonies attendant upon the aforesaid exchange of courtesies and honors is a commendable act of good citizenship; and

WHEREAS, such honor has been bestowed upon one of the members of the Sixty-second (62nd) General Assembly, A. June Franklin and her husband, in the form of an invitation to attend the ceremonies at the White House honoring Emperor Haile Selassie of Ethopia, and Representative Franklin and her husband do plan to attend; and

NOW THEREFORE, be it resolved by the members of the House of Representatives of the 62nd General Assembly

- 1. That we do appreciate the honor bestowed upon one of our number and ask her to convey this appreciation to the President and his staff; and
- 2. We commend our fellow representative for her commendable acceptance of the invitation to participate in the aforementioned ceremonies, and the attendant obligations; and
- 3. We respectfully request that she convey our respects to the Emperor and his staff and retinue on our behalf; and

4. That Representative Franklin accept this purse made up of voluntary contributions from her associates in this General Assembly to assist her in meeting the obligation deriving from this commendable act of citizenship and our commissioning of her to carry our greetings.

We wish you God-speed.

Resolved this 14th day of February, 1967 by the members of the House of Representatives.

The resolution was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 150, a bill for an act relating to compensation of members of the state board of public instruction.

Also:

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

Senate File 146, a bill for an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 2, a bill for an act relating to change in form of municipal government, with report of committee without recommendation, was taken up for consideration.

Klein of Winnebago offered the following amendment and moved its adoption:

Amend House File 2 as follows:

Amend section one (1), line four (4), by striking the word and figure "two (2)" and inserting in lieu thereof the word and figure "six (6)".

The amendment lost.

Hullinger of Decatur offered the following amendment:

Amend House File 2 by adding thereto the following section:

Sec.2. Section three hundred sixty-three point thirty-one (363.31), Code 1966, is hereby amended by striking from line seven (7) the word "twenty-five" and inserting in lieu thereof the words "thirty-five".

Renda of Polk rose on a point of order that the Hullinger amendment was not germane.

The Speaker ruled the point not well taken and that the amendment was germane.

Hullinger of Decatur moved the adoption of his amendment.

The amendment was adopted.

Schmarje of Muscatine moved the previous question on House File 2.

Fischer of Grundy raised a point of order.

The Speaker ruled the motion for the previous question was out of order.

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

On the question "Shall the bill pass?" (H.F. 2)

McIntyre

The ayes were 17:

Carnahan	Harbor	McNamara	Peterson of
Christensen	Hill	Mowry	Woodbury
Den Herder	Hullinger	Nelson	Roe
Glenn	Koch	Patton	Strothman
Grassley			Sullivan
		t de la companya de	

The nays were 96:

Fischer of Grundy

Allon

Allen	Fisher of Greene	Mensing	Sorg
Andersen	Freeman	Middleswart	Steffen
Bailey	Fullerton	Millen	Stokes
Battles	Gallagher	Miller of Jones	Story
Beardsley	Gannon	Miller of Page	Strand
Bennett	Gittins	Moffitt	Stromer
Bergman	Hanson of Benton	Mohrfeld	Tapscott
Bowin	Hanson of Mitchell	Nielsen	Thordsen
Breitbach	Hicklin	Nolin	Tieden
Busch	Holden	O'Malley	Utzig
Caffrey	Johnson of Audubon	Ossian	Van Drie
Camp	Johnston of Polk	Palmer	Van Nostrand
Clark	Kiilsholm	Pelton	Van Roekel
Cochran	Kitner	Petersen of Dallas	Varley
Coffman	Klein	Poncy	Vetter
Conklin	Kluever	Reed	Voorhees
Cunningham	Knight	Renda	Watson
Darrington	Langland	Roorda	Waugh
Diehl	Lee	Sanders	Welden
Distelhorst	Lipsky	Schmarje	Winkelman
Doderer	Maloney	Schroeder	Wolfe
Duntón	Mayberry	Shaw	Wood
Edgington	McCartney	Shepherd	Yoder
T1: 1 0 0'		and the second s	

Smith

Absent or not voting 11:

Baker Franklin McCray Radl Curran Graham Miller of Des Moines Redfern

Duffy King Pierson

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SENATE FILE 21 SUBSTITUTED FOR HOUSE FILE 14

Caffrey of Polk asked and received unanimous consent to substitute Senate File 21 for House File 14.

Senate File 21, a bill for an act relating to the sale of spirituous or intoxicating drinks to Indians, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 21)

McNamara

The ayes were 110:

Freeman .

Fullerton Allen Andersen Gallagher Baker Gannon Battles Glenn Beardslev Graham Bennett Grasslev Bergman Hanson of Mitchell Bowin Harbor Breitbach Hicklin Busch Hill Caffrey Holden Camp Hullinger Carnahan Johnson of Audubon Christensen Johnston of Polk Clark Kiilsholm Cochran King Coffman Kitner Conklin Klein Cunningham Kluever Darrington Koch Diehl Langland Distelhorst Lee Doderer Lipsky Dunton Maloney Edgington Mayberry Fischer of Grundy McCartney Fisher of Greene McIntyre

Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Mallev Ossian Palmer Pelton Petersen of Dallas Poncy Radl · Redfern Reed .Renda Roe Roorda Sanders Schmarie Schroeder

Mensing

Middleswart

Shaw Shepherd Smith Sorg Steffen Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder

Mr Speaker

The nays were 6:

Bailey

Gittins

Stokes

Van Nostrand

Den Herder

Patton

_ ____

Absent or not voting 8:

Curran Duffy

Hanson of Benton

Knight McCray Peterson of Woodbury

Pierson

Franklin

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

HOUSE FILE 14 WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw House File 14 from further consideration by the House.

House File 42, a bill for an act relating to reversion of schoolhouse sites, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story asked and received unanimous consent to withdraw the amendment filed by him on February 6 and found on page 249 of the House Journal.

Van Roekel of Marion offered the following amendment filed by him and moved its adoption:

Amend House File 42, Section 1, by adding before the period in line twelve (12) the following: ", provided further, that a school corporation may hold one such school-house site for historical purposes."

The amendment was adopted.

Cunningham of Story offered the following amendment filed by him and moved its adoption:

Amend House File 42 by striking section two (2) and inserting in lieu thereof:

"Sec.2. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Nevada Journal, a newspaper published in Nevada, Iowa, and in the Ames Daily Tribune, a newspaper published in Ames, Iowa," Ames, Iowa,"

The amendment was adopted.

Winkelman of Calhoun moved that House File 42 be re-referred to the schools committee for further study.

Roll call was requested by Winkelman of Calhoun and Harbor of Mills.

On the question "Shall House File 42 be re-referred?"

Mr. Speaker

The ayes were 28:

Allen	Doderer	Maloney	Petersen of Dallas
Carnahan	Fullerton	Mensing	Redfern
Clark	Gittins	Miller of Des Moines	Steffen
Conklin	Hanson of Benton	Miller of Jones	Strothman
Darrington	Harbor	Miller of Page	Tapscott
Den Herder	Kitner	Moffitt	Tieden
Distellorst	Koch	Ossian	Winkelman

The nays were 79:

Andergen

Andersen	Granam	Monrierd	Sorg
Bailey	Hanson of Mitchell	Mowry	Stokes
Baker	Hicklin	Nelson	Story
Battles	Hill and a second	Nielsen	Strand
Beardsley	Holden	O'Malley	Stromer
Bennett	Johnson of Audubon	Palmer	Sullivan
Bergman	Kiilsholm	Patton	Thordsen
Bowin	King	Pelton	Utzig
Breitbach	Klein	Peterson of Woodbury	Van Drie
Busch	Kluever	Poncy	Van Roekel
Christensen	Knight	Radl	Varley
Cochran	Langland	Reed	Voorhees
Cunningham	Lee	Renda	Watson
Diehl	Lipsky	Roe	Waugh
Dunton	Mayberry	Sanders	Welden
Edgington	McCartney	Schmarje	Wolfe
Fisher of Greene	McIntyre	Schroeder	Wood
Freeman	McNamara	Shaw	Yoder

Middleswart

Millen

Absent or not voting 17:

Gannon

Glenn

	•		
Caffrey	Fischer of Grundy	Hullinger	Pierson
Camp	Franklin	Johnston of Polk	Roorda
Coffman	Gallagher	McCray	Van Nostrand
Curran	Grassley	Nolin	Vetter
Duffy			The second second

Shepherd

Smith

The motion lost.

(Pending at adjournment)

SPECIAL ORDER

HOUSE CONCURRENT RESOLUTION 5

Bailey of Wright asked for unanimous consent that House Concurrent Resolution 5 be made a special order of business for 10:30 a.m., Thursday, February 16.

Objection was raised.

Bailey of Wright moved that House Concurrent Resolution 5 be made a special order of business for 10:30 a.m., Thursday, February 16.

Motion prevailed.

EXPLANATION OF VOTE ON HOUSE FILE 14

I am opposed to legislation which would increase the sale of spirituous or intoxicating drinks. However, I voted for House File 14 to remove the existing discrimination against the Indian citizens of Iowa.

BEARDSLEY of Polk

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs to whom was referred House Joint Resolution 14, a House joint resolution designating the Iowa geode as the official state rock for the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs to whom was referred House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House, with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Keith L. Vetter of Washington County, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools to whom was referred <u>House File 67</u>, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1966, to improve the continuing contract for teachers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 71, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend House Concurrent Resolution 5 by adding after section two (2) of the proposed article amending the Constitution of the United States, the following:

"Race, religion or sex shall not be factors in the determination of how membership governing bodies of such subordinate units shall be apportioned."

BEARDSLEY of Polk

Amend House Concurrent Resolution 5 by adding after section one (1) of the proposed article amending the Constitution of the United States, the following:

"Race, religion or sex shall not be factors which may be considered in apportioning such house."

BEARDSLEY of Polk

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Wednesday, February 15, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa Wednesday, February 15, 1967.

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

Prayer was offered by the Reverend Orrin Potter, pastor of the Methodist Church, Keota, Iowa.

The Journals of February 13 and 14 were approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: McIntyre of Linn on request of Sorg of Linn; Franklin of Polk on request of the Speaker; Breitbach of Dubuque on request of the Speaker; Holden of Scott on request of Wood of Scott.

PETITIONS

The following petitions were received and placed on file:

By Stokes of Plymouth from 47 residents of Plymouth County opposing the reappointment of Mr. Paul Johnston as Superintendent of the Department of Public Instruction.

By the following Representatives from those who oppose daylight saving time:

By Strand of Poweshiek from 21 residents of Poweshiek County.

By Strothman of Henry from 60 residents of Henry, Des Moines and Lee counties.

By Miller of Page from 16 residents of Page County.

By the following Representatives from those who favor daylight saving time:

By Strothman of Henry from 55 residents of Henry County.

By Tapscott of Polk from 350 residents of Polk County.

By Mohrfeld of Tama from 16 residents of Tama County.

By Doderer of Johnson from 31 residents of Johnson County.

By Stromer of Hancock from 190 residents of Hancock County.

By Van Roekel of Marion from 391 residents of Marion County.

By Nolin of Carroll from 31 residents of Carroll County.

By Patton of Delaware from 61 residents of Delaware County.

By Gallagher of Black Hawk from 30 residents of Black Hawk County.

By Curran of Cerro Gordo from 107 residents of Cerro Gordo County.

PRESENTATION OF VISITORS

Pierson of Mahaska introduced a group of constituents from Mahaska County including Frank Brailey, Martin Vos, Homer Ferguson, Charles Oldham, Darryl Denney, Mrs. Irvin Harvey, Harold Van Maanen, Mrs. Bass Van Gilst and Mrs. Leo Fox.

King of Lucas introduced to the House 21 members of the Y-Teens, Chariton High School, Chariton, Iowa, accompanied by Mrs. Mary Lowe, Mrs. Norma Kim and Mrs. John Boss.

Bowin of Black Hawk introduced to the House Mr. and Mrs. John B. Green, Waterloo, Iowa. Mr. Green is with Iowa Public Service and vice-president of the Chamber of Commerce.

Dunton of Keokuk introduced to the House 80 students from Sigourney Community School, Sigourney, Iowa, accompanied by James F. Rhoads and Mr. Stoner.

Glenn of Polk introduced to the House 45 students from Sacred Heart School, West Des Moines, Iowa, accompanied by Sister Mary Paula.

Van Roekel of Marion introduced to the House 120 eighth grade students from Pella Community School, Pella, Iowa, accompanied by Mrs. Caldwell.

Hullinger of Decatur introduced 45 senior government students from Morman Trail High School, accompanied by W. C. Reger.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Darrington of Harrison offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable E.J. Cole, M.D., of Harrison County, who was a member of the Fortieth, Fortieth Extra, Forty-second, Forty-second Extra, and Forty-third sessions of the General Assembly, passed away on July 6, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the Speaker appointed as such committee Darrington of Harrison, Nielsen of Shelby and Waugh of Monona.

Dunton of Keokuk offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Mahlon N. Brown, of Keokuk County, who was a member of the Fifty-fifth, Fifty-sixth and Fifty-seventh sessions of the General Assembly, passed away on July 7, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the Speaker appointed as such committee Dunton of Keokuk, Fisher of Greene and Winkelman of Calhoun.

Harbor of Mills offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Paul McElroy, of Fremont County, who was a member of the Fifty-ninth and Sixtieth sessions of the General Assembly, passed away on November 20, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the Speaker appointed as such committee Harbor of Mills, Ossian of Montgomery and Miller of Page.

ADOPTION OF HOUSE RESOLUTION 3

Millen of Van Buren called up for consideration House Resolution 3, found on page 288, House Journal of February 13, and moved its adoption.

The resolution was adopted.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 92, 67, 71; and House Joint Resolution 14, under Rule 35.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 21, 27, 152, and 144.

INTRODUCTION OF BILLS

House File 179, by Andersen, Bennett, Sullivan, Koch, Reed and Story, a bill for an act relating to compensation of county treasurers.

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

House File 180, by Redfern, a bill for an act relating to the operation of a motor vehicle.

Read first time and referred to committee on motor vehicles and highway safety.

House File 181, by Johnston, Christensen, Strand, Middleswart and Watson, a bill for an act relating to cities subject to civil service provisions.

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

House File 182, by Committee on Public Health and Welfare, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County.

Read first time and placed on the calendar.

House File 183, by Committee on Public Health and Welfare, a bill for an act relating to the requirement of United States citizenship in determining the eligibility for old age assistance.

Read first time and placed on the calendar.

House File 184, by Moffitt and Waugh, a bill for an act relating to motor vehicle speed limits.

Read first time and referred to committee on motor vehicles and highway safety.

House File 185, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 146, a bill for an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine.

Read first time and referred to committee on agriculture.

Senate File 150, a bill for an act relating to compensation of members of the state board of public instruction.

Read first time and referred to committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 49, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966.

Also:

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

Senate File 144, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 42, a bill for an act relating to reversion of schoolhouse sites.

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

On the question "Shall the bill pass?" (H.F. 42)

Eullonton

The ayes were 108:

111 on

Allen	Fullerton	Mayberry	Roorda
Andersen	Gallagher	McCartney	Sanders
Bailey	Gannon	McCray	Schmarje
Battles	Gittins	McNamara	Shaw
Beardsley	Glenn	Mensing	Shepherd
Bennett .	Graham	Millen	Sorg
Bergman	Grassley	Miller of Des Moines	Stokes
Bowin	Hanson of Benton.	Miller of Jones	Story
Breitbach	Hanson of Mitchell	Miller of Page	Strand
Busch	Harbor	Moffitt	Strothman
Caffrey	Hicklin	Mohrfeld	Sullivan
Camp :	Hill	Mowry	Tapscott
Carnahan	Holden	Nelson	Thordsen
Christensen	Hullinger	Nielsen	Utzig
Clark	Johnson of Audubon	Nolin	Van Drie
Cochran	Johnston of Polk	O'Malley	Van Nostran
Coffman	Kiilsholm	Ossian	Van Roekel
Cunningham	King	Palmer	Varley ·
Curran	Kitner	Patton	Vetter
Darrington	Klein	Pelton	Voorhees
Den Herder	Kluever	Peterson of Woodbury	Watson
Diehl	Knight	Pierson	Waugh
Doderer	Koch	Poncy	Welden
Dunton	Langland	Radl	Wolfe
Edgington	1.ee	Reed	Wood
Fisher of Greene	Lipsky	Renda	Yoder
Freeman	Maloney	Roe	.Mr. Speaker

The nays were 7:

Conklin Distelborst Petersen of Dallas

Schroeder

Stromer Tieden

Winkelman

Absent or not voting 9:

Baker Duffy

Franklin McIntyre

Middleswart Redfern

Smith Steffen

Shaw

Smith

Steffen

Stokes

Story

Strand

Sorg

Shepherd

Fischer of Grundy

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

SENATE FILE 33 SUBSTITUTED FOR HOUSE FILE 49

Waugh of Monona asked and received unanimous consent to substitute Senate File 33 for House File 49.

Senate File 33. a bill for an act to increase the minimum sick leave for school employees, was taken up for consideration.

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

On the question "Shall the bill pass?" (S. F. 33)

The aves were 118:

Allen

Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin Brietbach Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Darrington Den Herder Diehl Distelhorst

Gannon Gitting Glenn Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee Lipsky

Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Pelton . Petersen of Dallas Peterson of Woodbury Pierson Poncy

Radl

Reed

Redfern

Middleswart

Watson Waugh

Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees

Doderer Maloney Renda Welden Dunton Mayberry Roe Winkelman Edgington McCartney Roorda Wolfe Fisher of Greene McCrav Sanders Wood Freeman McNamara Schmarie Yoder Fullerton Mensing Schroeder Mr. Speaker

The navs were none.

Gallagher

Absent or not voting 6:

•

Busch Fischer of Grundy Graham Duffy Franklin McIntyre

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

HOUSE FILE 49 WITHDRAWN

Waugh of Monona asked and received unanimous consent to withdraw House File 49 from further consideration by the House.

HOUSE FILE 73 DEFERRED

House File 73, a bill for an act relating to voter registration in all counties having a population of twenty thousandormore, with report of committee recommending passage, was taken up for consideration.

Busch of Bremer offered the following amendment filed by him and moved its adoption:

Amend House File 73 as follows:

Amend Section one (1), line four (4), by striking the word "twenty" and inserting in lieu thereof the word "thirty".

Utzig of Dubuque moved that House File 73 be re-referred to committee for further study.

The motion lost.

Camp of Clinton asked that House File 73 be deferred and retain its place on the calendar.

Objection was raised.

Camp of Clinton moved that House File 73 be deferred and retain its place on the calendar.

Motion prevailed.

House File 38, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government with report of committee recommending passage, was taken up for consideration.

Shepherd

Smith

Stokes

Story

Strand

Tapscott

Thordsen

Sorg

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

On the question "Shall the bill pass?" (H.F. 38)

Glenn

The ayes were 91:

Andersen Bailey Baker Battles Bennett Bergman Breitbach Caffrey Camp Carnahan Christensen Clark Cochran Coffman Cunningham Darrington Distelhorst Doderer Edgington Fisher of Greene Freeman Fullerton

Graham Grassley Hanson of Benton Harbor Hicklin Hill Holden Hullinger Johnston of Polk Kiilsholm King Kitner Langland Lee Lipsky Maloney Mayberry McCray McNamara Middleswart

Millen Miller of Des Moines

Moffitt Mohrfeld Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Pelton Peterson of Woodbury Pierson Poncy Radl Redfern Renda Roe

Miller of Jones

Miller of Page

Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter . Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were 28:

Allen Beardsley Bowin Busch Conklin Curran Den Herder

Gannon

Diehl Dunton Gallagher Gittins Hanson of Mitchell Johnson of Audubon Klein

Kluever Knight Koch McCartney Mensing Mowry Petersen of Dallas

Roorda

Sanders

Shaw

Schroeder

Schmarie Steffen Stromer Strothman Sullivan Voorhees Watson

Absent or not voting 5:

Duffv

Franklin

McIntyre

Reed

Fischer of Grundy

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

House File 64, a bill for an act relating to the right of appeal wherein the city or a civil service employee may appeal from a decision of a civil service commission, with report of committee recommending passage, was taken up for consideration.

Renda

Sorg

Story

Tapscott

Van Drie

Voorhees

Shepherd

Mr. Speaker

Yoder .

Waugh

Wolfe

Wood

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

On the question "Shall the bill pass?" (H.F. 64)

T.ee

Gittins

Millen

The aves were 38:

McCartney Distelhorst Beardsley Bennett Dunton McNamara Mensing Caffrey Gannon Miller of Jones Camp Glenn Hanson of Benton O'Malley Carnahan Johnston of Polk Palmer Christensen Cochran Kluever Pelton

Curran Malonev Diehl Mayberry

The nays were 76:

Coffman

Allen

Gallagher

Smith Andersen Graham Miller of Page Bailey Grassley Moffitt Steffen Hanson of Mitchell Stokes Baker Mohrfeld Harbor Strand Battles Mowry Hicklin Nelson Stromer Bergman Strothman Bowin Hullinger Nielsen Busch Johnson of Audubon Sullivan Nolin Clark Thordsen Kiilsholm Ossian Conklin King Patton Tieden

Poncy

Reed

Miller of Des Moines

Cunningham Kitner Petersen of Dallas Utzig Van Nostrand Den Herder Klein Pierson Doderer Van Roekel Knight Radl Edgington Koch Redfern Varley Fischer of Grundy Langland Vetter Roe Fisher of Greene Lipsky Roorda Watson Freeman McCray Sanders Welden Fullerton Middleswart Winkelman Schmarje

Absent or not voting 10: Breitbach Franklin McIntyre Schroeder

Shaw

Peterson of Woodbury

Darrington Hill

Duffy Holden

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File 30, a bill for an act relating to addition of territory to benefited fire districts, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 30 by adding at the end thereof the following paragraph:

"This section shall apply also to the owner or owners of property that may already be included in a fire district and lies contiguous to another district. In such case the petition shall so state and ask to be excluded from one district and to be included in the other."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 30)

The ayes were 117:

Allen	Fullerton	McNamara	Schmarje
Andersen	Gallagher	Mensing	Shaw
Bailey	Gannon	Middleswart	Shepherd
Baker	Gittins	Millen	Smith
Battles	Glenn	Miller of Des Moines	Sorg
Beardsley	Graham	Miller of Jones	Steffen
Bennett	Grassley	Miller of Page	Stokes
Bergman	Hanson of Benton	Moffitt	Story
Bowin	Hanson of Mitchell	Mohrfeld	Strand
Busch	Harbor	Mowry	Stromer
Caffrey	Hicklin	Nelson	Strothman
Camp	Hill	Nielsen	Sullivan
Carnahan	Hullinger	Nolin	Tapscott
Christensen	Johnson of Audubon	O'Malley	Thordsen
Clark	Johnston of Polk	Ossian	Tieden
Cochran	Kiilsholm	Palmer	Utzig
Coffman	King	Patton	Van Drie
Conklin	Kitner	Pelton	Van Nostra
Cunningham	Klein	Petersen of Dallas	Van Roekel
Curran	Kluever	Peterson of Woodbury	Varley
Den Herder	Knight	Pierson	Vetter
Diehl '	Koch	Poncy	Voorhees
Distelhorst	Langland	Radl	Watson
Doderer	Lee	Redfern	Waugh
Dunton	Lipsky	Reed	Welden
Edgington	Maloney	Renda	Winkelman
Fischer of Grundy	Mayberry	Roe	Wolfe .
Fisher of Greene	McCartney	Roorda	Wood
Freeman	McCray	Sanders	Yoder
	-		Mr. Speake
. The state of the			

The nays were none.

Absent or not voting 7:

Breitbach Darrington Duffy

Holden

Schroeder

Franklin

McIntyre

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

SENATE FILE 12 SUBSTITUTED FOR HOUSE FILE 6

Andersen of Woodbury asked and received unanimous consent to substitute Senate File 12 for House File 6.

Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business, was taken up for consideration.

Andersen of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 12 line three (3) by inserting the word and figure "Sec.2" before the word "This".

The amendment was adopted.

(Pending at adjournment.)

REQUEST TO VOTE

Gallagher of Black Hawk asked and received unanimous consent to be recorded as voting "aye" on Senate File 21 and "nay" on House File 2.

REPORTS OF COMMITTEES

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House Joint Resolution 2 as follows:

By striking all after the word "qualified." in line eleven (11) of section one (1) and inserting in lieu thereof the following:

"Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the word 'two' and inserting in lieu thereof the word 'four'.

"Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word 'two' and inserting in lieu thereof the word 'four'.

Section 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state is directed to cause same to be published for three (3) consecutive months previous to the date of said election as provided by law."

MAURICE VAN NOSTRAND, Chairman

Also:

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred House Joint Resolution 7, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MAURICE VAN NOSTRAND, Chairman

Also:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred <u>House Joint Resolution 13</u>, a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the right to employment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 25, a bill for an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of building or buildings for a public library from the proceeds of a bond issue, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

AMENDMENTS FILED

Amend House File 34 as follows:

- 1. Amend section one (1), line four (4), by striking the words "accident, or".
- 2. Amend section one (1), line six (6), by striking the words "under said condition," and inserting in lieu thereof the words "at the scene of any accident, or nuclear attack,".

 GLENN of Polk

Amend Senate File 58 as follows:

Amend section one (1), line four (4), by deleting the period after the word "accident" and inserting in lieu thereof the words ", except persons licensed to practice in the treatment of human ailments in this state,"

GLENN of Polk

Amend House File 73 as follows:

Amend Section one (1), line four (4), by striking the word "twenty" and inserting in lieu thereof the word "fifty".

HILL of Marshall

Amend House File 73 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-seven point one (47.1), Code 1966, is amended by inserting, after the first paragraph, the following:

"Any city or town bordering on a city of ten thousand or more population, having voter registration as herein required, shall also be required to register its voters."

MILLER of Page

Amend Senate File 12 by striking all of Section One (1) and inserting in lieu thereof the following:

"Section 1. Section three-hundred-forty point six (340.6), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'It is hereby declared to be the policy of this state that all courthouse offices shall be open for the transaction of business five (5) days per week and that the decision as to whether or not the offices of individual courthouses shall be open for the transaction of business on Saturdays from 8:00 a.m. to 12:00 noon, excepting legal holidays, shall be made by the boards of supervisors of the respective counties.'"

BAILEY of Wright

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Thursday, February 16, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, February 16, 1967.

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

Prayer was offered by the Reverend Leroy Bauman, pastor of the First Methodist Church, Mason City, Iowa.

The Journal of February 15 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Vetter of Washington on request of Millen of Van Buren; Den Herder of Sioux on request of the Speaker; Steffen of Chickasaw on request of Ossian of Montgomery; McIntyre of Linn on request of Sorg of Linn; Utzig of Dubuque on request of Kiilsholm of Kossuth.

PRESENTATION OF VISITORS

Knight of Humboldt introduced to the House 15 students from the Fonda Community School, Fonda, Iowa, accompanied by M. J. O'Brien and G. T. Adams.

Nielsen of Shelby introduced to the House 21 members of the Civics Class from Harlan High School, Harlan, Iowa, accompanied by four parents and their instructor, Mr. Williams. In this group was Enrique Goldbart from Argentina from the American Field Service.

Kiilsholm of Kossuth introduced to the House the Honorable George W. Patterson, member of the House in the Fortieth, Fortieth Extra, Forty-first, Forty-second, and Forty-second Extra General Assemblies, and member of the Senate in the Forty-third, Forty-fourth, Forty-fifth, Forty-fifth Extra and Forty-sixth General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Harbor of Mills from 20 residents of Mills County who oppose the opening of taverns on Sunday.

By Gannon of Jasper from 51 residents of Jasper County who oppose the repeal of the local option section of the liquor law in Iowa.

By Van Roekel of Marion from 91 residents of Marion County who oppose parimutuel betting.

By the following Representatives from those who oppose daylight saving time:

By Clark of Crawford from 17 residents of Crawford County.

By Gittins of Pottawattamie from 55 residents of Pottawattamie County.

By the following Representatives from those who favor daylight saving time:

By Wolfe of Cerro Gordo from 26 residents of Cerro Gordo County.

By Miller of Jones from 13 residents of Jones County.

By Strothman of Henry from 93 residents of Henry County.

By Van Drie of Story from 30 residents of Story County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Joint Resolutions 2 and 13; and Senate File 25, under Rule 35.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 18, by Andersen, Den Herder, Koch, and Sullivan, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the State University.

Read first time and referred to committee on higher education.

INTRODUCTION OF BILLS

House File 186, by Steffen, Allen, Doderer, Fisher of Greene, Millen and Dunton (Legislative Research Committee), a bill for an act relating to protective wearing apparel for motorcycle riders.

Read first time and referred to committee on motor vehicles and highway safety.

House File 187, by Steffen, Allen, Nelson, Fisher of Greene, Millen, Johnston and Dunton (Legislative Research Committee), a bill for an act relating to the operation of a motor vehicle.

Read first time and referred to committee on motor vehicles and highway safety.

House File 188, by Bailey, Edgington, Fischer of Grundy, Klein, Lee, Mayberry, Cochran, Watson, Moffitt, Roe, Freeman, Graham, Mensing, Palmer, Middleswart, Distelhorst, Van Roekel, Nolin, Grassley, Baker, Holden, Clark, McCray, Yoder, Hanson of Howard-Mitchell, Battles, Sorg, Mowry, Tieden, Miller of Page, Darrington, Camp, Stokes, Van Nostrand, Roorda, Smith, Caffrey, Johnson, Kluever, Conklin, Bergman, Waugh, Freeman, Winkelman, Koch, Carnahan, Utzig, Strand, Diehl, Kiilsholm, Langland, Schmarje, Van Drie, Hullinger, Story, Peterson of Woodbury, Schroeder, Busch, Nielsen, Vetter, Fisher of Greene, Shepherd, Pierson, Patton, Ossian, Nelson, Strothman, Stromer, Knight, Cunningham, Glenn, McNamara and Tapscott, a bill for an act relating to the installation of diagonal highways and highway placement.

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

House File 189, by Mensing (Stanley), a bill for an act to designate Herbert Hoover Day as a state holiday.

Read first time and referred to committee on state government affairs.

SENATE MESSAGES CONSIDERED

Senate File 49, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966.

Read first time and referred to committee on law enforcement.

Senate File 144, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report.

Read first time and referred to committee on agriculture.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer.

Also:

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

Senate File 149, a bill for an act requiring all feed distributors to file semi-annual tonnage statements.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend Senate File 12 by striking all of Section One (1) and inserting in lieu thereof the following:

"Section 1. Section three-hundred-forty point six (340.6), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'It is hereby declared to be the policy of this state that all courthouse offices shall be open for the transaction of business five (5) days per week and that the decision as to whether or not the offices of individual courthouses shall be open for the transaction of business on Saturdays from 8:00 a.m. to 12:00 noon, excepting legal holidays, shall be made by the boards of supervisors of the respective counties.'"

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

Amend the Bailey amendment to Senate File 12 by inserting after the word "week" in line eight (8) the following:

", excepting legal holidays".

The amendment to the amendment was adopted.

(Senate File 12 deferred for Special Order)

SPECIAL ORDER

HOUSE CONCURRENT RESOLUTION 5

The hour of 10:30 a.m. having arrived, Speaker Baringer announced the "special order" for the consideration of House Concurrent Resolution 5, found on page 149 of the House Journal of January 25.

O'Malley of Polk moved that the rules be suspended and that the House continue action on Senate File 12.

The motion lost.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend House Concurrent Resolution 5 by striking the second "WHEREAS" paragraph as it appears in the Resolution and inserting in lieu thereof the following:

"WHEREAS, since the founding of this country, the original constitutions of thirty-six (36) of our states provided that representation in both houses of the state legislatures were based completely, or predominantly, on population, including Iowa under both its original constitution of 1846 and its present constitution of 1857, and since the Northwest Ordinance, adopted in 1787, the same year as the Federal Constitution, provided that apportionment of seats in territorial legislatures be based solely on the population;".

CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on House Concurrent Resolution 5 and all amendments filed thereto or to be filed.

BERNARD O'MALLEY CHARLES GLENN JAMES I, MIDDLESWART MILTON DISTELHORST THOMAS A, RENDA

Under the provisions of Rule 73, the Chief Clerk called the roll of the House and the vote revealed all members present except two members and those members who had been previously excused.

Millen of Van Buren moved that those absent from the House be excused from the Call of the House.

Motion prevailed.

Gallagher of Black Hawk moved that the Call of the House be lifted.

The motion lost.

Doderer of Johnson moved the adoption of her amendment.

Roll call was requested by Doderer of Johnson and Millen of Van Buren.

Rule 69 was invoked.

On the question "Shall the Doderer amendment be adopted?"

The ayes were 26:

Baker Distelhorst
Beardsley Doderer
Bennett Duffy
Breitbach Dunton
Caffrey Franklin
Carnahan Gallagher

Johnston of Polk Maloney Mayberry Miller of Des Moines

Glenn

O'Mallev

Millen

Miller of Jones

Palmer Poncy Radl Renda Sorg Tapscott

Smith

Stokes

Cochran Gannon

The nays were 91:

Allen

Andersen Bailey Battles Bergman Bowin Busch Christensen Clark Coffman Conklin Cunningham Curran Darrington Diehl Edgington Fischer of Grundy Fisher of Greene

Hill Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee Lipsky McCartney McCray McNamara Mensing Middleswart

Hanson of Benton

Harbor

Hicklin

Hanson of Mitchell

Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Patton Pelton Peterson of Woodbury Pierson Redfern Reed Roe Roorda Sanders Schmarje Schroeder Shaw Shepherd

Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Watson Waugh Welden Winkelman Wolfe booW Yoder Mr. Speaker

Absent or not voting 7:

Camp Den Herder

Freeman

Fullerton

Gittins

Graham

Grasslev

McIntyre Peterson of Dallas Steffen Utzig Vetter

The amendment lost.

Maloney of Polk offered the following amendment filed by him:

Amend House Concurrent Resolution 5 as follows:

- 1. By inserting in line 8 after the semicolon the word "and".
- 2. By inserting before the resolving clause the following paragraphs: WHEREAS, the phrase "factors other than population", specifically means "area representation"

that is, a system of representation that gives residents of sparsely populated area extra weight at the polls; and

WHEREAS, it is recognized that those who live in sparsely populated areas form a class of citizens with certain special problems that they are therefor justified in desiring more than proportionate power in a legislative body;".

Maloney of Polk asked and received unanimous consent to withdraw his amendment.

Gallagher of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 5 by inserting at the end of Section 1 thereof the following:

"If a majority of the people in any state vote to apportion one of its houses on factors other than population, the question of whether or not such a plan of apportionment shall continue to be followed shall be submitted to a vote of the people at a special or regular election of that state if a petition is signed by a number of electors equal to at least two (2) percent of those voting for governor of that state at the last general election. If a majority of those voting, vote yes, such a plan of apportionment shall continue; if a majority of those voting, vote no, such a plan of apportionment shall cease at the termination of the next regular or special session of that state's legislature. Such an election shall not be held more often that once every five (5) years."

The amendment lost.

 $\ensuremath{\text{O'Malley}}$ of Polk offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 5 by adding after Section 2 the following new section:

"Section 3. The people of the United States reaffirm their faith and trust in the great American principle that government by the majority is the best form of government."

Further amend House Concurrent Resolution 5 by renumbering the remaining sections thereof.

Roll call was requested by O'Malley of Polk and Renda of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The aves were 27:

Baker	Doderer			Johnston of Polk	Palmer
Beardsley	Duffy			Lipsky	Poncy
Bennett	Dunton			Maloney	Radl
Breitbach	Franklin		.,	Mayberry	Renda
Caffrey	Gallagher	1 .	٠.	McNamara	Sorg

Tapscott

Carnahan Distelhorst Gannon Glenn

Gittins

Miller of Des Moines

O'Mallev

Millen

Middleswart

Miller of Jones

The navs were 92:

Allen Andersen Bailey Battles Bergman Bowin Busch ' Camp Christensen Clark

Cochran

Coffman

Conklin

Curran

Cunningham

Graham Grasslev Hanson of Benton Hanson of Mitchell Harhor . Hicklin Hill Holden Hullinger Johnson of Audubon

Miller of Page Moffitt Mohrfeld

Mowry Nelson Nielsen Nolin Ossian Patton Pelton Peterson of Woodbury Pierson Redfern

Shepherd Smith Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Watson

Waugh

Welden

Wolfe

Wood

Yoder

Winkelman

Darrington Den Herder Diehl Edgington Fischer of Grundy Fisher of Greene Freeman Fullerton

Langland Lee McCartney McCray Mensing

Kiilsholm

King

Kitner

Klein

Kluever

Knight

Koch

Reed Roe Roorda Sanders Schmarie Schroeder Shaw

Mr. Speaker

Absent or not voting 5:

McIntyre Petersen of Dallas Steffen

Utzig

Vetter

The amendment lost.

Beardsley of Polk offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 5 by adding after section one (1) of the proposed article amending the Constitution of the United States, the following:

"Race, religion or sex shall not be factors which may be considered in apportioning such house."

Beardsley of Polk moved that action on House Concurrent Resolution 5 be deferred and that the resolution retain its place on the calendar.

The motion lost.

Beardsley of Polk moved the adoption of his amendment.

Roll call was requested by Beardsley of Polk and Palmer of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 22:

Baker Duffy Beardslev Dunton Bennett Franklin Breitbach Gallagher Carnahan Gannon Doderer Glenn

Hanson of Benton Miller of Des Moines O'Malley Palmer Pelton

McNamara

Middleswart

Mensing

Millen

Moffitt

Mowry

Mohrfeld

Poncy Radl Renda Sorg Tapscott

Shaw

Smith

Stokes

Story

Strand

Stromer

Strothman Sullivan

Thordsen

Van Drie

Van Nostrand

Van Roekel

Tieden

Varley

Watson

Waugh

Welden

Voorhees

Shepherd

The nays were 98:

Allen Gittins Andersen Graham Bailey Grasslev Battles Hanson of Mitchell Harbor Bergman Bowin Hicklin Busch Hill Caffrey Holden Camp Christensen

Hullinger Clark Cochran Kiilsholm Coffman King Conklin Kitner Cunningham Klein Curran Kluever Darrington Knight Den Herder Koch Diehl Langland Distelhorst Lee Edgington Lipsky Fischer of Grundy Maloney

Freeman Fullerton

Johnson of Audubon Johnston of Polk

Roorda Sanders Mayberry Schmarje McCartney

McCray

Miller of Jones Miller of Page

Nelson Nielsen Nolin Ossian Patton Petersen of Dallas Peterson of Woodbury Pierson Redfern Reed

Winkelman Roe Wolfe Wood Yoder Schroeder Mr. Speaker

Absent or not voting 4:

Fisher of Greene

McIntyre

Steffen

Utzig

Vetter

The amendment lost.

Beardsley of Polk offered the following amendment filed by him and moved its adoption:

Amend House Concurrent Resolution 5 by adding after section two (2) of the proposed article amending the Constitution of the United States, the following:

"Race, religion or sex shall not be factors in the determination of how membership governing bodies of such subordinate units shall be apportioned."

The amendment lost.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 5 as follows:

By striking out the first resolving clause and substituting in lieu thereof the following:

"Now, therefore, Be it Resolved by the House of Representatives the Senate concurring of the Sixty-second General Assembly of Iowa; That the ninetieth Congress of the United States should at once initiate the passage of the following article as an amendment to the Constitution of the United States".

The amendment lost.

Doderer of Johnson moved that the Call of the House be lifted.

The motion lost.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 5 as follows:

Amend House Concurrent Resolution 5 by inserting the word "ninetieth" before the word Congress in line three of the first resolving clause.

The amendment lost.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 5 by substituting the word "similar" for the word "identical" in line two (2) of the second resolving clause.

The amendment lost.

Bailey of Wright moved that the resolution be adopted.

Roll call was requested by Bailey of Wright and McNamara of Linn.

Rule 69 was invoked.

On the question "Shall the resolution be adopted?"

The ayes were 92:

Allen Gittins
Andersen Graham
Bailey Grassley
Battles Hanson of Benton

Mensing Middleswart Millen Miller of Jones

Shepherd Smith Stokes Story

Mr. Speaker

Strand Bergman Hanson of Mitchell Miller of Page Bowin Harbor Moffitt Stromer Mohrfeld Strothman Busch Hicklin Sullivan Hill Mowry Camp Thordsen Christensen Nelson Holden Tieden Clark Nielsen Hullinger Van Drie Coffman Johnson of Audubon Nolin Van Nostrand Conklin Ossian Kiilsholm King Patton Van Roekel Cunningham Petersen of Dallas Varley Curran Kitner Darrington Peterson of Woodbury Voorhees Klein Den Herder Kluever Pierson Watson Diehl Knight Redfern Waugh Dunton Welden Koch Roe Winkelman Edgington Langland Roorda Fischer of Grundy Wolfe Lee Sanders Fisher of Greene McCartney Schmarje Wood Freeman McCrav Schroeder Yoder

Shaw

The nays were 28:

Fullerton

Baker Johnston of Polk Pelton Distelhorst Beardsley Doderer Lipsky Poncy Bennett Duffv Maloney Radl Breitbach Franklin Mayberry Reed Caffrey Gallagher Miller of Des Moines Renda Carnahan Gannon O'Malley Sorg Cochran Glenn Palmer Tapscott

McNamara

Absent or not voting 4:

McIntyre Steffen Utzig Vetter

The resolution was adopted.

REPORT OF CONTEST COMMITTEE

(Fischer vs. Middleswart)

Kluever of Cass submitted the following report of contest committee:

MR. SPEAKER AND MEMBERS OF THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY:

Your committee to whom was referred the matter of the contest for the office of State Representative from Warren County in the General Election of November 8, 1966, between James Middleswart, Incumbent, and George D. Fischer, Contestant, submits herewith its report:

The committee was duly organized, adopted rules of procedure, heard oral statements from counsel for the contestant and incumbent, received written statements from

counsel for the contestant setting forth specific objections on which the election contest was instituted and received written statement of objection to jurisdiction from counsel for the incumbent.

The committee finds that the Contestant served his Notice of Intent to Contest an Election on the Incumbent on December 22, 1966: that Section 59.1 of the 1966 Code of Iowa provides that the notice shall be served within 30 days after the incumbent is declared elected which shall be served with the notice of taking depositions relative to illegal votes, and if no deposition is taken, then 20 days before the first day of the Session; that no allegation of illegal votes was made and no depositions were taken; that the notice should have been served 20 days prior to the first day of the Session; that the notice was not served at least 20 days prior to the first day of the Session and thus said notice was not served within the prescribed time as required by Section 59.1 of the 1966 Code of Iowa.

In view of the foregoing findings, and pursuant to the Attorney General's Opinion which is made a part of this report and set out in full herein, the contest committee concluded that it does not have jurisdiction to hear this contest and unanimously recommended that the House of Representatives dismiss the contest of George D. Fischer for the seat of State Representative James I. Middleswart and that James I. Middleswart be declared to be duly elected as a member of the House of Representatives from Warren County, Iowa, and that the seating which took place on January 9, 1967, be confirmed.

Respectfully submitted,

LESTER L. KLUEVER, Chairman BERNARD J. O'MALLEY CONRAD OSSIAN HAROLD O. FISCHER DAN L. JOHNSTON

State of Iowa
Department of Justice

Des Moines

Richard C. Turner Attorney General

February 10, 1967

Honorable Lester L. Kluever Chairman, Elections Contest Committee House of Representatives LOCAL

Dear Mr. Kluever:

This replies to your letter of January 30, 1967, in which you submitted the following questions concerning the election contest between George D. Fischer, contestant and James Middleswart, incumbent:

- '1. Under Section 59.1, does the House have jurisdiction to decide this matter since the Incumbent was served with Notice on December 22, 1966, which would be less than twenty days prior to the Session.
- "2. If it is your opinion that the House does not have the jurisdiction, does Section 57.5, overrule this and entitle the Contestant to have the ballots counted.

"3. Does the Notice of Contest comply with Chapter 57, as to grounds and stating sufficient facts to give the House jurisdiction and authority to decide the Contest."

In answer to question one, we advise that failure to file timely notice is fatal under Section 59.1, Code of Iowa, 1966, and no jurisdiction exists in the committee to entertain this contest. The language of the statute is mandatory that the contestant file his notice within thirty days after the incumbent is declared elected...and if no such deposition (of illegal votes) is taken then twenty days before the first day of the next session.

A study of the history of §59.1 shows that the provisions have remained substantially unchanged since the code of 1851 and that prior to that (Rev.St. 1843 Terr. Ch. 68 §20) a candidate had 35 days after the election to give notice of contest and the time fixed for taking depositions could not exceed 40 days from the date of election. It was also provided that if witnesses failed or refused to appear at the time specified in the notice, their testimony might be taken at any time before the next session by giving 5 days notice to the party whose election is contested.

The first code of the State of Iowa in 1851, §381, contains the cutoff of 20 days which is in the present statute, but the statute then read "20 days before the hearing." This language was carried into the 1860 Code and the present language appears in 1873 and thereafter. However, we have found no case which requires the House of Representatives or any other contest tribunal to take jurisdiction of a contest where the notice was not filed in accordance with the provisions of the statute.

The case of Marsh v. Huffman, 199 Iowa 788, 202 N.W. 581, can be distinguished on the facts, for there the contestant for the office of sheriff filed a notice accompanied by a bond within the prescribed statutory time and the contest court was held to have acquired jurisdiction of the subject matter because the contestant "had completed his duties under the statute." Ibid p. 583. In that case jurisdiction over the incumbent was also acquired because he participated in the trial and was held to have waived his complaint of want of proper notice.

In Haas v. Contest Court, 221 Iowa 150, 265 N.W. 373, the contest was over a judgeship and did not involve the 20 day cutoff provision of §59.1. However, after filing notice and bond before the canvass of votes, the contestant refiled in order to comply with the statute.

In support of the view that the contestant's failure to file timely notice precludes the Contest Committee from taking jurisdiction over this matter, we point out 18 Am. Jur. Elections §290 which states:

"The compelling of prompt action in hearing and disposition of election contests, to the end that a decision may be reached before the term has wholly or in a great part expired, seems to be the policy of the law. A provision for the commencement of the proceeding within a designated time is usually regarded as mandatory and must be complied with in order to confer jurisdiction of the case..." (Emphasis added).

In reply to question 2, it is our opinion that the provisions of §57.5 do not override a determination that the tribunal lacks jurisdiction to determine a contest so as to provide a recount of the ballots in spite of the contestant's failure to comply with the requirements of the statute as to the giving of notice of contest of the election.

Question 3 relates to the sufficiency of facts and grounds alleged in the statement filed by the contestant.

In the Haas case, supra, the court stated at page 155:

"The real purpose of the filing of this statement is to make of record the objections and complaints that the contestant has, and to make a showing of why the incumbent is not entitled to hold the office to which he has been declared elected."

In our opinion, if the statement of intent to contest the election informs the incumbent of the grounds by reference to a subsection of $\S 57.1$, such notice, if it otherwise complies to $\S 59.1$ and 62.5, would be sufficient.

Yours very truly,

ELIZABETH A. NOLAN Assistant Attorney General

REPORTS OF COMMITTEES

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 51, a bill for an act to permit counties to become associated with the Iowa state association of counties, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 79, a bill for an act relating to the sale of documentary stamps, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 51 by adding after the word "service" in line seven (7) the following:

"There shall be a sufficient charge assessed to the user of this service to cover the cost of operation, maintenance, and depreciation of said ambance."

GORDON STOKES, Chairman

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred House File 16, a bill for an act relating to purchase of right of way by the highway commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement to whom was referred <u>House File 94</u>, a bill for an act to include cigarettes made of other materials other than tobacco in the prohibition of the furnishing of such articles to minors under eighteen years of age, begs. leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 102}}$, a bill for an act to abolish class "C" beer permits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 139, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 176, a bill for an act to amend Chapter five hundred fourteen (514), Code 1966, relating to the participation of pharmacies in a pharmaceutical service plan, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

AMENDMENTS FILED

Amend House File 144 by adding after line forty-six of section one (1) the following paragraph:

"The secretary of agriculture may at any time by subpoena require the production of books and papers by any person, firm or corporation applying for a license or already licensed under this chapter."

HARBOR of Mills

Amend House File 73 as follows:

Amend House File 73 by striking all of lines three (3), and four (4), of section one (1), after the word "counties."

BAKER of Boone .

Amend House File 137 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred twenty-two point twenty-one (422.21), Code 1966, is hereby amended by striking all of the last two lines thereof and inserting in lieu thereof the following: "it shall be deemed an incompleted return."

NIELSEN of Shelby

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Friday, February 17, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, February 17, 1967.

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

Prayer was offered by the Reverend Emil Martinson, pastor of the Big Canoe and Highland Lutheran Churches, Decorah, Iowa.

The Journal of February 16 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Utzig of Dubuque on request of Petersen of Dallas; Miller of Page on request of Redfern of Lee; Steffen of Chickasaw on request of Den Herder of Sioux; Vetter of Washington on request of Millen of Van Buren; Lee of Hamilton on request of the Speaker.

PETITIONS

The following petitions were received and placed on file:

By Strand of Poweshiek from 31 residents of Poweshiek County who favor daylight saving time.

By the following Representatives from those who oppose daylight saving time:

By Schroeder of Pottawattamie from 112 residents of Pottawattamie County.

By Ossian of Montgomery from 57 residents of the Adams-Montgomery district.

By Stromer of Hancock from 140 residents of Hancock County.

PRESENTATION OF VISITORS

Harbor of Mills introduced to the House 64 students from Nishna Valley Community School, and their teachers, Mrs. Obrerholt and Mr. Nauman.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Urban F. Hageman, of Winneshiek County, who was a member of the Sixty-first General Assembly, passed away on October 10, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the Speaker appointed as such committee Langland of Winneshiek, Roe of Allamakee and Tieden of Clayton.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 51, 79, 16, 139 and 176; and Senate File 51, under Rule 35.

INTRODUCTION OF BILLS

House File 190, by Lee and Bailey, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton Community School District, in the Counties of Hamilton and Wright, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary.

House File 191, by McNamara, Hullinger, Utzig, Christensen, Lee, Distelhorst, Dunton, Miller of Des Moines, Langland and Grassley (Heying, Elvers, Benda, Balloun, Walsh, Clarke, Reno, Potgeter, Patton, Kyhl, Hagedorn, Kruck, Nurse, Buren, Condon, Coleman, Floy, Dodds, Klefstad, Hougen, Schaben, Main, Heaberlin, Frey, Kibbie, Jepsen, McGill, Lamborn, Briles, Flatt and Shirley), a bill for an act relating to personal property tax revision and to provide a replacement therefor.

Read first time and referred to committee on tax revision.

House File 192, by Mayberry, Coffman, Wolfe, Strothman and Glenn, a bill for an act to authorize cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements.

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

House File 193, by Pierson, Van Nostrand, Moffitt, Dunton, Clark, Ossian, King, Waugh, Hanson of Benton, Harbor and Steffen, a bill for an act relating to the operation of licensed grain warehouses by feed manufacturers and dealers.

Read first time and referred to committee on agriculture.

House File 194, by Grassley, a bill for an act relating to the control and prevention of rabies.

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

House File 195, by Schmarje, Steffen, Welden, Baker, Radl and Millen, a bill for an act relating to registered engineers, and to amend various sections of the code relating thereto.

Read first time and referred to committee on judiciary.

House File 196, by Kluever, Shaw and Beardsley (Riley, Shirley and DeKoster), a bill for an act to amend section six hundred twenty-two point ten (622.10), Code 1966, and provide for a certain exception to the rule of evidence relating to privileged communications.

Read first time and referred to committee on judiciary.

House File 197, by Renda, a bill for an act relating to deer-hunting licenses.

Read first time and referred to committee on conservation.

House File 198, by Miller of Des Moines, Pelton, Schmarje, Andersen, Darrington, Breitbach, Camp, Harbor, Shepherd, Waugh, Schroeder, Gittins, Allen, McCray, Utzig, Hicklin, Koch, Battles, Distelhorst, Roe, Fullerton, Duffy, Thordsen, Van Nostrand,

Tieden, Holden, Sullivan, Wood, Redfern, Shaw and Peterson of Woodbury (Frommelt, Walsh, Elvers, Lamborn, Shaff, Cassidy, Jepsen, Stanley, Dodds, Lodwick, Van Eaton, Erskine, Klefstad, Frey, Schaben and Lisle), a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues.

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

House File 199, by Welden, Steffen, Schmarje, Baker, Radl and Millen (Stanley, O'Malley, Frommelt, Walsh, Floy and Messerly), a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors.

Read first time and referred to committee on state government affairs.

House File 200, by Caffrey, Reed, Beardsley, Bowin and Voorhees (O'Malley), a bill for an act relating to obscene, indecent, immoral, or impure entertainment.

Read first time and referred to committee on judiciary.

House File 201, by Harbor and Clark, a bill for an act relating to bonded warehouses for agricultural products.

Read first time and referred to committee on commerce.

House File 202, by Miller of Des Moines, Millen, Edgington, Allen, Fisher of Greene, Hanson of Mitchell, Strothman, Johnston and Dunton (Legislative Research Committee), a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining.

Read first time and referred to committee on state government affairs.

House File 203, by Hicklin, Den Herder, Dunton, Sorg and Johnston, a bill for an act relating to the retention of municipal records.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 60, a bill for an act to amend the probate code relative to clerk's fees in probate.

Also:

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

Senate $\,$ File 90, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization.

Also:

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

Senate File 106, a bill for an act relating to the offering of courses in driver education.

Also:

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

Senate File 121, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts.

Also:

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

Senate File 151, a bill for an act relating to the State College of Iowa.

Also:

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

Senate File 152, a bill for an act relating to changes in names in connection with the State Department of Public Instruction.

Also:

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

Senate File 161, a bill for an act relating to entry upon private property for surveys.

Also:

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

Senate File 68, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic.

AL MEACHAM, Secretary

PROOF OF PUBLICATION

Published copy of House File 190 and verified proof of publication of said bill in the Wright County Monitor, Clarion, Iowa and the Daily Freeman-Journal, Webster City, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

SENATE MESSAGES CONSIDERED

Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer.

Read first time and referred to committee on agriculture.

Senate File 149, a bill for an act requiring all distributors of commercial feeds to file semi-annual tonnage statements with the Department of Agriculture.

Read first time and referred to committee on agriculture.

Senate File 90, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization.

Read first time and passed on file.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 12, a bill for an act to repeal the statute relating to the time for keeping courthouses open for business.

Bailey of Wright called up for consideration his amendment as amended found on page 324, House Journal of February 16.

Moffitt of Appanoose offered the following amendment and moved its adoption:

Amend the Bailey amendment to Senate File 12, filed February 15th, as follows:

Insert after the word "business" in line eight (8) the words "a minimum of".

Millen of Van Buren moved the previous question on Senate File 12 and on all amendments filed thereto.

The motion lost.

Gittins of Pottawattamie offered the following amendment and moved that it be substituted for the Bailey amendment:

Amend Senate File 12 by adding the following:

Section 2. Add at the end of Section 332.3 the following new subsection:

23. To set the hours and days that the courthouses and offices thereof shall be open for the transaction of business which shall not be less than 5 days per week excepting legal holidays.

Miller of Des Moines rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and that the amendment was germane.

Gittins of Pottawattamie moved the adoption of his substitute amendment.

Roll call was requested by Miller of Des Moines and Gittins of Pottawattamie.

Rule 69 was invoked

On the question "Shall the Gittins substitute amendment be adopted?"

The aves were 38:

Pelton Allen Malonev Gannon Bailey Gitting McCartney Petersen of Dallas Baker Graham McCrayCamp Hanson of Mitchell McNamara Redfern Christensen Miller of Jones Schroeder Hicklin Moffitt Shaw Doderer Hill Smith Edgington Hullinger Mowry Stokes Fischer of Grundy King Nolin Fisher of Greene Van Nostrand Kluever Ossian Fullerton Patton Lipsky

The navs were 81:

		•	
Andersen	Dunton	Millen	Stromer
Battles	Franklin	Miller of Des Moines	Strothman
Beardsley	Freeman	Mohrfeld	Sullivan
Bennett	Gallagher	Nelson	Tapscott
Bergman	Glenn	Nielsen	Thordsen
Bowin	Grassley	O'Malley	Tieden
Breitbach	Hanson of Benton	Palmer	Van Drie
Busch	Holden	Peterson of Woodbury	Van Roekel
Caffrey	Johnson of Audubon	Pierson ·	Varley .
Carnahan	Johnston of Polk	Poncy	Voorhees
Clark	Kiilsholm	Radl	Watson
Cochran	Kitner	Reed	Waugh
Coffman	Klein	Renda	Welden
Conklin	Knight	Roe	Winkelman
Cunningham	Koch	Roorda	Wolfe
Curran	Langland	Sanders	Wood ·
Darrington	Lee	Schmarje	Yoder
Den Herder	Mayberry	Shepherd	Mr. Speaker
Diehl	McIntyre	Sorg	
Distelhorst	Mensing	Story	
Duffy	Middleswart	Strand	

Absent or not voting 5:

Harbor	Steffen	Utzig
Miller of Page	and the second second	

The substitute amendment lost.

Moffitt of Appanoose moved the adoption of his amendment to the Bailey amendment,

Amendment to the amendment lost.

Bailey of Wright moved the adoption of his amendment as amended.

Amendment as amended lost.

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

Rule 69 was invoked.

On the question "Shall the bill pass?"

The ayes were 111:

Allen Fischer of Grundy Mayberry Schmarie McCartney Andersen Fisher of Greene Schroeder Baker Franklin McCray Shaw Battles Freeman McIntyre Shepherd Beardsley McNamara Fullerton Smith Bennett Gallagher Mensing Sorg Bergman Gittins Middleswart Story Bowin Glenn Millen Strand Breitbach Graham Miller of Des Moines Stromer Miller of Jones Busch Grasslev Strothman Caffrey Hanson of Benton Moffitt Sullivan Camp Hanson of Mitchell Mohrfeld Tapscott Carnahan Harbor Mowry Thordsen Christensen Hicklin Nielsen Tieden Clark Holden Nolin Van Drie O'Mallev Cochran Johnson of Audubon Van Nostrand Ossian Coffman Johnston of Polk Van Roekel Palmer Conklin Kiilsholm Varley Petersen of Dallas Cunningham King Voorhees Curran Kitner Peterson of Woodbury Watson Pierson Darrington Klein Waugh Den Herder Kluever Poncy Welden Radl Diehl Knight Winkelman Distelhorst Reed Koch Wolfe Renda Doderer Langland Wood Roe Duffy Lee . Yoder Roorda Dunton Lipsky Mr. Speaker Edgington Sanders Maloney

The nays were 9:

Bailey Gannon Hill Hullinger Nelson Patton Pelton Redfern Stokes

Absent or not voting 4:

Miller of Page

Steffen

Utzig

Vetter

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

HOUSE FILE 6 WITHDRAWN

Andersen of Woodbury asked and received unanimous consent to withdraw House File 6 from further consideration by the House.

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 39, a bill for an act relating to powers and duties of county conservation boards, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?"

Cochran

Doderer

Duffy

Dunton

Franklin

Gannon

Gallagher

Distelhorst

Fisher of Greene

The ayes were 45:

Allen
Andersen
Bailey
Baker
Battles
Beardsley
Bergman
Bowin
Breitbach
Caffrey

Caffrey Glenn
Carnahan Graham
Christensen Hanson of Benton

Johnston of Polk
Kluever
Lipsky
Maloney
Mayberry
McIntyre
Miller of Des Moines
Nolin
O'Malley

Sorg Tapscott Van Roekel Varley Voorhees

Reed

Renda Roe

Shaw

The nays were 62:

Busch
Clark
Coffman
Conklin
Cunningham
Den Herder

Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Mohrfeld Mowry Nelson Nielsen Ossian Petton

Palmer

Redfern

Radl

Stromer Strothman Sullivan Thordsen Van Drie Van Nostrand Hicklin

Diehl Klein Peterson of Woodbury Watson Edgington Koch Pierson Waugh Fischer of Grundy Langland Roorda Welden Freeman McCartney Sanders Winkelman Fullerton McCrav Schmarie Wolfe Gittins Mensing Schroeder Wood Grassley Middleswart Shepherd Yoder Hanson of Mitchell Millen Smith Mr. Speaker Miller of Jones Harbor Story

Strand

Absent or not voting 17:

Bennett Petersen of Dallas Knight Utzig Camp Lee Poncy Vetter Curran McNamara Steffen Miller of Page Darrington Stokes Tieden Pelton

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SENATE FILE 90 SUBSTITUTED FOR HOUSE FILE 19

Renda of Polk asked and received unanimous consent to substitute Senate File 90 for House File 19 and that Rule 29 be suspended for its immediate consideration.

Senate File 90, a bill for an act relating to the compensation and expenses of the members of the commission of hospitalization, was taken up for consideration.

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

On the question "Shall the bill pass?"

Kluever

Moffitt

The ayes were 71:

Den Herder

McCertney Andersen Duffy Shepherd McCray Battles Dunton Sorg McIntvre Beardsley Franklin Stokes Mensing Bergman Gallagher Story Middleswart Bowin Gannon Stromer Millen Breitbach Glenn Tapscott Busch Graham Moffitt -Thordsen Nolin Tieden Caffrey Grassley Hanson of Mitchell O'Malley Carnahan Van Drie Palmer Christensen Van Roekel Hullinger Johnson of Audubon Petersen of Dallas Cochran Varley Johnston of Polk Radl Coffman Voorhees Redfern Conklin King Watson Reed Cunningham Kitner Winkelman

Renda

Wolfe

Diehl Langland
Distelhorst Maloney
Doderer Mayberry

gland Roe oney Sanders berry Schroeder

The nays were 39:

Allen
Baker
Clark
Curran
Darrington
Edgington
Fischer of Grundy
Fisher of Greene

Gittins
Hanson of Benton
Harbor
Holden
Killsholm
Klein

Nelson
Nielsen
Ossian
Patton
Peterson of Woodbury
Pierson
Poncy
Roorda
Schmarie

Mowry

Shaw Smith Strand Strothman Sullivan Van Nostrand Waugh

Wood

Yoder

Welden Mr. Speaker

Absent or not voting 14:

Bailey Bennett Camp Hicklin

Freeman

Fullerton

Hill Knight Lee McNamara

Koch

Lipsky

Mohrfeld

Miller of Jones

Miller of Des Moines Miller of Page Pelton

Steffen Utzig Vetter

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

HOUSE FILE 19 WITHDRAWN

Renda of Polk asked and received unanimous consent to withdraw House File 19 from further consideration by the House.

REPORT OF COMMITTEE

Darrington of Harrison, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety to whom was referred <u>House File 103</u>, a bill for an act relating to bus drivers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely postponed</u>.

W. E. DARRINGTON, Chairman

AMENDMENTS FILED

Amend House File 73 by striking all after the enacting clause and inserting the following:

Section 1. Section forty-eight point one (48.1), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Every county having a population of more than twenty thousand shall have countywide permanent registration of voters. The city or town clerks in incorporated places in such counties shall constitute the commissioners of registration in their respective cities and towns. The county auditors in such counties shall constitute the commissioners of registration for the unincorporated portions of such counties. All the provisions of this chapter applicable to cities shall apply equally to towns and unincorporated portions of the county.

KOCH of Woodbury

Amend House Joint Resolution 1 by striking all after the resolving clause and inserting in lieu thereof the following:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section two (2), Article three (III), of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 2. The General Assembly shall meet in regular session on the second Monday in January of each year. In the interim the General Assembly may be convened by the Governor by proclamation. The regular session in even-numbered years shall be for a period of not to exceed seventy-five (75) days. In even-numbered years the session shall be limited to consideration of the budget, the production, distribution and appropriation of revenue, review and revision of the tax structure, and such other legislation involving subject matters authorized for consideration by the General Assembly under rules adopted by a majority of not less than two-thirds of the elected members of each house, or authorized by law."

Section 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published, as provided by law, for three (3) consecutive months previous to the time of making such choice.

MOWRY of Marshall GRASSLEY of Butler MILLEN of Van Buren VAN NOSTRAND of Pottawattamie

Amend Section 1 of House File 144 as follows:

- 1. By striking from lines four (4) and five (5) the following: "in excess of twenty-five (25) animals per day".
- 2. By striking from lines nine (9) and ten (10) the following: "to be approved by the secretary of agriculture,", and substituting in lieu thereof the words "licensed to write surety bonds by the commissioner of insurance".

McINTYRE of Linn

Amend House File 129 as follows:

- 1. By inserting in line four (4) of Section 1 after the word "any" the word "elm".
- 2. By inserting in line six (6) of Sec. 1, after the word "All" the word "elm".
- 3. By striking the last sentence of Section 1, and inserting in lieu thereof the following:
 - " 'Elm timber refuse' means any felled elm tree and its wood and branches." .

 GALLAGHER of Black Hawk

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Monday, February 20, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, February 20, 1967.

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

Prayer was offered by the Reverend Harvey Gilbertson, pastor of the ${\tt Zion}$ Lutheran Church, Lake Mills, Iowa.

The Journal of February 17 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Voorhees of Black Hawk on request of Bowin of Black Hawk; Koch of Woodbury on request of Peterson of Woodbury; Lipsky of Linn on request of Shaw of Scott; Clark of Crawford on request of Pierson of Mahaska; Camp of Clinton on request of Pelton of Clinton.

PRESENTATION OF VISITORS

Tapscott of Polk introduced to the House students from Lincoln, Dowling, Roosevelt, St. Joseph's Academy, North and East High Schools and Drake University representing the Young Republican and Young Democrat Clubs, Des Moines, Iowa.

Steffen of Chickasaw introduced to the House the Honorable Robert McCracken, former member of the House from Chickasaw County in the Fifty-seventh and Fifty-ninth General Assemblies.

Dunton of Keokuk introduced to the House the Honorable Clarence Rice, former member of the House from Keokuk County in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra and Forty-seventh General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Varley of Adair from 28 residents of the Adair-Madison district favoring elimination of personal property taxes.

By Darrington of Harrison from 30 residents of Harrison County who oppose daylight saving time.

By the following Representatives from those who favor daylight saving time:

By Watson of Ringgold from 59 residents of the Ringgold-Taylor district.

By Steffen of Chickasaw from 128 residents of Chickasaw County.

By Thordsen of Scott from 28 residents of Scott County.

By Andersen of Woodbury from 377 residents of Woodbury County.

By Mayberry of Webster from 131 residents of Webster County.

By Conklin of Black Hawk from 15 residents of Black Hawk County.

By Kiilsholm of Kossuth from 33 residents of Kossuth County.

By Klein of Winnebago from 17 residents of the Winnebago-Worth district.

By McCray of Scott from 28 residents of Scott County.

By Doderer of Johnson and Yoder of Johnson from 221 residents of Johnson County.

PROOFS OF PUBLICATION

Published copy of House File 205 and verified proof of publication of said bill in the Waterloo Daily Courier, Waterloo, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

Published copy of Senate File 267 and verified proof of publication of said bill in The Independence Conservative, Independence, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Bowin of Black Hawk offered the following resolution:

HOUSE RESOLUTION 5

By: Bowin

WHEREAS, the membership of the House of Representatives of the Sixty-second General Assembly has learned with great sorrow of the passing of Mrs. Earl Crum of Winfield, Kansas, mother of Representative Donald E. Voorhees, the gentleman from Black Hawk County; now, therefore,

BE IT RESOLVED that each member of the House hereby wishes to express to Mr. Voorhees our personal sympathy in the loss of his mother Mrs. Earl Crum.

Passed on file.

INTRODUCTION OF BILLS

House File 204, by Doderer, Breitbach, Coffman, Sorg, Carnahan, Middleswart and Distelhorst, a bill for an act creating an office of personnel within the office of the governor for the purpose of regulating the employment and management of personnel in this state.

Read first time and referred to committee on government reorganization.

House File 205, by Gallagher, Conklin, Voorhees, Story and Bowin, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbert-ville, in Black Hawk County, Iowa, authorizing and providing for the issuance, sale and delivery of bridge bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said Town.

Read first time and referred to committee on judiciary.

House File 206, by Fisher of Greene, Allen, Reed, Doderer, Johnston, Millen and Steffen (Legislative Research Committee), a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment.

Read first time and referred to committee on state government affairs.

SENATE MESSAGES CONSIDERED

Senate File 60, a bill for an act to amend the probate code relative to clerk's fees in probate.

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

Senate File 68, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic.

Read first time and referred to committee on state government affairs.

Senate File 106, a bill for an act relating to the offering of courses in driver education.

Read first time and referred to committee on schools.

Senate File 121, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts.

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

Senate File 151, a bill for an act relating to the State College of Iowa.

Read first time and referred to committee on higher education.

Senate File 152, a bill for an act to change the names of the state board of public instruction, the state superintendent of public instruction, and the state department of public instruction.

Read first time and referred to committee on schools.

Senate File 161, a bill for an act to amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys.

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

HOUSE JOINT RESOLUTION 7 INDEFINITELY POSTPONED

Doderer of Johnson called up for consideration the report of the committee on constitutional amendments and reapportionment on House Joint Resolution 7, found or page 320, House Journal of February 15.

Miller of Page moved the previous question.

The motion lost.

Doderer of Johnson moved that the committee report be adopted.

Roll call was requested by Doderer of Johnson and Breitbach of Dubuque.

Rule 69 was invoked.

On the question "Shall the committee report be adopted?"

The aves were 80:

Allen Battles

Hanson of Mitchell Harbor Miller of Page Moffitt Stokes Story

350 JOURNAL OF THE HOUSE Bergman

Hicklin Mohrfeld

Mowry Nelson Feb. 20. Strand Stromer

Strothman

Thordsen

Bowin Hill Busch Holden Christensen Conklin

Hullinger Johnson of Audubon Kiilsholm

Ossian Patton Pelton

Nielsen

Tieden Van Drie Van Nostran Van Roekel

Den Herder Diehl. Edgington Fischer of Grundy

Fisher of Greene

Cunningham

Darrington

Curran

Klein Kluever Knight Langland Lee

McCartney

King

Kitner

Petersen of Dallas Peterson of Woodbury Pierson Roorda

Sanders

Schmarie

Schroeder

Varley Vetter Watson Waugh Welden Winkelman Wolfe

Fullerton Gittins Graham Grassley

Freeman

McCray Mensing Millen Miller of Jones

Shepherd Smith . Sorg

Shaw

Wood Yoder Mr. Speaker

The nays were 38:

Andersen Bailev Baker Beardslev Bennett

Breitbach

Carnahan

Cochran

Coffman

Caffrey

Doderer Dunton Franklin Gallagher Gannon Glenn

Distelhorst

Hanson of Benton Johnston of Polk Maloney

Mayberry McIntyre McNamara Middleswart Miller of Des Moines

Nolin O'Malley Palmer Poncy

Radl Redfern Reed Renda Roe Steffen Sullivan Tapscott Utzig

Absent or not voting 6:

Camp Clark

Duffy Koch

Lipsky

Voorhees

The report was adopted.

ADOPTION OF CONTEST COMMITTEE REPORT

Kluever of Cass called up for consideration the report of the contest committee found on page 331, House Journal of February 16, and moved its adoption.

The report was adopted.

ANNOUNCEMENT BY SPEAKER

The Speaker, pursuant to the adoption of the report of the Elections Committee. found on page 331 of the House Journal of February 16, declared that James I. Middleswart is the duly elected representative from Warren County in the 62nd General Assembly.

LINCOLN AND IOWA

(Remarks by George Mills, Register and Tribune Legislative Reporter, before the House of Representatives at the Lincoln's Birthday Observance, February 13, 1967.)

It is a much appreciated honor for a news reporter to be invited to appear before your honorable body on this observance of the 158th birthday of Abraham Lincoln.

It has been my privilege to work in this beautiful chamber, a nerve center of a great state, for more than one-third of a century. Addressing this honorable body, however, is an experience I have never had before.

This magnificent building is a product of a Lincoln-minded age of Iowans. A people proud of their state began this structure six years after the death of President Lincoln, while the sorrow of the generation over his passing was still very deep. The Statehouse came into use in 1884, or less than 19 years after the Lincoln assassination.

The traditions of the Civil War and of Abraham Lincoln are combined in Iowa. We

are permeated with both.

It gives us a sense of history to recall that old John Brown drove a team of horses and a wagon loaded with corn stalks down Grand Avenue right outside the Statehouse. Under the corn stalks were fugitive slaves the doughty Brown was taking to freedom. Brown stopped at the home of Isaac Brandt, on the corner of East Twelfth and Grand Avenue, immediately east of the historical building. Brandt's home, a station on the underground railway, was located on the site now occupied by the funeral home.

You eastern Iowans also know how John Brown trained his tiny force in Cedar County before leaving for Virginia where he staged his ill-fated Harpers Ferry attack

which inflamed the nation and may have quickened the coming of the Civil War.

The figures on the Civil War monument south of the Statehouse are not just nameless models. They represent brave men who fought to preserve the Union from 1861-1865. The four figures on horseback are Iowa Civil War Generals. The figures below also are taken from real life. To name one, the young smiling soldier on the northeast corner, standing, with a musket in one hand and a bouquet of flowers in the other, is Shelby Norman, 18, of Muscatine. He pictures the joy of the returning soldier being greeted by homecoming crowds. But Shelby Norman did not come home. He is reputed to have been one of the first Iowans killed in the Civil War. A sniper's bullet got him in the line of march to the battlefield in Missouri.

Six Iowa Governors served as chief executives of this state after service in the Union armies of the Civil War. Four of these Governors were wounded. Two of these wounded Governors took their oaths of office on this rostrum many years after the war. One was Buren Sherman of Vinton, who became Governor in 1884, and the other was Francis Drake of Centerville, who became Governor in 1896. Francis Drake's name is perpetuated in Drake University.

The Civil War traditions of this Legislature are tremendous. Fully half the members of the 1862 session went into the armed forces after adjournment. Some were killed in action and some died of illnesses. Years later, the observation was made that the 1862 session had not produced as many leaders, such as Governors, to Iowa public life in the postwar years. To which one observer, who had visited their graves in military cemeteries in the south, commented: 'They are greater than Governors.'

I do not believe it necessary to comment on the depth of the Lincoln tradition that all of us have known since childhood. No columnist can ever hope to erase the veneration that we feel for this great American.

Mr. Lincoln is a proud part of our lowa history. He owned land in Tama and Crawford Counties, land given to him for his service as a captain in the Black Hawk war.

The Tama tract consisted of 40 acres in Howard township six miles north and west of Toledo. The Crawford tract consisted of 120 acres in Goodrich township some five miles northwest of Denison.

Mr. Lincoln never visited either piece of land. However, he did see 17 town lots and a 10 acre prairie he acquired in the Council Bluffs area. That land had been posted as security for a \$3,000.00 loan he made to a Chicago railroad attorney.

Mr. Lincoln visited Iowa three times. During the Lincoln-Douglas debates in 1858, he came to Burlington to help out the Republicans. When he stepped off a Mississippi River boat for an overnight stay, his luggage consisted of a clean shirt wrapped in a newspaper. He spoke to a crowd of 1,200 for about two hours. That was not necessarily a long speech for the times. Occasionally an orator spoke three or four hours. One wonders how our system of government ever survived.

The big issue at the time was the proposed extension of slavery into the territories. Lincoln firmly opposed such extension. Stephen A. Douglas, his opponent, wanted the people of the territories to decide for themselves whether to allow slavery or to prohibit it. A type of local option on slavery, so as to speak.

In the spring of 1859, as an attorney for the Illinois Central, Mr. Lincoln briefly

visited Dubuque. He stayed at the old Julien House.

In August of 1859, he stayed three days in Council Bluffs. He had no intention of remaining that long. But the Missouri river steamer on which he traveled got stuck on a sand bar.

Mr. Lincoln made another speech for the Republican cause in Council Bluffs. More important, he conferred with General Grenville Dodge and other leading Council Bluffs citizens about a marvelous project, the construction of a railroad all the way to the Pacific. Council Bluffs residents took their visitor up on a bluff and pointed westward along the proposed route of the railroad. Naturally, the Council Bluffs people, Dodge in particular, urged that Council Bluffs be designated as the eastern terminal of the railroad. Mr. Lincoln made that very designation after he became President. The great Union Pacific was built, and to this day the eastern terminal is in Council Bluffs, Iowa.

That railroad was given the Union Pacific name for a special reason. California, also known as the "Pacific" in everday language, was far removed from the rest of the Union. The railroad would serve to bind the Union to the Pacific. Hence, Union Pacific.

Lincoln was an important figure in another Iowa-Illinois event. In the 1850's, the Rock Island railroad built a railroad bridge across the Mississippi between Rock Island and Davenport. A river boat, the Effie Afton, was wrecked against a bridge abutment. The boat owners sued. Mr. Lincoln was a principal attorney for the railroad in the final trial of that case in Chicago. The railroad won and established the right to construct rail bridges across the big river.

Mr. Lincoln's friendships and contacts with Iowans were numerous. One particularly good friend was U. S. Senator James Harlan of Mount Pleasant. The President, in the final weeks of his life, nominated Senator Harlan to be Secretary of the Interior. The Lincoln and Harlan families went driving together in Washington.

Robert Lincoln, son of the President, married Mary Harlan, the Senator's daughter. Mr. Lincoln's three grandchildren lived at times in Mount Pleasant and played on the streets there.

Senator Harlan escorted Mrs. Lincoln at the Second Inaugural. The Senator was at the mortally wounded President's bedside on April 14, 1865. The shaken Harlan was among those who sought to console the family after death came to the President.

Mr. Lincoln appointed Samuel Freeman Miller of Keokuk to the United States Supreme Count. Judge Miller served with distinction on the high court for 28 years.

John Kasson of Des Moines, who led the fight in this House for construction of the Golden-domed State house---and what a battle it was---joined with Horace Greeley in the final writing of the 1860 Republican national platform. After his election, Mr. Lincoln appointed Kasson, one of the all time great Iowans, to the position of first assistant Post-master General.

Mr. Lincoln also appointed Alvin Saunder of Mount Pleasant to the post of Governor of the Territory of Nebraska. Saunder later was U. S. Senator from Nebraska.

There is even an Ann Rutledge angle to Iowa history. You all recall the tragic story of Ann Rutledge, the young lady whom legend has it Abraham Lincoln wanted to marry but who died at New Salem. Her family emigrated to Iowa later. Robert Rutledge, who may have been Ann's brother, was Van Buren County Sheriff. The Rutledges are buried at Birmingham.

The word of Annie Wittenmyer of Keokuk was one of Iowa's most merciful contributions to the nation in the dark days of the Civil War. She dedicated herself to the welfare of wounded and ailing soldiers. She was instrumental in collection of considerable sums of money for sanitary supplies which were sent into battle areas and hospitals. She called on Mr. Lincoln. He gave full support to her plan of establishing diet kitchens for the purpose of providing suitable food for patients in military hospitals. Thousands of lives undoubtedly were saved thereby.

Any Iowa roundup of Lincoln lore also should include James F. Wilson of Fair-field, a Congressman and Senator. He too was a close friend of the President, and he was the author of the emancipation amendment adopted to the federal Constitution.

Mr. Lincoln sought constantly to discourage his generals from executing spies and saboteurs.

Maj. General Grenville Dodge of Council Bluffs was in charge in Missouri in 1865 when a guerilla was convicted of murder. The guerilla's mother went to see Mr. Lincoln to plead for her son's life. She returned to Dodge with a card on which Mr. Lincoln had written: "My Dear General Dodge: Is it possible for you to do anything for this poor woman who is in so much trouble?"

Dodge was of a mind not to accept the President's plea. If one guilty guerilla was spared, others still free might be encouraged to continue murders and depredations. Dodge planned to proceed with the execution. Then Dodge reports: "That night about midnight I received a dispatch from the war department notifying me of Mr. Lincoln being shot."

Dodge said the mother called the next day to request return of the President's card. She had abandoned hope for her son's life. But the grieving Dodge, ordinarily one of the toughest of the Civil War generals, did not have it in his heart to carry out the execution. He commuted the sentence to imprisonment.

Dodge was ordered to proceed to Springfield, Illinois, with his staff and troops for

the Lincoln funeral.

"It was the saddest day of my life," the General wrote. "The streets were lined with thousands and thousands of people in great distress and sorrow. At every step we could hear the sobs of the sorrowing crowd.....There was hardly a person not in tears and when I looked around at my troops, I saw many of them in tears."

The nation was stunned. Dodge said the streets in St. Louis were deserted for two days after the assassination. Everything came to a complete halt in Iowa cities and towns when the appalling news of the President's death came over the telegraph wires. No business was transacted in Des Moines that Saturday, April 15, 1865. Men gathered in little groups on the streets, in stores, in business establishments, in the capitol, and talked in low tones. The capitol was quickly draped in mourning. Thousands from all over Polk County gathered Sunday afternoon for an impressive memorial service at the Polk County courthouse square.

The fact that a memorial observance such as this is being held in the Iowa capitol 102 years after his death attests to the deep reverence with which Mr. Lincoln is, and

always will be, held.

Many of Mr. Lincoln's writings are immortal. The most famous are well-known to almost all Americans. Here are two which are less well-known but which are timeless in their appeal and their understanding to persons such as ourselves. On November 20, 1860, after his first great Presidential victory, he said in Springfield:

"In all our rejoicings, let us neither express nor cherish any hard feelings toward any citizen who by his vote has differed with us. Let us remember at all times that all American citizens are brothers of a common country, and should dwell together in bonds of fraternal feeling.".

While he was President, he said:

"I desire to so conduct the affairs of this administration that if, at the end, when I come to lay down the reins of power, I have lost every other friend on earth, I shall have at least one friend left, and that friend shall be down inside me."

Deeply moving is this little talk to the people of Springfield which he gave just

before the train left in 1861 on his first trip to Washington to be inaugurated;

"My friends: no one, not in my situation, can appreciate my feeling of sadness at this parting. To this place, and the kindness of these people, I owe everything. Here I have lived a quarter of a century, and have passed from a young to an old man.

"Here my children were born, and one is buried. I now leave, not knowing when or whether ever I may return, with a task greater before me than that which rested upon Washington. Without the assistance of that Divine Being who ever attended him, I can not succeed. With that assistance, I can not fail.

"Trusting in Him, who can go with me and remain with you, and be everywhere for good, let us confidently hope that all will yet be well. To His care commending you, as I hope in your prayers he will commend me, I bid you an affectionate farewell."

The beating of that warm human heart will continue to be felt throughout all human history. I thank you.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 18 and 21.

A. L. MENSING, Chairman, House Committee ADOLPH W. ELVERS, Chairman, Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 18 and 21.

REPORT OF COMMITTEE

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File</u> 35, a bill for an act relating to the sale of frozen poultry or domestic fowl, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

. DELMONT MOFFITT, Chairman

AMENDMENTS FILED

Amend the committee amendment to Senate File 51, filed February 16, by inserting in line four (4) after the word "to" the word "substantially".

STOKES of Plymouth

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Tuesday, February 21, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, February 21, 1967.

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

Prayer was offered by Father Colin Keyes, pastor of St. Paul's Episcopal Church, Marshalltown, Iowa.

The Journal of February 20 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Petersen of Dallas on request of Utzig of Dubuque; Glenn of Polk on request of Middleswart of Warren; Darrington of Harrison on request of Curran of Cerro Gordo.

PETITIONS

The following petitions were received and placed on file:

By Klein of Winnebago from 18 residents of the Winnebago-Worth district who oppose taking private school students in public school buses, the sale of beer on Sunday, giving tax aid to any religious group or support to their school, and grocery stores selling beer.

By Klein of Winnebago from 12 residents of the Winnebago-Worth district who favor keeping tax on personal property.

By Carnahan of Wapello from 36 residents of Wapello County who oppose an act relating to personal property tax revision.

By Steffen of Chickasaw from five residents of Chickasaw County who oppose the changing of high school district lines.

By Kitner of Buchanan from 23 residents of Buchanan County who favor the bill for auto safety, code to determine the degree of intoxication of driver, tax relief by reduced spending, increased state aid to local schools and a woman superintendent at Rockwell City Institute for Women.

By Camp of Clinton from seven residents of Clinton County who oppose parimutuel betting and bingo.

By Middleswart of Warren from 12 residents of Warren County who oppose legalized gambling.

By Gannon of Jasper from 46 residents of Jasper County who oppose any form of legalized gambling.

By the following Representatives from those who oppose pari-mutuel betting:

By Roorda of Jasper from 47 residents of Jasper County.

By Wolfe of Cerro Gordo from 70 residents of Cerro Gordo County.

By Kitner of Buchanan from three residents of Buchanan County.

By Kitner of Buchanan from four residents of Buchanan County who oppose aid to private schools.

By the following Representatives from those who oppose daylight saying time:

By Roorda of Jasper from 15 residents of Jasper County.

By Millen of Van Buren from 31 residents of Jefferson County.

By Kitner of Buchanan from three residents of Buchanan County.

By Poncy of Wapello from one resident of Wapello County.

By the following Representatives from those who favor daylight saving time;

By Shaw of Scott from 28 residents of Scott County.

By Palmer of Polk from 46 residents of Polk County.

By McCray of Scott from 53 residents of Scott County.

By Langland of Winneshiek from 58 residents of Winneshiek County,

By Kitner of Buchanan from 37 residents of Buchanan County.

By Sorg of Linn from 23 residents of Linn County.

By Van Drie of Story from 239 residents of Story County.

By Curran of Cerro Gordo from 62 residents of Cerro Gordo County.

By Radl of Linn from 23 residents of Linn County.

By Holden of Scott from 77 residents of Scott County.

By Koch of Woodbury from 28 residents of Woodbury County.

PRESENTATION OF VISITORS

Utzig of Dubuque introduced to the House 72 students from Waukee Community High School, Waukee, Iowa, accompanied by their instructors, Edgar Darling, Duane Ahrens and Clifford Teale.

Gallagher of Black Hawk introduced to the House 58 students from St. John's School, Waterloo, Iowa, accompanied by Sister Mary Ralph, R.S.M. and Sister Mary Magdalen, R.S.M.

Coffman of Iowa introduced to the House 40 junior and senior students from the Amana Schools, Amana, Iowa.

PROOF OF PUBLICATION

Published copy of House File 211 and verified proof of publication of said bill in the Northwood Anchor, Northwood, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk

House of Representatives

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43:

House Files 102 and 94.

ADOPTION OF HOUSE RESOLUTION

Bowin of Black Hawk asked and received unanimous consent for the immediate consideration of House Resolution 5, found on page 348, House Journal of February 20, and moved its adoption.

The resolution was adopted.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Radl of Linn offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Dr. J. R. Gardner, of Linn County, who was a member of the Forty-ninth, Fiftieth, Fiftieth Extra, and Fifty-first sessions of the General Assembly, passed away on June 18, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Radl of Linn, McNamara of Linn and McIntyre of Linn,

Stromer of Hancock offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Victor C. Stueland of Hancock County, who was a member of the Sixty-first session of the General Assembly, passed away on July 2, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Stromer of Hancock, Cochran of Webster and Bailey of Wright.

Middleswart of Warren offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Stanley E. Prall, of Warren County, who was a member of the Forty-seventh and Forty-eighth sessions of the General Assembly, passed away on November 28th. 1966: now therefore.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, that a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Middleswart of Warren, Varley of Adair and Mensing of Cedar.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 19, by Pelton and Van Nostrand, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to twenty (20) years.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 207, by Andersen, Den Herder, Dunton, Van Nostrand and Sorg, a bill for an act relating to the purchase of street equipment and machinery by cities and towns.

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

House File 208, by Lee, Mohrfeld, Bailey and Mayberry, a bill for an act relating to the establishment and development of natural resources and recreational districts by boards of supervisors.

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

House File 209, by Glenn, a bill for an act relating to stopping school buses.

Read first time and referred to committee on motor vehicles and highway safety.

House File 210, by Fisher of Greene, Steffen, Nelson, Fischer of Grundy, Millen, Johnston, Reed and Dunton (Legislative Research Committee), a bill for an act relating to truck speed laws.

Read first time and referred to committee on motor vehicles and highway safety.

House File 211, by Klein, a bill for an act to legalize the use of funds resulting from a tax levy for fire protection for the maintenance and improvement of a community center in Deer Creek township, Worth County, Iowa.

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

House File 212, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

Read first time and placed on the calendar.

House File 213, by Tapscott (Benda), a bill for an act relating to renovation of public buildings for use by handicapped persons.

Read first time and referred to committee on state government affairs.

House File 214, by Glenn, a bill for an act relating to grand jury indictments.

Read first time and referred to committee on judiciary.

House File 215, by Harbor and Clark, a bill for an act relating to the sales tax on propane used in drying grain.

Read first time and referred to committee on tax revision.

House File 216, by Committee on Higher Education, a bill for an act relating to educational laboratory schools.

Read first time and placed on the calendar.

House File 217, by Doderer, Johnston, Pelton and Kiilsholm, a bill for an act relating to requirements for high school equivalency certificates.

Read first time and referred to committee on schools.

House File 218, by Den Herder, Doderer and Van Nostrand (Burns, Messerly and Mills), a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of this Act.

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

House File 219, by Van Rockel, Carnahan and Mensing, a bill for an act relating to the compensation of election judges and clerks.

Read first time and referred to committee on state government affairs.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 81, a bill for an act relating to judgment and sentencing.

Also:

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

Senate File 136, a bill for an act relating to the sale of fish.

AL MEACHAM, Secretary

SPECIAL ORDER HOUSE JOINT RESOLUTION 1

The hour of 10:30 a.m. having arrived, Speaker Baringer announced the "special order" for the consideration of House Joint Resolution 1, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Renda of Polk asked and received unanimous consent to substitute Senate Joint Resolution 4 for House Joint Resolution 1.

Senate Joint Resolution 4, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly, was taken up for consideration.

Mowry of Marshall asked and received unanimous consent to withdraw his amendment filed January 31 and found of page 210 of the House Journal.

Mowry of Marshall offered the following amendment to Senate Joint Resolution 4 and moved its adoption:

Amend Senate Joint Resolution 4 by striking all after the resolving clause and inserting in lieu thereof the following:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section two (2), Article three (III), of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 2. The General Assembly shall meet in regular session on the second Monday in January of each year. In the interim the General Assembly may be convened by the Governor by proclamation. The regular session in even-numbered years shall be for a period of not to exceed seventy-five (75) days. In even-numbered years the session shall be limited to consideration of the budget, the production, distribution and appropriation of revenue, review and revision of the tax structure, and such other legislation involving subject matters authorized for consideration by the General Assembly under rules adopted by a majority of not less than two-thirds of the elected members of each house, or authorized by law."

Sec.2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published, as provided by law, for three (3) consecutive months previous to the time of making such choice.

Roll call was requested by Renda of Polk and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"
The ayes were 48:

Bergman Busch Harbor Hicklin Millen Miller of Jones Smith

Stokes

Story

Stromer

Sullivan

Watson

Wolfe

Yoder

Roe

Shaw

Sorg

Staffan

Petersen of Dallas

Sanders

Strothman

Van Nostrand

Van Roekel

Winkelman

Den Herder

Fischer of Grundy

Fisher of Greene

Hanson of Mitchell

The navs were 72:

Absent or not voting 4:

The amendment lost.

Edgington

Ereeman

Fullerton

Gitting

Graham

Allen

Bailey

Baker

Battles

Caffrey

proposed:

Andersen

Grasslev

JOURNAL OF THE HOUSE

Johnson of Audubon

Mowry

Nelson

Nielsen

Ossian

Patton

Roorda

Schmarie

Schroeder

Shepherd

McCrav

McIntvre

Glenn

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

SENATE JOINT RESOLUTION 4

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa

Section 1. The following amendment to the Constitution of the State of Iowa is hereby

McNamara

Middleswart

Miller of Des Moines

Peterson of Woodbury

Hill

King

Kitner

Knight

Langland

Mensing

Diehl

Duffv

Dunton

McCartney

Distelhorst

Darrington

Be It Resolved by the General Assembly of the State of Iowa:

relating to the sessions of the General Assembly.

Doderer

Koch

Kiilsholm

Dattics	Dunton	Militer of Des Montes	Oterren
Beardsley	Franklin	Miller of Page	Strand
Bennett	Gallagher	Moffitt	Tapscott
Bowin	Gannon	Mohrfeld	Thordsen
Breitbach	Hanson of Benton	Nolin	Tieden
Camp	Holden	O'Malley	Utzig
Carnahan	Hullinger	Palmer	Van Drie
Christensen	Johnston of Polk	Pelton	Varley
Clark	Klein	Pierson	Vetter
Cochran	Kluever	Poncy	Voorhees
Coffman	Lee	Radl	Waugh
Conklin	Lipsky	Redfern	Welden
Cunningham	Maloney	Reed	Wood
Curran	Mayberry	Renda	Mr. Speaker

Section two (2) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 2. The General Assembly shall meet in session on the second Monday of January of each year. The Governor of the State may convene the General Assembly by proclamation in the interim."

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?"

The yeas were 88:

Allen	Distelhorst	McIntyre	Schmarje
Andersen	Doderer	McNamara	Shaw
Bailey	Duffy	Middleswart	Shepherd
Baker	Dunton	Miller of Des Moines	Sorg
Battles	Franklin	Miller of Jones	Steffen
Beardsley	Freeman	Miller of Page	Strand
Bennett	Gallagher	Moffitt	Tapscott
Bergman	Gannon	Mohrfeld	Thordsen
Bowin	Hanson of Benton	Nolin	Tieden
Breitbach	Hanson of Mitchell	O'Malley	Utzig
Caffrey	Hill	Ossian	Van Drie
Camp	Holden	Palmer	Van Roekel
Carnahan	Hullinger	Pelton	Varley
Christensen	Johnston of Polk	Pierson	Vetter
Clark	Kitner	Poncy	Voorhees
Cochran	Klein	Radl	Watson
Coffman	Langland	Redfern	Waugh
Conklin	Lee	Reed	Welden
Cunningham	Lipsky	Renda	Wolfe
Curran	Maloney	Roe	Wood
Den Herder	Mayberry	Roorda	Yoder
Diehl	McCray	Sanders	Mr. Speake
			* 4

The navs were 33:

Harbor

Busch	Hicklin	Mensing	Smith
Edgington	Johnson of Audubon	Millen	Stokes
Fischer of Grundy	Kiilsholm	Mowry	Story
Fisher of Greene	King	Nelson	Stromer
Fullerton	Kluever	Nielsen	Strothman
Gittins	Knight	Patton	Sullivan
Graham	Koch	Peterson of Woodbury	Van Nostra
Grassley	McCartney	Schroeder	Winkelman

Absent or not voting 3:

Darrington

Glenn

Petersen of Dallas

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

HOUSE JOINT RESOLUTION 1 WITHDRAWN

Renda of Polk asked and received unanimous consent to withdraw House Joint Resolution 1 from further consideration by the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 33.

A. L. MENSING, Chairman House Committee.
ADOLPH W. FLVERS, Chairman Senate Committee.

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 33.

REPORTS OF COMMITTEES

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 143</u>, a bill for an act relating to providing an exception to the requirement that all sheets and pillow slips, after use by hotel guests, must be ironed, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely postponed</u>.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File</u> 146, a bill for an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine, or margarine, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File 55</u>, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 55 as follows:

Amend House File 55, section one (1) as follows:

1. By striking all of lines fifteen (15) through twenty-four (24), and lines twenty-nine (29) through thirty-two (32).

- 2. By striking from line four (4) the word twenty-five (25) and inserting in lieu thereof the word thirty (30).
- 3. By striking from line six (6) the word twenty-four (24) and inserting in lieu thereof the word twenty-nine (29).
- 4. By striking from line eight (8) the word twenty-fifth (25th) and inserting in lieu thereof thirtieth (30th).
- 5. By striking from line ten (10) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).
- 6. By striking from line twelve (12) the word twenty-five (25) and inserting in lieu thereof the word thirty (30).
- 7. By striking from line fourteen (14) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).
- 8. By striking from line twenty-six (26) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).
- 9. By striking from line twenty-eight (28) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).

DELMONT MOFFITT, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce to whom was referred House File 62, a bill for an act relating to savings and loan associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend H.F. 62 as follows:

- 1. Amend section 4 by striking lines 7, 8 and 9 of said section.
- 2. Amend section 4, line 14, by inserting after the word "eight (8)" the following: "and nine (9)".
 - 3. Amend section 4 by adding thereto the following:
- "Said section is further amended by adding at the end of subsection fifteen (15) the following: 'An association may invest in capital stock, obligations, or other securities of service corporations in an amount not to exceed one (1) percent of the association's assets.'"
- 4. Amend section 5 by striking lines 1 through 5 and inserting in lieu thereof the following: "Section five hundred thirty-four point twenty-one (534.21), Code 1966, is hereby amended by adding after the word 'persons' in line 5 the following: 'or one professional appraiser'."
- 5. Amend section 5, line 8, by striking the words "Unless otherwise agreed in writing" and by inserting in lieu thereof the words "If agreed in writing by written

instrument separate from the note and mortgage at anytime after execution of the note and mortgage".

- 6. Amend section 5, lines 29, 30 and 31 by striking the words "and may charge not to exceed five (5) percent of the original principal for prepayment on other loans" and inserting in lieu thereof the words "; and may charge any negotiated rate not to exceed three (3) percent of the original principal for prepayment on other loans during the first three (3) years of said loans, after which time the association may charge as above provided for on one to four family dwellings.".
- 7. Amend section 6 by striking lines 1 through 7 and inserting in lieu thereof the following: "Section 6. Section five hundred thirty-four point twenty-four (534.24), Code 1966 is hereby amended by inserting after the word 'members' in line 8 of subsection one (1) the following: ', in person or by proxy, such vote to be'." Said section is further amended by inserting after the word "association" in line five (5) of subsection two (2) the following: ", in person or by proxy, such vote to be".
- 8. Amend section 7, line 12, by striking the period and inserting in lieu thereof the following: ", if such plan is approved by the supervisor and the auditor by departmental rule. The plan is to be made available to all qualifying members."
- 9. Section 8, line 10, is hereby amended by striking the period after the word "directors" and inserting in lieu thereof the following: ", this plan to be made available to all qualifying members."
- 10. Section 9 is hereby amended by striking all of lines 8 and 9 of said section and inserting in lieu thereof the following: "exceed three (3) percent for associations with assets not to exceed eight hundred thousand (800,000) dollars and two (2) percent for those over such amount as shown by the associations in their last annual report."
- 11. Amend section 10 by striking all of said section and renumbering the remaining sections.
- 12. Amend section 11 by striking all of said section and inserting in lieu thereof the following: "Section five hundred thirty-three B point three (533B.3), Code 1966, is hereby amended by adding after the period in line ten (10) the following: 'The Federal Home Loan Bank of Des Moines and federally chartered and state chartered savings and loan associations may sell checks, drafts, or money orders for single transaction transmission of money'.''

WILLIAM P. WINKELMAN, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 107, a bill for an act relating to the time of holding the primary election, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 147, a bill for an act relating to the establishment of a permanent canteen

fund for institutions under the board of control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 138, a bill for an act relating to the Iowa commission for the blind, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 138 by adding the following new section:

"Sec. 3. This Act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Albia Union-Republican, a newspaper published in Albia, Iowa, and in the Telegraph Herald, a newspaper published in Dubuque, Iowa."

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 31, a bill for an act to eliminate from the statutes any provision for 'daylight saving time', begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

C. RAYMOND FISHER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred Senate File 22, a bill for an act relating to demurrers by defendants in criminal actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary to whom was referred House File 120, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also

Mr. Speaker: Your committee on judiciary, to whom was referred House File 116, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 20, a bill for an act relating to the treatment of youthful law offenders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend House File 144 by striking the period in line twenty (20) and inserting in lieu thereof the following:

", provided, however, that such purchases in an amount up to and including five thousand dollars (\$5,000) shall be excluded in determining the bond requirement."

HARBOR of Mills

Amend the title to House File 73 by adding after the word "more." the following: ", and the renumeration of registers."

Further amend House file 73 by adding the following section: Sec. 2 Amend section forty seven point nine (47.9), Code 1966, by striking the remainder of the section after the word "of" in line three and inserting in lieu thereof the following: "one dollar per hour while engaged in the discharge of their duties and seven cents per mile for actual and necessary travel."

REDFERN of Lee

Amend House File 71 by striking all of Section one (1) and inserting in lieu thereof the following:

- Section 1. Section five hundred fifteen point forty-seven (515.47), Code 1966, is hereby amended as follows:
- 1. Subsection one (1), line six (6), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 2. Subsection two (2), lines seven (7) and eight (8), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 3. Subsection three (3), lines eight (8) and nine (9), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 4. Subsection four (4), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided in section five hundred fifteen point forty-nine (515.49) of the Code,"
- 5. Subsection six (6), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."

MC INTYRE of Linn

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Wednesday, February 22, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa Wednesday, February 22, 1967.

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

Prayer was offered by the Reverend Francis W. Pritchard, pastor of the First Presbyterian Church, Cedar Rapids, Iowa.

The Journal of February 21 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Darrington of Harrison on request of Curran of Cerro Gordo.

PRESENTATION OF VISITORS

Curran of Cerro Gordo introduced to the House Shirley Lansing and Joan Zeihan, students from the Iowa Commission for the Blind.

Dunton of Keokuk introduced to the House 23 senior government students from Hedrick Community High School, Hedrick, Iowa, accompanied by their superintendent, Brian Wodsworth.

Tieden of Clayton introduced to the House the following fifteen prospective teachers from the State College of Iowa, Cedar Falls, who are currently student teaching in Des Moines, West Des Moines and Saydel:

Susan Allen, Urbandale; Sally Cook, Independence; Edith Deal, Jefferson; Ronald Dobson, Leon; Heinz Frey, Clarence; Betty Holst, Walcott; Bernie Horgen, Mabel, Minnesota; Kathy Kearney, Lovilia; Kathy Mathern, Waterloo; James McCrillis, New Hampton; Gordon Muller, Parkersburg; Bonnie Riesgaard, Exira; Linda Rygh, Bricelyn, Minnesota; David Upah, Cedar Rapids and Joseph Utter, Ottumwa.

They were accompanied by their coordinator, Ray Kuehl, Assistant Professor, Department of Teaching, State College of Iowa.

PETITIONS

The following petitions were received and placed on file:

By Caffrey of Polk from 52 residents of Iowa who favor certain specific reasons under which insurance could be cancelled.

By the following Representatives from those who oppose daylight saving time:

By Langland of Winneshiek from 75 residents of Winneshiek County.

By the following Representatives from those who favor daylight saving time:

By Harbor of Mills from 15 residents of Mills County.

By Shaw of Scott from 57 residents of Scott County.

By Thordsen of Scott from 60 residents of Scott County.

By King of Monroe from 16 residents of the Monroe-Lucas district.

By Wood of Scott from 88 residents of Scott County.

By Stromer of Hancock from 122 residents of Hancock County.

PRESENTATION OF J.N. "DING" DARLING CARTOON

Mr. Speaker and Members of the House of Representatives, 62nd General Assembly

Honorable Members:

The Committee of the Third House Regulars, with respect, admiration and in the spirit of friendship, present to the House a cartoon by J.N. "Ding" Darling entitled, "The operation is about to begin".

It was created fifty years ago and still represents a good humored critique of the Legislative process.

We hope that the House will accept this offering in the spirit in which it is given and will provide a suitable place in the House Lounge for its viewing, for this and future sessions of this Honorable Body.

Respectfully,

Committee of the Third House Regulars M.F. HICKLIN, Chairman

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Knight of Humboldt offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTIONS

WHEREAS, the Honorable Oliver H. De Groote, of Humboldt County, who was a member of the Fifty-second session of the General Assembly, passed away on February 13, 1967; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three by appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Knight of Humboldt, Kiilsholm of Kossuth and Bailey of Wright.

Tieden of Clayton offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Grant Lauer, of Fayette County, who was a member of the Fifty-fifth and Fifty-sixth sessions of the General Assembly, passed away on February 26, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Tieden of Clayton, Langland of Winneshiek and Mensing of Cedar.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 55, 62, 107, 147, 138, 31, 120 and 116; and Senate Files 146 and 22, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House File 103.

INTRODUCTION OF BILLS

House File 220, by Voorhees, Allen and Story (Erskine, Lodwick and Mills), a bill for an act relating to the transfer of administrative functions from the board of library trustees to the professional library administrator.

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

House File 221, by Radl, McIntyre, Tieden, Mayberry, Sorg, Stokes, Smith, Roe, Camp, Distelhorst, McNamara, Wood, Patton and Hullinger (Flatt), a bill for an act relating to false drawing or uttering of checks.

Read first time and referred to committee on judiciary.

House File 222, by Voorhees, Allen and Story (Frskine and Van Eaton), a bill for an act relating to contracts by boards of trustees of public libraries.

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

House File 223, by Lipsky, a hill for an act relating to taxation of dwelling houses.

Read first time and referred to committee on tax revision,

House File 224, by Johnston, Bailey, Sorg and Voorhees, a bill for an act relating to pharmacy,

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

House File 225, by Bennett, a bill for an act relating to an inmate furlough plan and its establishment by the board of control of state institutions.

Read first time and referred to committee on board of control.

House File 226, by Fischer of Grundy, a bill for an act relating to employment under the provisions of the soldiers preference law.

Read first time and referred to committee on state government affairs.

House File 227, by Hill, a bill for an act relating to employees of public bodies of the state.

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

House File 228, by Committee on Public Health and Welfare, a bill for an act relating to the determination of eligibility for old age assistance.

Read first time and placed on the calendar.

House File 229, by Voorhees, Allen and Story (Erskine, Lodwick and Mills), a bill for an act relating to the term of office of public library trustees.

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

House File 230, by Doderer, Coffman, Miller of Page and Miller of Des Moines (Reichardt), a bill for an act to allow a lawfully married student to attend school and to participate in extra curricular activities.

Read first time and referred to committee on schools.

House File 231, by Steffen, Fisher of Greene, Millen, Hanson of Mitchell, Johnston, Reed and Dunton (Legislative Research Committee), a bill for an act relating to motor vehicle registration plates.

Read first time and referred to committee on motor vehicles and highway safety.

House File 232, by McCray, a bill for an act relating to the burial of nonresident indigent transients.

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

House File 233, by Voorhees, Story and Allen (Erskine and Neu), a bill for an act relating to municipal enterprises fund.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 9 proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.

Also:

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

Senate File 67, a bill for an act relating to the enforcement division of the Iowa liquor control commission.

Also:

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

Senate File 185, a bill for an act to provide for an agricultural producers association, including it in the marketing board.

Also:

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

Senate File 186, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added.

Also:

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

Senate File 205, a bill for an act relating to certain employment benefits for wardens and deputy wardens of the penitentiary and the men's reformatory.

Also:

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

Senate File 206, a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control.

Also:

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

Senate File 267, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County, authorizing and providing for the issuance of County Public Hospital Revenue bonds.

AL MEACHAM, Secretary

SENATE MESSAGES CONSIDERED

Senate File 81, a bill for an act relating to judgment and sentencing.

Read first time and referred to committee on judiciary.

Senate File 136, a bill for an act relating to the sale of fish.

Read first time and referred to committee on conservation.

Senate File 267, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County, authorizing and providing for the issuance of County Public Hospital Revenue Bonds of said County to defray the cost of constructing, equipping, enlarging and improving the County Public Hospital and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said County.

Passed on file.

CONSIDERATION OF BILLS

REGULAR CALENDAR

The House resumed consideration of House File 73, a bill for an act relating to voter registration in all counties having a population of twenty thousand or more.

Camp of Clinton asked for a ruling from the Speaker on the Koch amendment filed February 17 and found on page $345\,$ of the House Journal.

The Speaker ruled the Koch amendment not germane.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend House File 73 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section forty-seven point one (47.1), Code 1966, is amended by inserting, after the first paragraph, the following:

"Any city or town bordering on a city of ten thousand or more population, having voter registration as herein required, shall also be required to register its voters."

The amendment was adopted.

Busch of Bremer asked and received unanimous consent to withdraw the amendment filed by him and found on page 270, House Journal of February 8.

Hill of Marshall asked and received unanimous consent to withdraw the amendment filed by him and found on page 321, House Journal of February 15.

Baker of Boone asked and received unanimous consent to withdraw the amendment filed by him and found on page 335, House Journal of February 16.

Redfern of Lee offered the following amendment filed by him:

Amend the title by adding after the word "more." the following: ", and the renumeration of registers."

Further amend House file 73 by adding the following section: Sec. 2 Amend section forty seven point nine (47.9), Code 1966, by striking the remainder of the section after the word "of" in line three and inserting in lieu thereof the following: "one dollar per

hour while engaged in the discharge of their duties and seven cents per mile for actual and necessary travel."

Redfern of Lee offered the following amendment to his amendment and moved its adoption:

Amend the Redfern amendment to House File 73, filed February 21, as follows:

By inserting in line seven (7) following the word "dollar" the words and figure "sixty (60) cents".

The amendment to the amendment was adopted.

Redfern of Lee moved the adoption of the amendment as amended.

The amendment as amended lost.

Miller of Page offered the following amendment to the title and moved its adoption:

Amend the title to House File 73 by striking all after the word 'relating' and inserting in lieu thereof the following: "to the registration of voters."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H, F, 73)

The ayes were 78:

		3.6:33	0
Andersen	Graham	Millen	Sorg
Battles	Grassley	Miller of Jones	Strand
Bergman	Hanson of Mitchell	Miller of Page	Stromer
Bowin	Harbor	Mohrfeld	Strothman
Busch	Hicklin	Mowry	Sullivan
Caffrey	Hullinger	Nelson	Thordsen
Camp	Johnson of Audubon	Nielsen	Tieden
Carnahan	Kiilsholm	Nolin	Van Drie
Christensen	King	Patton	Van Nostrand
Clark	Kitner	Peterson of Woodbury	Varley
Coffman	Klein	Pierson	Vetter
Conklin	Kluever	Poncy	Voorhees
Cunningham	Knight	Redfern	Watson
Diehl	Koch	Roe	Waugh
Doderer	Langland	Roorda	Welden
Dunton	Lipsky	Schmarje	Winkelman
Fisher of Greene	Mayberry	Schroeder	Wood
Franklin	McCray	Shaw	Yoder
Freeman	Mensing	Smith	Mr. Speaker
Fullerton	Middleswart		

The nays were 41:

Fischer of Grundy Allen Gallagher Bailev Gannon Baker Gittins Bennett Breitbach Glenn Hanson of Benton Cochran

Hill Curran Holden Distelhorst

Johnston of Polk Duffv

Edgington Lee Maloney McCartney McIntyre McNamara

Miller of Des Moines Moffitt O'Mallev Ossian Palmer

Petersen of Dallas

Radl Renda Sanders Shepherd

Steffen Stokes Story Tapacott Utzig

Van Roekel Wolfe

Absent or not voting 5:

Beardslev

Darrington

Den Herder

Pelton Reed

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

Kitner of Buchanan asked and received unanimous consent for the suspension of Rule 29 and for the immediate consideration of Senate File 267, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Buchanan County. authorizing and providing for the issuance of County Public Hospital Revenue Bonds of said County to defray the cost of constructing, equipping, enlarging and improving the County Public Hospital and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said County.

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

On the question "Shall the bill pass?" (S.F. 267)

The ayes were 109:

Allen Fullerton Andersen Gannon Bailev Gittins Baker Glenn Battles Graham Bennett Grasslev Hanson of Benton Bergman Bowin Breitbach Harbor Busch Hicklin Caffrey Hill Carnahan. Holden Christensen Hullinger

McNamara Mensing Middleswart Miller of Des Moines Miller of Jones Hanson of Mitchell Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen

McCray

McIntvre

Schroeder Shaw Shepherd Smith Sorg Stokes Story

Strand Stromer Strothman Sullivan Tapscott Thordsen

Tieden Clark Johnson of Audubon Nolin Utzig Cochran O'Mallev Johnston of Polk Van Drie Coffman Kiilsholm Ossian Van Nostrand Palmer Conklin King Van Roekel Patton Cunningham Kitner Varley Pelton Diehl Klein Vetter. Petersen of Dallas Doderer Kluever Peterson of Woodbury Voorhees Duffv Koch Watson Pierson Dunton Langland . Poncy Welden Edgington Lee Winkelman Redfern Fischer of Grundy Lipsky Wolfe Fisher of Greene Maloney Roe booW Franklin Mayberry Roorda Yoder Freeman McCartney Schmarie Mr. Speaker

The nays were none.

Absent or not voting 15:

Beardsley	Den Herder	Millen		Sanders
Camp	Distelhorst	Radl		Steffen
Curran	Gallagher	Reed		Waugh
Darrington	Knight	Renda	the state of the state of	

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

House File 144, a bill for an act relating to the bonding of operators of slaughter-houses buying cattle, hogs or sheep, was taken up for consideration.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend Section 1 of House File 144 as follows:

- 1. By striking from lines four (4) and five (5) the following: "In excess of twenty-five (25) animals per day".
- 2. By striking from lines nine (9) and ten (10) the following: "to be approved by the secretary of agriculture,", and substituting in lieu thereof the words "licensed to write surety bonds by the commissioner of insurance".

The amendment was adopted.

 $\mbox{\it Harbor}$ of Mills offered the following amendment filed by him and moved its adoption:

Amend House File 144 as follows:

1. By striking from line eleven (11) the word 'livestock' and inserting in lieu thereof the words "such cattle, hogs, or sheep bought in the state of Iowa."

2. By striking from line eighteen (18) the words 'livestock for' and inserting in lieu thereof the words 'such cattle, hogs, or sheep bought in the state of Iowa included in."

The amendment was adopted.

Harbor of Mills offered the following amendment filed by him and moved its adoption:

Amend House File 144 by striking the period in line twenty (20) and inserting in lieu thereof the following:

", provided, however, that such purchases in an amount up to and including five thousand dollars (\$5,000) shall be excluded in determining the bond requirement."

The amendment was adopted.

Harbor of Mills offered the following amendment filed by him and moved its adoption:

Amend House File 144 by adding after line forty-six of section one (1) the following paragraph:

"The secretary of agriculture may at any time by subpoena, require the production of books and papers by any person, firm or corporation applying for a license or already licensed under this chapter."

The amendment was adopted.

Carnahan of Wapello moved that House File 144 be deferred and retain its place on the calendar.

Motion lost.

Schmarje of Muscatine moved the previous question.

Motion lost.

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Harbor of Mills moved that the bill be read a last time now and place upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 144) The ayes were 117:

1111CII	Gallagher	MCIIItyre	Schharje
Andersen	Gannon	McNamara	Schroeder
Bailey	Gittins	Mensing	Shepherd
Baker	Glenn	Middleswart	Smith
Battles	Graham	Millen	Sorg
Beardsley	Grassley	Miller of Des Moines	Steffen
Bennett	 Hanson of Benton	Miller of Jones	Stokes
Bergman	Hanson of Mitchell	Miller of Page	Story

Strand Harbor Moffitt Bowin Mohrfeld Stromer Breitbach Hicklin Strothman Busch Hill Mowry Caffrey Sullivan Holden Nelson Camp Hullinger Nielsen Tapscott Thordsen Christensen Johnson of Audubon Nolin O'Malley Tieden Clark Johnston of Polk Kiilsholm Ossian Utzig Cochran Palmer Van Drie Coffman King Conklin Kitner Patton Van Nostran Klein Pelton Van Roekel Cunningham Den Herder Kluever Petersen of Dallas Varley Vetter Peterson of Woodbury Diehl Knight Pierson Voorhees Distelhorst Koch Dunton Langland Radl Watson Edgington Lee Redfern Waugh Fischer of Grundy Lipsky Reed Welden Fisher of Greene Maloney Renda Winkelman Mayberry Roe Wolfe Franklin McCartney Roorda Wood Freeman McCray Sanders Yoder Fullerton

The navs were 2:

Carnahan

Poncy

Absent or not voting 5:

Curran

Darrington

Doderer

Duffy Shaw

.

Mr. Speaker

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

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on February 21, 1967, the Governor approved the following bills: Senate Files 18, 21 and 33.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred <u>House File 98</u>, a bill for an act relating to fish bait, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred House File 99, a bill for an act relating to still fishing and trolling, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass,

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred <u>House File 72</u>, a bill for an act relating to open hunting seasons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 72 by striking all of section one (1) and inserting in lieu thereof the following:

Section 1. Section one hundred nine point thirty-seven (109.37), Code 1966, is hereby amended by adding thereto the following subsection:

"Have in his possession in the field during the gun season for hunting deer any rifle other than twenty-two (22) rimfire caliber, or shotgun and slugs, without also having a license or permit for such deer-hunting season."

DALE L. TIEDEN, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 136, a bill for an act relating to gifts to municipalities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also.

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 162</u>, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 32, a bill for an act repealing the provision requiring the clerk of the district court to mail notices of marriages to other counties or states, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs to whom was referred House File 167, a bill for an act relating to funeral benefits and to amend various code sections relating thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend H.F. 167 as follows:

- 1. Amend section one (1), line four (4), by striking the word "three" and inserting in lieu thereof the word "two".
- 2. Amend section two (2), line four (4), by striking the word "three" and inserting in lieu thereof the word "two".
 - 3. Amend section three (3) as follows:
- a. By striking from line four (4) the word "three" and inserting in lieu thereof the word "two".
- b. By striking from line seven (7) the word "seven" and inserting in lieu thereof the word "five".
- c. By striking from line nine (9) the word "seven" and inserting in lieu thereof the word "five".
- d. By striking from line thirteen (13) the word "three" and inserting in lieu thereof the word "two".
- e. By striking from line sixteen (16) the word "three" and inserting in lieu thereof the word "two".
- f. By striking from line twenty-one (21) the word "three" and inserting in lieu thereof the word "two".
 - 4. Amend section four (4) as follows:
- a. By striking from line four (4) the word "three" and inserting in lieu thereof the word "two".
- b. By striking from line seven (7) the word "seven" and inserting in lieu thereof the word "five".
- c. By striking from line ten (10) the word "seven" and inserting in lieu thereof the word "five".
- d. By striking from line thirteen (13) the word "three" and inserting in lieu thereof the word "two".
- e. By striking from line sixteen (16) the word "three" and inserting in lieu thereof the word "two".
- f. By striking from line twenty (20) the word "three" and inserting in lieu thereof the word "two".
- g. By striking from line twenty-three (23) the word "seven" and inserting in lieu thereof the word "five".

5. Further amend section four (4) by adding thereto the following subsection "9. by striking from line sixty-one (61) the figures '635' and inserting in lieu thereof the figures '633".

GORDON STOKES, Chairman

AMENDMENTS FILED

Amend House File 193, Section 1, by adding at the end thereof the following subsection:

"4. At no time shall such feed manufacturer or dealer accept grain for storage in his warehouse from another such manufacturer or dealer after he has placed grain 'held in trust' in a bonded warehouse other than his own."

PIERSON of Mahaska

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Thursday, February 23, 1967.

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JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, February 23, 1967.

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

Prayer was offered by the Rt. Reverend Clarence Farrelly, pastor of the St. Thomas Catholic Church, Emmetsburg, Iowa.

The Journal of February 22 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Darrington of Harrison, indefinitely, on request of the Speaker; Duffy of Dubuque on request of Johnston of Polk.

PRESENTATION OF VISITORS

Winkelman of Calhoun introduced to the House the Honorable Riley Dietz, former member of the House from Scott County in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, and Sixtieth-Extra General Assemblies.

Pelton of Clinton introduced to the House 32 students from the University of Iowa, Iowa City, Iowa, who are taking part in the student government leadership training program. They were accompanied by Dean of Students H. L. Huit and by John Pelton, a student at the university and a brother of Representative Charles H. Pelton.

Varley of Adair introduced to the House the Honorable Raymond Breakenridge, former member of the House from Madison County in the Fifty-sixth and Fifty-seventh General Assemblies.

Mensing of Cedar introduced to the House the Honorable Bernard R. Balch, former member of the House from Black Hawk County in the Fifty-seventh and Fifty-eighth General Assemblies.

Roorda of Jasper introduced to the House a group of government students from the Newton public schools, Newton, Iowa, accompanied by Vice Principal Van Langen, their teacher, Mr. Paul and their student teacher, Miss Hanson.

Roorda of Jasper introduced to the House 40 students from Colfax Community High School, and their teacher, Darrell Curry.

Johnson of Audubon introduced to the House the Honorable Samuel Robinson, former member of the House from Guthrie County in the Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth-Extra General Assemblies.

Knight of Humboldt introduced to the House the Honorable Donald Beneke, former member of the Senate in the Fifty-ninth. Sixtieth, Sixieth-Extra and Sixty-first General Assemblies.

Maloney of Polk introduced to the House 300 ninth graders from Meredith Junior High School, Des Moines, accompanied by their teachers Mr. Despotovich, Mr. Falk and Mr. Tuller and nine other teachers and administrators.

Kitner of Buchanan introduced to the House nine students from a government class from Jefferson High School, Independence, Iowa, accompanied by Mrs. Arthur Kitner.

King of Lucas introduced to the House the Honorable Sterling B. Martin, former member of the House from Monroe County in the Fifty-fourth General Assembly.

PETITIONS

The following petitions were received and placed on file:

By Moffitt of Appanoose from 26 residents of the Appanoose-Davis district who favor improvement in benefits of the Iowa Public Employees Retirement System.

By Caffrey of Polk from 33 residents of Iowa favoring House File 59 providing for specific reasons for cancellation of insurance.

By the following Representatives who oppose daylight saving time:

By McCartney of Floyd from 13 residents of Floyd County.

By Strothman of Henry from 27 residents of Henry County.

By the following Representatives who favor daylight saving time:

By Schmarje of Muscatine from 55 residents of Muscatine County.

By Doderer of Johnson from 124 residents of Johnson County.

By Peterson of Woodbury from 12 residents of Woodbury County.

By Lipsky of Linn from 103 residents of Linn County.

By Kitner of Buchanan from 13 residents of Buchanan County.

By Radl of Linn from 24 residents of Linn County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 98, 99, 72, 136, 162 and 167; and Senate File 32, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House File 35.

INTRODUCTION OF BILLS

House File 234, by Committee on Motor Vehicles and Highway Safety (Committee on Transportation), a bill for an act relating to proration of registration fees of commercial motor vehicles.

Read first time and placed on the calendar.

House File 235, by Nielsen, a bill for an act to limit the liability of landowners and tenants who make land available to the public for recreational purposes.

Read first time and referred to committee on conservation.

House File 236, by Mensing and Yoder (Denman and Lucken), a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance.

Read first time and referred to committee on commerce.

House File 237, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system.

Read first time and placed on the calendar.

House File 238, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to forfeiture of time off for good behavior.

Read first time and placed on the calendar.

House File 239, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to sentencing persons convicted of a crime.

Read first time and placed on the calendar.

House File 240, by Miller of Des Moines and Distelhorst (Dodds), a bill for an act relating to deer hunting.

Read first time and referred to committee on conservation.

House File 241, by Yoder, a bill for an act relating to public fund deposits.

Read first time and referred to committee on commerce.

House File 242, by Gittins, a bill for an act relating to the tax on mobile homes,

Read first time and referred to committee on tax revision.

House File 243, by Kluever, Petersen of Dallas and Dunton (Reppert, Potgeter and Buren), a bill for an act relating to payments made under contract for the construction of public improvements.

Read first time and referred to committee on state government affairs.

House File 244, by Doderer and Petersen of Dallas, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system who have reached the age of seventy-two years.

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

House File 245, by Committee on Conservation and Recreation (Committee on Conservation and Recreation), a bill for an act relating to the definition of fur dealers.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 9, a joint resolution proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.

Passed on file.

Senate File 67, a bill for an act relating to the enforcement division of the Iowa liquor control commission.

Read first time and referred to committee on state government affairs.

Senate File 185, a bill for an act to provide for an additional agriculture producer association and including such an association in the agriculture marketing board.

Read first time and referred to committee on agriculture.

Senate File 186, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added.

Read first time and referred to committee on agriculture.

Senate File 205, a bill for an act relating to certain employment benefits for wardens and deputy wardens of the penitentiary and the men's reformatory.

Read first time and referred to committee on board of control.

Senate File 206, a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control.

Read first time and referred to committee on board of control.

SENATE FILE 40 REFERRED TO APPROPRIATIONS COMMITTEE

The Speaker announced that Senate File 40, previously on the calendar, has been referred to the appropriations committee for further study.

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 137, a bill for an act relating to the notation of school district on an income tax return, was taken up for consideration.

Nielsen of Shelby offered the following amendment filed by him and moved its adoption:

Amend House File 137 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred twenty-two point twenty-one (422.21), Code 1966 is hereby amended by striking all of the last two lines thereof and inserting in lieu thereof the following: "it shall be deemed an incompleted return."

Schroeder

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 137)

The ayes were 112:

Andersen McNamara Gittins Bailev Glenn Mensing Baker Graham Middleswart Battles Grasslev Millen Beardsley Hanson of Benton Bennett Hanson of Mitchell Bergman Harbor Bowin Hicklin Moffitt Breitbach Hill Mohrfeld Busch Holden Nelson Camp Hullinger Nielsen Carnahan Johnson of Audubon Nolin Christensen Johnston of Polk O'Malley Clark Kiilsholm Ossian Cochran Palmer King Coffman Patton Kitner Conklin Klein Cunningham Kluever Curran Pierson Knight Diehl Poncy Koch Distelhorst Langland Radl Redfern Dunton Lee Edgington Lipsky Reed Fisher of Greene Maloney Renda Freeman Mayberry Roe McCartney Roorda Fullerton Gallagher Sanders McCray Gannon McIntyre Schmarie

Shaw Shepherd Smith Miller of Des Moines Sorg Miller of Jones Steffen Miller of Page Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Utzig Van Drie Petersen of Dallas Van Nostrand Peterson of Woodbury Van Roekel Varley. Vetter Voorhees Watson Waugh Welden -Winkelman Wolfe Yoder Mr. Speaker

The nays were 2:

Mowry Wood

Absent or not voting 10:

Allen Caffrey Darrington Den Herder Doderer Duffy Fischer of Grundy
Franklin

Tapscott

Pelton

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

House File 47, a bill for an act relating to reflective motor vehicle registration plates, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 47)

The ayes were 103:

Andersen Gitting Miller of Page Steffen Stokes Battles Glenn Moffitt Story Beardsley -Graham Mohrfeld Strand Bennett Grasslev Mowry Bowin Stromer Hanson of Mitchell Nelson Strothman Breitbach Nielsen Harbor Sullivan Busch Nolin Hicklin Caffrey O'Mallev Tapscott Hill Thordsen Christensen Palmer Holden Tieden Clark Johnson of Audubon Patton Utzig Cochran Kiilsholm Petersen of Dallas Coffman Van Drie Peterson of Woodbury King Van Nostrand Conklin Kitner Pierson Cunningham Radl Van Roekel Kluever Curran Redfern Varley Knight Den Herder Vetter Reed Koch Dieh1 Langland Renda Voorhees. Distelhorst Lipsky Roe Watson Dunton McCartney Roorda Waugh Edgington McCray Sanders Welden Fischer of Grundy Winkelman McIntvre Schmarie Fisher of Greene Schroeder Wolfe . McNamara Freeman Mensing Shaw Wood Fullerton Millen Shepherd Yoder Gallagher Smith Miller of Des Moines Mr. Speaker Gannon Miller of Jones Sorg

The navs were 12:

BakerDodererLeeMiddleswartBergmanHanson of BentonMaloneyOssianCarnahanHullingerMayberryPoncy

Absent or not voting 9:

Allen Darrington Johnston of Polk Pelton
Bailey Duffy Klein

Camp Franklin

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

Senate File 17, a bill for an act relating to studded tires, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall offered the following amendment and moved its adoption: '

"This Act, shall be of no force or effect after April 1, 1971."

The amendment lost.

Miller of Page offered the following amendment and moved its adoption:

"That tires have not over one-hundred-fifty (150) studs per tire and not be allowed on dual wheel trucks or buses, but would be allowed on pickup trucks, up through and including three-fourths (3/4) ton pickup trucks."

The amendment lost.

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

On the question "Shall the bill pass?"

The ayes were 104:

Allen	Gannon	McIntyre	Smith
Andersen	Gittins	McNamara	Sorg .
Bailey	Glenn	Mensing	Steffen
Baker	Graham	Middleswart	Stokes
Battles	Hanson of Benton	Millen	Story
Bennett	Hanson of Mitchell	Miller of Des Moines	Strand
Bergman	Harbor	Miller of Jones	Stromer
Bowin	Hicklin	Miller of Page	Strothman
Breitbach	Hill	Moffitt	Sullivan
Caffrey	Holden	Mohrfeld	Tapscott
Christensen	Hullinger	Mowry	Thordsen
Clark	Johnson of Audubon	Nielsen	Tieden
Coffman	Johnston of Polk	Palmer	Utzig
Cunningham	Kiilsholm	Patton	Van Drie
Curran	King	Petersen of Dallas	Van Nostra
Den Herder	Kitner	Peterson of Woodbury	Varley
Diehl	Klein	Pierson	Vetter
Distelhorst	Kluever	Radl	Voorhees
Dunton	Knight	Reed	Watson
Edgington	Koch	Renda	Waugh
Fischer of Grundy	Langland	Roe	Welden
Fisher of Greene	Lee	Sanders	Winkelman
Franklin	Lipsky	Schmarje	Wolfe 1/A
Freeman	Maloney	Schroeder	Wood
Fullerton	Mayberry	Shaw	Yoder
Gallagher	McCray	Shepherd	Mr. Speake
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The nays were 14:

Beardsley

Doderer

O'Malley Ossian Redfern Roorda

Carnahan Cochran Grassley McCartney

Poncy

Roorda Van Roekel

Conklin

Nelson

Absent or not voting 6:

Busch Camp Darrington Duffy Nolin

Pelton

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

SENATE FILE 151 SUBSTITUTED FOR HOUSE FILE 149

Cochran of Webster asked and received unanimous consent to substitute Senate File 151 for House File 149.

Senate File 151, a bill for an act relating to the State College of Iowa, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 151)

Freeman

Fullerton

Gallagher

Gannon

Gittins

The ayes were 116:

Allen:

Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch-Caffrey Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst Doderer Dunton

Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight Koch

Langland .

McCray McIntyre McNamara Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson

Redfern

Reed

Schmarje Shaw Shepherd Smith Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden

Winkelman

Edgington
Fischer of Grundy
Fisher of Greene

Lee Lipsky Mayberry Renda Roe Roorda Sanders Wolfe Wood Yoder

Franklin

McCartney

Mr. Speaker

The nays were 4:

Maloney Radl Schroeder

Sorg

Absent or not voting 4:

Camp

Duffy

Darrington

Poncy

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

HOUSE FILE 149 WITHDRAWN

Cochran of Webster asked and received unanimous consent to withdraw House File 149 from further consideration by the House.

House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith, was taken up for consideration.

Sullivan of Woodbury moved the previous question.

The motion lost.

Johnston of Polk offered the following amendment and moved its adoption:

Amend House File 151, Section six (6) line three (3) by deleting the words, "willful or malicious".

(Pending at adjournment)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House Concurrent Resolution 4, regarding the Savings Bond Program.

Also:

That the Senate has concurred in House amendment and passed Senate File 12, a bill for an act relating to the time for keeping courthouses open for business.

Also:

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

Senate File 65, a bill for an act to authorize certain counties to levy a maximum mill levy for the maintenance of a juvenile home.

Also:

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

Senate File 207, a bill for an act relating to employment of a superintendent of the women's reformatory.

Also:

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

Senate File 217, a bill for an act relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole.

AL MEACHAM, Secretary

NOTICE OF PUBLIC HEARING

1:30 P.M. Thursday, March 2, 1967

Floor of the House of Representatives

Subject - HOUSE FILE 198

A Bill for an Act authorizing the State Highway Commission to acquire, purchase and construct interstate bridges, approaches and sites, and to reconstruct, model, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and borrow money and issue etc.

The public is invited and any interested parties wishing to speak or ask questions may do so.

LEROY S. MILLER, Chairman Roads and Highways Committee

CHARLES K. SULLIVAN, Chairman of Sub-committee

MOTION TO RECONSIDER FILED

I move to reconsider the vote by which House File 47 passed the House.

O'MALLEY of Polk

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety to whom was referred House File 180, a bill for an act relating to the operation of a motor vehicle, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

E.H. HOLDEN. Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 118, a bill for an act relating to equipment for transporting granular loads upon highways, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E.H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 65, a bill for an act relating to the availability of the report of the investigating law-enforcement officer, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 65 as follows:

- 1. Amend the title by inserting following the word "report" the words "of the driver and".
- 2. By inserting in line ten (10) following the word "accident" the words "his insurance company or it's agent,"
- 3. By inserting in line nineteen (19) following the word "accident" the words ", his insurance company or it's agent,"
 - 4. By inserting in line fourteen (14) after the word "civil" the words "or criminal". F. H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 95, a bill for an act relating to the registration fee for farm trucks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 95 by striking the word and figure "fifty (50)" in line five (5) and inserting in lieu thereof the word and figure "seventy-five (75)".

E. H. HOLDEN, Ranking Member

AMENDMENTS FILED

Amend House Joint Resolution 13, Section 1, by inserting in line 14 after the word "employment" the following: "when less than seventy-five percent (75%) of the employees of a common employer have not voted to affirm such action, and the employer has not agreed by contract."

PALMER of Polk

Amend House File 151, Section two (2), line five (5), by deleting the period after the word "realty" and adding the following: "when such land is located outside of the city limits of all incorporated municipalities."

BOWIN of Black Hawk

Amend House File 151 as follows:

- 1. Section 2, strike all of subsection one (1) and insert in lieu thereof:
- "1. 'Land' means land not within the corporate limits of a municipality used for agricultural purposes, including timber, grasslands and the privately owned roads, water, water courses, private ways and buildings, structures and machinery or equipment appurtenant thereto."
 - 2. Amend Section 6, by adding a new subsection thereto:
- '3. For injury suffered from a hidden danger known to the holder who had actual knowledge of the presence of the person who was injured and made no effort to warn of the danger.'

JOHNSTON of Polk

Amend House File 67 by striking all of sub-section three (3) of section one (1).

VETTER of Washington
CUNNINGHAM of Story
PETERSEN of Dallas
SMITH of O'Brien

Amend House File 99 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point seventy-two (109.72), Code 1966, is amended by striking from lines five (5) and six (6) the words "with one hook on each line" and inserting in lieu thereof the words "nor more than two hooks on each line". In line seven (7) strike the words "one fly" and insert thereof the words "two flies". In line nine (9) strike the words "one trolling spoon" and insert in lieu thereof the words "two trolling spoons".

CAMP of Clinton

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, February 24, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, February 24, 1967.

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

Prayer was offered by the Reverend Robert Jacobs, pastor of the United Church of Christ, Hubbard, Iowa.

The Journal of February 23 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Harbor of Mills on request of Tieden of Clayton; McNamara of Linn on request of Hullinger of Decatur.

PETITIONS

The following petitions were received and placed on file:

By Gannon of Jasper from 16 residents of Jasper County who oppose legalized gambling in Iowa.

By Hullinger of Decatur from 10 residents of Wayne County who oppose pari-mutuel betting.

By the following Representatives from those who oppose daylight saving time:

By Miller of Jones from 11 residents of Jones County.

By Strothman of Henry from 27 residents of Henry County.

By Patton of Delaware from 19 residents of Delaware County.

By Langland of Winneshiek from 28 residents of Winneshiek County.

By Middleswart of Warren from 98 residents of Warren County.

By Carnahan of Wapello from 334 residents of Wapello County who favor daylight saving time.

By Tapscott of Polk from 80 residents of Polk County who favor daylight saving time.

PRESENTATION OF VISITORS

Pierson of Mahaska introduced to the House 60 eighth grade students from the New Sharon - North Mahaska school district, accompanied by their teachers, Mr. Warrick and Mr. Schwechel.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 180, 65 and 95, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: Senate Files 143 and 20.

PROOF OF PUBLICATION

Published copy of Senate File 232 and verified proof of publication of said bill in the Muscatine Journal, Muscatine, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

INTRODUCTION OF BILLS

House File 246, by Mowry and Renda (O'Malley, Denman and Riley), a bill for an act relating to investigations involving probation by the court.

Read first time and referred to committee on judiciary.

House File 247, by Hill, Tapscott, Allen, Reed, Palmer, Gannon, Mayberry, Coffman, McNamara, Johnston, Renda, Doderer, Gallagher, Voorhees, Franklin, McIntyre and Bowin, a bill for an act relating to the licensing and regulation of agricultural labor camps.

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

House File 248, by Radl, a bill for an act authorizing joint establishment and maintenance of firehouses to be shared by benefited fire districts and municipal corporations.

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

House File 249, by Hicklin, Van Nostrand, Kluever, McCartney, Dunton, Bailey, Lee, Fisher of Greene, Distelhorst, Shaw, Stokes and Van Roekel, a bill for an act relating to the effect of the home rule amendment for municipal corporations.

Read first time and referred to committee on judiciary.

House File 250, by Varley, Nielsen, Johnson, Kitner, Hullinger, Ossian and Miller of Page, a bill for an act relating to the carrying of concealed weapons.

Read first time and referred to committee on law enforcement.

House File 251, by Miller of Des Moines and Distelhorst, a bill for an act relating to compensation of public school officials.

Read first time and referred to committee on schools.

House File 252, by Palmer and Franklin, a bill for an act relating to time deposits of state and political subdivisions.

Read first time and referred to committee on commerce.

House File 253, by O'Malley, Renda, Miller of Jones, Bailey, Middleswart, Glenn, Johnston, Distelhorst and Miller of Des Moines, a bill for an act authorizing municipalities to appoint a deputy city clerk.

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

SENATE MESSAGES CONSIDERED

Senate File 65, a bill for an act to authorize counties of over one hundred fifty thousand (150,000) population to levy a maximum three-fourths (3/4) mill levy for the maintenance of a juvenile home.

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

Senate File 207, a bill for an act relating to employment of a superintendent of the women's reformatory.

Read first time and referred to committee on board of control.

Senate File 217, a bill for an act relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole.

Read first time and referred to committee on board of control.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and adopted the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 10, to provide commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 10

Amend the title to House Joint Resolution 10 by striking from line one (1) the words "to provide commissions" and inserting in lieu thereof the words "to provide for the reapportionment of the General Assembly and to establish a commission".

Amend House Joint Resolution 10 by striking all after the resolving clause and inserting in lieu thereof the following:

Section I. The General Assembly, in compliance with recent rulings of the state and federal judiciary in the matters of subdistricting and equal representation, respectively, and in order to reduce the size of both houses of the General Assembly to a more

efficient and orderly number in the interim period before a constitutional amendment becomes effective, hereby determines that the following sections shall apply in the apportionment and composition of the Sixty-third (63rd) and subsequent general assemblies of the state of Iowa.

- Sec. 2. The number of senators in the general assembly shall not exceed fifty (50). Each senator shall be elected from a single member senatorial district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other senatorial district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, countylines shall not be crossed in forming senatorial districts. Where necessary in establishing senatorial districts, the redistricting authority may shorten the term of any senator prior to completion of the term. Any senator whose term is so shortened shall not be compensated for the uncompleted part of the term.
- Sec. 3. The number of representatives in the general assembly shall not exceed one hundred (100). Each representative shall be elected from a single member representative district. Each district shall be of compact and contiguous territory and shall have a population in proportion to every other representative district in the state to conform to the guidelines of the Constitutional requirement of one-man one-vote. To the maximum extent practicable, neither county lines nor senatorial district boundaries shall be crossed in forming representative districts.
- Sec. 4. A commission of ten (10) members is hereby created within ten (10) days after the effective date of this Act. Five (5) members shall be appointed by the state chairman of the political party whose candidate for the office of governor received the largest number of votes cast for that office in the last general election. Five (5) members shall be appointed by the state chairman of the political party whose candidate received the next largest number of votes cast for that office in the last general election. If either state chairman fails to comply with the provisions of this section, the chief justice of the supreme court shall immediately make the appointments on behalf of the chairman. Any vacancy by death or resignation of a commissioner shall be filled in the same manner as the original appointment.
- Sec. 5. Commissioners shall receive forty (40) dollars per diem and shall be reimbursed for actual and necessary expenses incurred in the performance of their duties. The commission shall choose a chairman from its membership and adopt rules for the conduct of its proceedings.

It may hold public hearings, consult with representatives of minority political groups, and employ staff personnel and retain expert technical assistants. The commission shall have access to all public records and shall be given the cooperation of all public officials. It shall have power of subpoena.

- Sec. 6. The commission shall, no later than April 15, 1967, file in the office of the secretary of state an apportionment plan complying with the provisions of this Act. No plan filed shall be valid unless signed by at least seven (7) members of the commission.
- Sec. 7. The general assembly shall consider the plan submitted and, no later than May 15, 1967, shall by statute either adopt the plan as submitted or modified or adopt a plan of its own. Any plan adopted shall be filed and validly signed.
- Sec. 8. If the general assembly fails to adopt an apportionment plan as required under this Act, the supreme court shall adopt or cause to be adopted a plan conforming

to the requirements of this Act no later than January 1, 1968. Upon application of any qualified elector, the supreme court shall review any apportionment plan enacted into law.

Sec. 9. In addition to its other duties under this Act, the commission shall, no later than April 15, 1967, file in the office of the secretary of state an alternate apportionment plan complying with section thirty-seven (37) of article three (III) of the Iowa constitution as interpreted by the supreme court of Iowa. The alternate apportionment plan shall also comply with the other provisions of this Act to the maximum extent possible in view of the requirements of section thirty-seven (37) of article three (III) of the Iowa constitution. No plan filed shall be valid unless signed by at least seven (7) members of the commission.

Sec. 10. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa, and in The Telegraph-Herald, a newspaper published at Dubuque, Iowa.

MOTION TO RECONSIDER LOST

(HOUSE FILE 47)

Millen of Van Buren called up for consideration the motion to reconsider the vote on House File 47 filed February 23 and found on page 391 of the House Journal.

O'Malley offered the substitute motion that House File 47 be referred to the Appropriations Committee for further study.

The Speaker ruled the substitute motion out of order.

Motion to reconsider lost.

HOUSE FILE 151 DEFERRED

Tieden of Clayton asked and received unanimous consent that action on House File 151 be deferred and that the bill retain its place on the calendar.

HOUSE FILE 67 DEFERRED

Vetter of Washington asked and received unanimous consent that action on House File 67 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 168, a bill for an act to amend section five hundred four point thirty-two (504.32), Code 1966, relative to the Iowa centennial memorial foundation, was taken up for consideration.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 168)

The ayes were 108:

Andersen	Gallagher	Middleswart	Smith
Bailey	Gannon	Millen	Sorg
Baker	Gittins	Miller of Jones	Steffen
Battles	Glenn	Miller of Page	Stokes
Beardsley	Graham	Moffitt	Story
Bennett	Grassley	Mohrfeld	Strand
Bergman	Hanson of Mitchell	Nelson	Stromer
Bowin	Hicklin	Nielsen	Strothman
Breitbach	Hill	Nolin	Sullivan
Busch	Holden	O'Malley .	Tapscott
Caffrey	Johnson of Audubon	Ossian	Thordsen
Carnahan	Johnston of Polk	Palmer	Tieden
Christensen	Kiilsholm	Patton	Utzig
Clark	King	Peterson of Woodbury	Van Drie
Cochran	Kitner	Pierson .	Van Nostrand
Conklin	Klein	Poncy	Van Roekel
Cunningham	Kluever	Radl	Varley
Curran	Knight	Redfern	Vetter
Den Herder	Langland	Reed	Voorhees
Distelhorst	Lee	Renda	Watson
Doderer	Lipsky	Roe	Waugh
Duffy	Maloney	Roorda	Welden
Dunton	Mayberry	Sanders	Winkelman
Fisher of Greene	McCartney	Schmarje	Wolfe
Franklin	McCray	Schroeder	Wood
Freeman	McIntyre	Shaw	Yoder
Fullerton	Mensing	Shepherd	Mr. Speaker

The nays were none.

Allen

Absent or not voting 16:

~	meni .	narbor	wifer of
Camp	Edgington	Hullinger	Des Moine
Coffman	Fischer of Grundy	Koch	Mowry
Darrington	Hanson of Benton	McNamara	Pelton
			Petersen of
	* *		Dallas

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

House File 171, a bill for an act relating to the determination of assistance grants under the aid for the blind program, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 171)

The ayes were 114:

Allen Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Carnahan Christensen Clark Cochran Coffman Conklin King Cunningham Kitner Curran Klein Den Herder Kluever Diehl Knight

Edgington Fischer of Grundy Fisher of Greene

Distelhorst

Doderer

Duffy

Dunton

Franklin Freeman Fullerton Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Benton. Hanson of Mitchell Hicklin Hill Holden Johnson of Audubon Johnston of Polk Kiilsholm

Langland Lipsky Maloney Mayberry

McCartney McCrav McIntyre

Mensing Middleswart Millen Miller of Jones Miller of Page

Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Peterson of Woodbury Pierson . Poncy

Moffitt

Mohrfeld

Radl Redfern Reed Renda Roe Roorda Sanders Schmarje Schroeder

Shaw Shepherd

Smith Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie

Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were none.

Absent or not voting 10:

Camp Darrington Harbor

Hullinger Koch

Lee

McNamara

Miller of Des Moines

Pelton

Petersen of Dallas

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

House File 172, a bill for an act relating to the granting of old age assistance, was taken up for consideration.

Van Roekel of Marion moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time,

On the question "Shall the bill pass?" (H.F. 172)

The ayes were 114;

Allen Freeman Mensing Shepherd Middleswart Smith. Andersen Fullerton Sorg Bailey. Gallagher Millen Baker Gannon Miller of Des Moines Steffen Battles Gittins Miller of Jones Stokes Beardsley Glenn Miller of Page Story Bennett Graham Moffitt Strand Bergman Mohrfeld Stromer Grasslev Bowin Hanson of Benton Strothman Mowry Breitbach Hanson of Mitchell Nelson Sullivan Busch Hicklin Nielsen Tapscott Caffrey Thordsen Hill Nolin Carnahan Tieden Holden O'Malley Christensen Hullinger Ossian Utzig Clark Van Drie Johnson of Audubon Palmer Cochran Van Nostrand Johnston of Polk Patton Coffman Peterson of Woodbury Van Roekel Kiilsholm Conklin Varley King Pierson Vetter Cunningham Poncy Kitner Curran Radl Voorhees Klein Den Herder Kluever Redfern Waugh Dieh1 Reed Welden Knight Distelhorst Renda Winkelman Langland . Doderer Roe Wolfe Lipsky Duffy Roorda Wood Maloney Dunton Mayberry Sanders Yoder Edgington Mr. Speaker McCartney Schmarie Fisher of Greene McCrav Schroeder Franklin Shaw McIntyre

The nays were none.

Absent or not voting 10:

Camp

Harbor

McNamara

Watson

Darrington

Koch Fischer of Grundy Lee

Pelton

Petersen of Dallas

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

House File 173, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 173)

The aves were 110:

McIntyre Smith Allen Freeman Sorg Mensing Andersen Fullerton Middleswart Stokes Gallagher Bailey Miller of Des Moines Story Baker Gannon Strand Battles Gittins Miller of Jones Stromer Glenn Miller of Page Beardsley Strothman Graham Moffitt Bennett Sullivan Bergman Grasslev Mohrfeld Tapscott Bowin Hanson of Benton Mowry Hanson of Mitchell Thordsen Breitbach Nelson Busch Hicklin Nielsen Tieden Utzig Hill. Nolin Caffrey Van Drie Carnahan Holden O'Mallev Van Nostrand Christensen Hullinger Ossian Van Roekel Cochran Johnson of Audubon Palmer Coffman Johnston of Polk Patton Varley Peterson of Woodbury Vetter Conklin Kiilsholm Voorhees Cunningham Pierson King Watson Curran Kitner Poncy Den Herder Klein Radl Waugh Diehl Kluever Redfern Welden Reed Winkelman Distelhorst Langland Wolfe Doderer Lee Renda booW Duffy Lipsky Roc Yoder Dunton Maloney Roorda Edgington Mayberry Sanders Mr. Speaker

The nays were 3;

Fisher of Greene

Franklin

Knight

Millen

McCartney

McCray

Schroeder

Shaw

Shepherd

Absent or not voting 11:

Camp

Fischer of Grundy

McNamara

Schmarie

Clark

Harbor

Pelton

Steffen

Darrington

Koch

Petersen of Dallas

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

House Joint Resolution 14, a joint resolution designating the Iowa geode as the official state rock for the state of lowa, with report of committee recommending passage. was taken up for consideration.

McCray of Scott moved the previous question.

The motion lost.

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

On the question "Shall the joint resolution be adopted?"

The aves were 93:

Andersen Gittins Millen Smith Bailey Miller of Des Moines Glenn Sorg Baker Graham ~ Miller of Jones Steffen Battles Miller of Page Hanson of Mitchell Stokes Bennett Hicklin Moffitt Story Bergman Hill Mowry Strand Bowin Holden Nolin Strothman Breitbach O'Malley Hullinger Sullivan Caffrey Johnson of Audubon Palmer Tapscott Coffman Johnston of Polk Patton Thordsen Conklin Kiilsholm Pelton Utzig Cunningham Petersen of Dallas Van Drie King Curran Peterson of Woodbury Van Roekel Kitner Diehl Varley Kluever Pierson Distelhorst Vetter Radl Knight Duffy Koch Redfern Voorhees Dunton Watson Langland Reed Edgington Lipsky Renda Waugh Fischer of Grundy Maloney Winkelman Roe Fisher of Greene McCartnev Roorda Wolfe Franklin McCrav Sanders Yoder Freeman McIntvre Schmarje Fullerton Mensing Shaw Gannon

The nays were 26:

Allen Den Herdér Mohrfeld Tieden | Beardsley Doderer Nelson Van Nostrand Busch Nielsen Welden Gallagher Carnahan Grassley Ossian book

Shepherd

Christensen Hanson of Benton Mr. Speaker Poncy Clark

Schroeder Klein Cochran Stromer Lee

Middleswart

Absent or not voting 5:

Camp Harbor McNamara DarringtonMayberry

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

McNamara Petersen of Dallas

Steffen

House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 92)

The ayes were 110:

Andersen Gallagher Miller of Des Moines Shepherd Bailev Gittins Miller of Jones Smith Baker Glenn Miller of Page Sorg Battles Graham Moffitt Stokes Beardslev Grasslev Mohrfeld Story Bergman Hanson of Benton Mowry Strand Bowin Hanson of Mitchell Nelson Stromer Breitbach Hicklin Nielsen Strothman Busch Hill Nolin Sullivan Caffrey Holden O'Malley Tapscott Carnahan Hullinger Ossian Thordsen Christensen Johnson of Audubon Palmer Tieden Cochran Johnston of Polk Patton Utzig Coffman Kiilsholm Pelton Van Drie Conklin Van Nostrand Peterson of Woodbury King Cunningham Kitner Pierson Van Roekel Curran Klein Poncy Varley Den Herder Kluever Radl Vetter Diehl Knight Redfern Voorhees Distelhorst Langland Reed Watson Doderer Lee Renda Waugh Duffy Maloney Rine Welden Dunton Mayberry Roorda Winkelman Edgington McCartney Sanders Wolfe Fisher of Greene McIntyre Schmarie Wood Franklin Mensing Schroeder Yoder Freeman Middleswart Shaw Mr. Speaker

The nays were 2:

Allen

Fullerton

Fischer of Grundy

Absent or not voting 12:

Bennett Darrington Koch
Camp Gannon Lipsky
Clark Harbor McCray

Millen

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

HOUSE FILE 71 DEFERRED

Kluever of Cass asked and received unanimous consent that House File 71 be deferred and that the bill retain its place on the calendar.

HOUSE FILE 182 DEFERRED

House File 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County, was taken up for consideration.

Mowry of Marshall moved that House File 182 be deferred and retain its place on the calendar.

Motion prevailed.

SENATE FILE 206 SUBSTITUTED FOR HOUSE FILE 185

Patton of Delaware asked and received unanimous consent to substitute Senate File 206 for House File 185.

Senate File 206, a bill for an act relating to work release for inmates sentenced to an institution under the jurisdiction of the board of control, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 206) The ayes were 111:

Allen	Freeman	McCray	Smith
Andersen	Fullerton	McIntyre	Sorg
Bailey	Gallagher	Mensing	Steffen
Baker	Gannon	Middleswart	Stokes
Battles	Gittins	Millen	Story
Beardsley	Glenn	Miller of Des Moines	Strand
Bennett	Graham	Miller of Jones	Stromer
Bergman	Grassley	Moffitt	Strothman
Bowin	Hanson of Benton	Nelson	Sullivan -
Breitbach	Hanson of Mitchell	Nielsen	Tapscott
Busch	Hicklin	Nolin	Thordsen
Caffrey	Holden	O'Malley	Tieden
Carnahan	Hullinger	Ossian	Utzig
Christensen	Johnson of Audubon	Palmer	Van Drie
Clark	Johnston of Polk	Patton	Van Nostrand
Cochran	Kiilsholm	Pelton	Van Roekel
Conklin	King	Peterson of Woodbury	Varley
Cunningham	Kitner	Pierson	Vetter
Den Herder	Klein	Redfern	Voorhees
Diehl	Kluever	Reed	Watson
Distelhorst	Knight	Renda	Waugh
Doderer	Koch	Roe	Welden
Duffy	Langland	Roorda	Winkelman
Dunton	Lee	Sanders	Wolfe

Edgington

Lipsky Fischer of Grundy Maloney Mayberry Schmarje Schroeder Shaw

Wood Yoder

Fisher of Greene Franklin

McCartney

Shepherd

Mr. Speaker

The nays were 2:

Poncy

Radl

Absent or not voting 11:

Camp Coffman Darrington Harbor

McNamara

Mowry Petersen of Dallas

Curran

Hill

Miller of Page

Mohrfeld

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

HOUSE FILE 185 WITHDRAWN

Peterson of Woodbury asked and received unanimous consent to withdraw House File 185 from further consideration by the House.

House File 183, a bill for an act relating to the requirement of United States citizenship in determining the eligibility for old age assistance, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 183)

Freeman

Fullerton

Gallagher

Gannon

Gittins

Glenn

The ayes were 107:

Allen Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Carnahan

Clark

Cochran

Coffman

Curran

Cunningham

Graham Grasslev Hanson of Benton Hanson of Mitchell Hicklin Hill Holden Hullinger Johnson of Audubon Pelton Johnston of Polk Kiilsholm King

McCray McIntyre Mensing Middleswart Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nolin O'Malley Palmer Patton Peterson of Woodbury

Pierson

Poncy

Shepherd Smith Sorg Steffen Stokes Story Strand Stromer Strothman Tapscott . Thordsen Tieden Utzig 🕜 Van Drie Van Nostrand Van Roekel Varley Vetter

Den Herder Voorhees Kitner Radl Diehl Klein Redfern Watson Doderer Kluever Reed Waugh Duffy Langland Renda Welden Dunton Wolfe Lee Roe Egington Lipsky Roorda Wood Fischer of Grundy Maloney Sanders Yoder

Fisher of Greene Mayberry Schmarje Mr. Speaker Franklin McCartney Shaw

The nays were 9:

ChristensenKochSchroederConklinMillenSullivanKnightOssianWinkelman

Absent or not voting 8:

Camp Distelhorst McNamara Nielsen
Darrington Harbor Miller of Des Moines Petersen of Dallas

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

HOUSE JOINT RESOLUTION 13 DEFERRED

Grassley of Butler asked and received unanimous consent that House Joint Resolution 13 be deferred and that the bill retain its place on the calendar.

Senate File 25, a bill for an act to authorize city and town councils to finance the purchasing, remodeling, or purchasing and remodeling, of buildings for a public library from the proceeds of a bond issue, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 25)

The ayes were 105:

Allen Freeman Millen Shaw Andersen Fullerton Miller of Jones Shepherd Bailey Gannon Miller of Page Smith Baker Glenn Moffitt Sorg Battles Graham Mohrfeld Steffen Beardsley Grassley Mowry Stokes Bennett Hanson of Mitchell Nelson Story Bergman Hicklin Nielsen Strand Bowin . Hill Nolin Stromer Breitbach O'Malley Holden Strothman Busch Johnson of Audubon Ossian Sullivan

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JOURNAL OF THE HOUSE

Feb. 24,

Carnahan Kiilsholm
Christensen King
Clark Kitner
Cochran Klein
Cunningham Kluever

Palmer
Patton
Pelton
Petersen of Dallas

Tapscott Thordsen Tieden Utzig

Curran Knight

Den Herder Koch

Diehl Langland

Distelhorst Lee

Peterson of Woodbury Pierson Poncy Radl

Van Drie Varley Vetter Voorhees Watson Waugh

Doderer Lipsky
Dunton Maloney
Edgington McCartney
Fischer of Grundy McCray

Reed Renda Roe Roorda

Redfern

Welden Winkelman Wolfe

Wood

Yoder

Fisher of Greene Franklin

McIntyre Middleswart Sanders Schmarje

Mr. Speaker

The nays were 7:

Conklin

Gittins

Hullinger

Van Roekel

Gallagher

Hanson of Benton

Schroeder

Absent or not voting 12:

Caffrey Camp Darrington Duffy Johnston of Polk Mayberry Mensing Miller of Des Moines

Coffman

Harbor

McNamara

Van Nostrand

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

HOUSE FILE 16 DEFERRED

Fischer of Grundy asked that House File 16 be deferred and retain its place on the calendar.

Objection was raised.

Fischer of Grundy moved that House File 16 be deferred and retain its place on the calendar.

Motion prevailed.

House File 79, a bill for an act relating to the sale of documentary stamps, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 79)

The ayes were 104:

Allen	Fullerton	McCartney '	Roorda
Andersen	Gallagher	McCray	Sanders
Bailey	Gannon	McIntyre	Schmarje
Baker	Gittins	Mensing	Schroeder
Battles	Glenn	Middleswart	Shepherd
Beardsley	Graham .	Millen	Steffen
Bennett	Grassley	Miller of Des Moines	Stokes
Bergman	Hanson of Benton	Miller of Jones	Story
Breitbach	Hanson of Mitchell	Miller of Page	Strand
Caffrey	Hicklin	Moffitt	Sullivan
Carnahan	Hill	Nelson	Tapscott
Christensen	Holden	Nielsen	Thordsen
Clark	Hullinger	Nolin	Tieden
Cochran	Johnson of Audubon	O'Malley	Utzig
Coffman	Johnston of Polk	Palmer	Van Drie
Conklin	Kiilsholm	Patton	Van Roekel
Cunningham	King	Pelton	Varley
Den Herder	Kitner	Petersen of Dallas	Voorhees
Diehl	Klein	Peterson of Woodbury	Watson
Distelhorst	Kluever	Pierson	Waugh
Doderer	Knight	Poncy	Welden
Duffy	Langland	Radl	Winkelman
Dunton	Lee	Redfern	Wolfe
Fischer of Grundy	Lipsky	Reed	Wood
Fisher of Greene	Maloney	Renda	Yoder
Franklin	Mayberry	Roe	Mr. Speaker

The nays were 10:

Busch	Koch	Ossian	Strothman
Edgington	Mohrfeld	Shaw	Van Nostrand
Freeman	Mowry		

Absent or not voting 10:

Bowin	Darrington	Smith	Stromer
Camp	Harbor	Sorg	Vetter
Curran	MaNamana		

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

HOUSE FILE 51 DEFERRED

Curran of Cerro Gordo asked and received unanimous consent that House File 51 be deferred and that the bill retain its place on the calendar.

Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service, with report of committee recommending amendment and passage, was taken up for consideration.

Stokes of Plymouth offered the following amendment filed by the committee on county and township affairs and moved its adoption:

Amend Senate File 51 by adding after the word "service" in line seven (7) the following:

"There shall be a sufficient charge assessed to the user of this service to cover the cost of operation, maintenance, and depreciation of said ambulance."

Stokes of Plymouth offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to Senate File 51, filed February 16, by inserting in line four (4) after the word "to" the word "substantially".

The amendment to the amendment was adopted.

Stokes of Plymouth moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Stokes of Plymouth asked and received unanimous consent to withdraw the amendment filed by him and found on page 354, House Journal of February 20, 1967.

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

On the question "Shall the bill pass?" (S.F. 51)

The ayes were 102:

Allen	Freeman	Millen	Smith
Andersen	Fullerton	Miller of Des Moines	Sorg
Bailey	Gallagher	Miller of Jones	Steffen
Baker	Gannon	Miller of Page	Stokes
Battles	Gittins	Moffitt	Story
Beardsley	Glenn	Mohrfeld	Strand
Bennett	Graham	Mowry	Stromer
Bergman	Grassley	Nelson	Strothman
Busch	Hanson of Benton	Nolin	Sullivan
Caffrey	Hanson of Mitchell	O'Malley	Tapscott
Christensen	Hill	Ossian	Thordsen
Clark	Hullinger	Palmer	Tieden
Cochran	Johnson of Audubon	Patton	Utzig
Coffman	Kiilsholm	Pelton	Van Drie
Conklin	Kitner	Petersen of Dallas	Van Nostrand
Cunningham	Klein	Peterson of Woodbury	Van Roekel
Curran	Kluever	Pierson	Varley
		•	

Vetter Den Herder Knight Poncy Diehl Koch Redfern Voorhees Doderer Reed Watson Lee Duffy Renda Lipsky Waugh Dunton Maloney Roe Welden Edgington Mayberry Roorda Winkelman Fisher of Greene Mensing Sanders Wolfe Franklin Middleswart Schmarie Yoder Shaw Mr. Speaker

The nays were 9:

Fischer of Grundy Holden McCartney McIntyre
Hicklin King McCray Schroeder
Wood

Absent or not voting 13:

Bowin Carnahan Harbor McNamara
Breitbach Darrington Johnston of Polk Nielsen
Camp Distelhorst Langland Radl
Shepherd

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

House File 176, a bill for an act to amend Chapter five hundred fourteen (514), Code 1966, relating to the participation of pharmacies in a pharmaceutical service plan, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 176)

The ayes were 86:

Allen Franklin Middleswart Sorg Andersen Freeman . Millen Stokes Baker Miller of Jones Story Fullerton Battles Miller of Page Strand Gallagher Beardsley Moffitt Stromer Graham Bennett Mohrfeld Strothman Grasslev Bergman Sullivan Hanson of Mitchell Mowry Busch Hicklin O'Mallev Tapscott Carnahan Thordsen Ossian Hill Christensen Palmer Tieden Holden Coffman Petersen of Dallas Utzig Kiilsholm Conklin Pierson Van Drie King Cunningham Poncy Van Roekel Kitner Curran Radl Vetter Klein

Den Herder Kluever Redfern Voorhees Diehl Knight Reed Watson Doderer Langland Renda Waugh Lipsky Roe Winkelman Duffy Maloney Sanders Wolfe Dunton Edgington McCray Schmarje Wood Shaw Fisher of Greene Mensing Yoder Smith Mr. Speaker

The nays were 25:

Peterson of Woodbur Bailey Gittins Mayberry McCartney Clark Hanson of Benton Roorda Cochran Hullinger McIntyre Schroeder Steffen Distelhorst Johnson of Audubon Nelson Van Nostrand Fischer of Grundy Johnston of Polk Neilson Varley Gannon Koch Pelton Welden

Absent or not voting 13:

Bowin Camp Harbor Miller of Des Moins
Breitbach Darrington Lee Nolin
Caffrey Glenn McNamara Patton
Shepherd

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

House File 139, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 139)

The ayes were 106:

Mensing Smith Franklin Allen Middleswart Sorg Andersen Freeman Steffen Fullerton Millen Bailey Miller of Jones Stokes Baker Gallagher Miller of Page Story Battles Gannon Graham Moffitt Strand Beardsley Stromer Bennett Grasslev Mohrfeld Hanson of Benton Mowry Strothman Bergman Busch Hanson of Mitchell Nelson Sullivan Hicklin Nielsen Tapscott Carnahan Hill O'Malley Thordsen Christensen

Clark Tieden Holden McCray Cochran Ossian Utzig Hullinger Coffman Johnson of Audubon Patton Van Drie Johnston of Polk Conklin Pelton Van Nostrand Kiilsholm Petersen of Dallas Van Roekel Cunningham Curran Peterson of Woodbury Varlev King Den Herder Redfern Vetter Kitner Diehl Klein Reed Voorhees Distelhorst Kluever Renda Watson Doderer Waugh Knight Roe Duffy Roorda Welden Koch Dunton Sanders Winkelman Langland Edgington Lipsky Schmarie Wolfe Fischer of Grundy Maloney Schroeder Wood Fisher of Greene McCartney Shaw Yoder Shepherd Mr. Speaker

The nays were none.

Absent or not voting 18:

Bowin	Darrington	Lee	Nolin
Breitbach	Gittins	Mayberry	Palmer
${\tt Caffrey}$	Glenn	McIntyre	Pierson
Camp	Harbor	McNamara	Poncy
•		Miller of Des Moines	Radl

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

HOUSE FILE 212 DEFERRED

Holden of Scott asked and received unanimous consent that House File 212 be deferred and that the bill retain its place on the calendar.

House File 216, a bill for an act relating to educational laboratory schools, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 216)

The ayes were 107:

Allen	Gannon Gittins Glenn Graham Grassley Hanson of Mitchell	Miller of Page	Sorg
Andersen		Moffitt	Steffen
Bailey		Mohrfeld	Stokes
Baker		Mowry	Story
Battles		Nelson	Strand
Beardsley		Nielsen	Stromer
	Hanson of Mitchell	Nielsen	Stromer

Strothman Bennett Hicklin Nolin Bergman Hill O'Malley Sullivan Busch Holden Ossian Tapscott Hullinger Palmer Thordsen Caffrey Clark Johnson of Audubon Patton Tieden Cochran Kiilsholm Pelton Utzig Van Drie Coffman King Petersen of Dallas Peterson of Woodbury Van Nostrand Conklin Kitner Klein Pierson Van Roekel Cunningham Curran Kluever Poncy Varley Vetter Den Herder Knight Radl -Redfern Voorhees Diehl Koch Reed Watson Distelhorst Maloney Doderer McCartney Renda Waugh McCray Roe Welden Dunton Roorda Winkelman Edgington McIntyre Sanders Wolfe Fisher of Greene Mensing Middleswart Schmarie Mood Franklin Freeman Millen Shaw Yoder Miller of Des Moines Shepherd Mr. Speaker Fullerton

Smith

The nays were 3:

Gallagher

Christensen Hanson of Benton Schroeder

Miller of Jones

Absent or not voting 14:

Bowin Carnahan Fischer of Grundy Lee
Breitbach Darrington Harbor Lipsky
Camp Duffy Johnston of Polk Mayberry
Langland McNamara

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

House File 62, a bill for an act relating to savings and loan associations, with report of committee recommending amendment and passage, was taken up for consideration.

Van Drie of Story offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 62 as follows:

- 1. Amend section 4 by striking lines 7, 8 and 9 of said section.
- 2. Amend section 4, line 14 by inserting after the word "eight (8)" the following: "and nine (9)".
- 3. Amend section 4 by adding thereto the following: "Said section is further amended by adding at the end of subsection fifteen (15) the following: "An association may invest

1967 in capital stock, obligations, or other securities of service corporations in an amount not to exceed one (1) percent of the association's assets."

- Amend section 5 by striking lines 1 through 5 and inserting in lieu thereof the following: "Section five hundred thirty-four point twenty-one (534,21), Code 1966, is hereby amended by adding after the word 'persons' in line 5 the following: 'or one professional appraiser'.''
- Amend section 5, line 8, by striking the words "Unless otherwise agreed in writing" and by inserting in lieu thereof the words "If agreed in writing by written instrument separate from the note and mortgage at anytime after execution of the note and mortgage".
- 6. Amend section 5, lines 29, 30 and 31 by striking the words "and may charge not to exceed five (5) percent of the original principal for prepayment on other loans" and inserting in lieu thereof the words ": and may charge any negotiated rate not to exceed three (3) percent of the original principal for prepayment on other loans during the first three (3) years of said loans, after which time the association may charge as above provided for on one to four family dwellings.".
- 7. Amend section 6 by striking lines 1 through 7 and inserting in lieu thereof the "Section 6. Section five hundred thirty-four point twenty-four (534.24), following: Code 1966 is hereby amended by inserting after the word 'members' in line 8 of subsection one (1) the following: ', in person or by proxy, such vote to be'." Said section is further amended by inserting after the word "association" in line five (5) of subsection two (2) the following: ", in person or by proxy, such vote to be".
- Amend section 7, line 12, by striking the period and inserting in lieu thereof the following: ", if such plan is approved by the supervisor and the auditor by departmental rule. The plan is to be made available to all qualifying members."
- Section 8. line 10. is hereby amended by striking the period after the word "directors" and inserting in lieu thereof the following: ", this plan to be made available to all qualifying members."
- 10. Section 9 is hereby amended by striking all of lines 8 and 9 of said section and inserting in lieu thereof the following: "exceed three (3) percent for associations with assets not to exceed eight hundred thousand (800,000) dollars and two (2) percent for those over such amount as shown by the associations in their last annual report."
- 11. Amend section 10 by striking all of said section and renumbering the remaining sections.
- 12. Amend section 11 by striking all of said section and inserting in lieu thereof "Section five hundred thirty-three B point three (533B.3), Code 1966, is hereby amended by adding after the period in line ten (10) the following: 'The Federal Home Loan Bank of Des Moines and federally chartered and state chartered savings and loan associations may sell checks, drafts, or money orders for single transaction transmission of money'."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 62)

The ayes were 109:

Schroeder Allen Gallagher Mensing Andersen Gannon Middleswart Shaw Shepherd Gittins Millen Bailev Miller of Des Moines Smith Baker Glenn Battles Graham Miller of Jones Sorg Miller of Page Beardslev Grasslev Stokes Hanson of Benton Story Bennett Moffitt Strand Bergman Hanson of Mitchell Mohrfeld Busch Hicklin Mowry Stromer Caffrey Hill Nelson Strothman Christensen Holden Nielsen Tapscott Clark Hullinger O'Malley · Thordsen Cochran Johnson of Audubon Tieden Ossian Conklin Johnston of Polk Utzig Palmer Van Drie Cunningham Kiilsholm Patton Van Nostrand Curran Pelton King Petersen of Dallas Den Herder Kitner Van Roekel Diehl Peterson of Woodbury Varley Klein Distelhorst Vetter Kluever Pierson Doderer Radl Voorhees Knight Duffy Koch Redfern Watson Dunton Langland Reed Waugh Edgington Lipsky Renda Welden Fisher of Greene Maloney Roe Winkelman Wolfe Franklin McCartney Roorda Freeman Sanders Wood McCray Fullerton McIntyre Yoder Schmarje Mr. Speaker

The nays were none.

Absent or not voting 15:

BowinCoffmanLeePoncyBreitbachDarringtonMayberrySteffenCampFischer of GrundyMcNamaraSullivan

Carnahan Harbor Nolin

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

HOUSE FILE 55 DEFERRED

Smith of O'Brien asked and received unanimous consent that House File 55 be deferred and that the bill retain its place on the calendar.

Senate File 146, a bill for an act relating to the manufacturing, storage, and packaging of oleo, oleomargarine or margarine, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 146)

The ayes were 111:

Shepherd Allen Millen Fullerton Miller of Des Moines Smith Andersen Gallagher Bailey Gannon Miller of Jones Sorg Baker Steffen Gittins Miller of Page Battles Glenn Moffitt Stokes Beardsley Graham Mohrfeld Story Bennett Strand Grasslev Mowry Bergman Hanson of Benton Stromer Nelson Bowin Strothman Hanson of Mitchell Nielsen Busch Hicklin Nolin Sullivan Caffrey Tapscott Hill O'Malley Christensen Thordsen Holden Ossian Clark Utzig Hullinger Palmer Cochran Van Drie Johnson of Audubon Pelton Conklin Petersen of Dallas Van Nostrand Johnston of Polk Cunningham Van Roekel Kiilsholm Peterson of Woodbury Curran Varley King Pierson Den Herder Vetter Kitner Poncy Diehl Voorhees Klein Radl Distelhorst Redfern Watson Kluevėr Doderer Reed Waugh Knight Duffy Koch Renda Welden: Dunton Winkelman Lipsky Roe Edgington Malonev Roorda Wolfe Fischer of Grundy McCartney booW Sanders Fisher of Greene McCray Schmarje Yoder Franklin Mr. Speaker McIntyre Schroeder Freeman Mensing Shaw

The nays were 3:

Langland

Patton

Tieden

Lee

Absent or not voting 10:

Breitbach Camp

Carnahan Coffman Darrington Harbor Mayberry McNamara Middleswart

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

HOUSE FILE 145 WITHDRAWN

Moffitt of Appanoose asked and received unanimous consent to withdraw House File 145 from further consideration by the House.

House File 107, a bill for an act relating to the time of holding the primary election, with report of committee recommending passage, was taken up for consideration.

Millen of Van Buren moved the previous question,

Motion prevailed.

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

On the question "Shall the bill pass?" (H.F. 107)

The ayes were 84:

Gittins	Millen	Story
Graham	Miller of Jones	Strand
Grassley	Miller of Page	Stromer
Hanson of Mitchell	Moffitt	Strothman
Hicklin	Mowry	Sullivan
Holden	Nelson	Thordsen
Hullinger	Nielsen	Tieden
Johnson of Audubon	Ossian	Utzig
Kiilsholm	Pelton	Van Drie
King	Petersen of Dallas	Van Nostrand
Kitner	Peterson of Woodbury	Varley
Klein	Pierson	Vetter
Kluever	Radl	Voorhees
Knight	Reed	Watson
Koch	Roe	Waugh
Langland	Sanders	Welden
Lipsky	Schmarje	Winkelman
McCartney	Shaw	Wolfe
McCray	Shepherd	Wood
McIntyre	Smith	Yoder
Mensing	Stokes	Mr. Speaker
	Graham Grassley Hanson of Mitchell Hicklin Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lipsky McCartney McCray McIntyre	Graham Miller of Jones Grassley Miller of Page Hanson of Mitchell Moffitt Hicklin Mowry Holden Nelson Hullinger Nielsen Johnson of Audubon Ossian Kiilsholm Pelton King Petersen of Dallas Kitner Peterson of Woodbury Klein Pierson Kluever Radl Knight Reed Koch Roe Langland Sanders Lipsky Schmarje McCartney Shaw McCray Shepherd McIntyre

The nays were 28:

Allen	Franklin	Miller of Des Moines	Renda
Beardsley	Gallagher	Mohrfeld	Roorda
Bennett	Gannon	Nolin	Schroeder
Caffrey	Glenn	O'Malley	Sorg ·
Distelhorst	Hanson of Benton	Palmer	Steffen
Doderer	Johnston of Polk	Poncy	Tapscott
Duffy	Maloney	Redfern	Van Roekel

Absent or not voting 12:

Breithach Darrington

Hill Fischer of Grundy

McNamara Lee

Camp Cunningham

Harbor

Mayberry

Middleswart

Patton

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

ADDITIONAL COPIES

Van Drie of Story asked and received unanimous consent to have 500 additional copies printed of House File 62 as amended and passed by the House.

SPECIAL ORDER

HOUSE JOINT RESOLUTION 2

Millen of Van Buren asked and received unanimous consent that House Joint Resolution 2 be made a special order of business for 10:30 a.m., Wednesday, March 1.

REQUEST TO VOTE

Shepherd of Lee asked and received unanimous consent to be recorded as voting ave on House File 173.

McCartney of Floyd asked and received unanimous consent to be recorded as voting aye on House File 92.

Gallagher of Black Hawk asked and received unanimous consent to be recorded as voting aye on House Files 172, 173, and 92.

Redfern of Lee asked and received unanimous consent to be recorded as voting aye on House File 168.

Holden of Scott asked and received unanimous consent to be recorded as voting aye on House File 79.

Tapscott of Polk asked and received unanimous consent to be recorded as voting aye one House Files 79, 168, and 171.

Pierson of Mahaska asked and received unanimous consent to be recorded as voting aye on House File 176 and Senate File 206.

Cochran of Webster asked and received unanimous consent to be recorded as voting aye on House File 139 and Senate File 206.

Dunton of Keokuk asked and received unanimous consent to be recorded as voting aye on House Files 171 and 183 and Senate File 206.

Caffrey of Polk asked and received unanimous consent to be recorded as voting aye on House Files 168 and 171.

Maloney of Polk asked and received unanimous consent to be recorded as voting aye on House Files 168 and 92.

Baker of Boone asked and received unanimous consent to be recorded as voting age on House File 168.

Doderer of Johnson asked and received unanimous consent to be recorded as voting aye on House File 168.

Winkelman of Calhoun asked and received unanimous consent to be recorded as voting aye on House File 168.

Schmarje of Muscatine asked and received unanimous consent to be recorded as voting aye on House File 176.

REQUEST TO CHANGE VOTE

Thordsen of Scott asked and received unanimous consent to change his vote from nay to aye on House File 176.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 90.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 90.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred House File 111, a bill for an act to amend chapter six hundred ninety-five (695), Code 1966 relating to the carrying of weapons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 111 by inserting in Section 1, line four (4) after the word "felony" the following: ", however this provision shall not apply to any person to whom citizenship has been restored or who has been pardoned."

ALFRED NIELSEN, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 89</u>, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 89 by adding thereto the following section:

Sec. 6. Section twenty-six point six (26.6), Code 1966, is amended by inserting after the period in line ten (10) the following:

"Whenever a special federal census is hereafter taken by any city or town, the mayor and council shall certify the said census as soon as possible to the secretary of state and to the treasurer of state as otherwise herein provided, and failing to do so, the treasurer of state shall, after six (6) months from the date of said special census, turn over such moneys as authorized by sections one hundred twenty-three point fifty (123.50), and three hundred twelve point three (312.3) to the general fund of the state, and continue to do so until such time as certification by said mayor and council is made, or until the next decennial federal census."

Further amend House File 89 by renumbering Section 6 as Section 7.

LEONARD ANDERSEN, Chairman

AMENDMENTS FILED

Amend House File 53 as follows:

- 1. By striking Section 1 and renumbering the following Section.
- 2. By striking all of the explanation and inserting in lieu thereof:

"This bill provides that sewer use charges shall be collected with water charges."

GALLAGHER of Black Hawk

Amend House File 116, Section 1, line four (4) by inserting before the word "or" the following: ", free newspaper or shopping guide,".

Further amend House File 116, Section 2, by adding thereto the following:

3. By inserting in line three (3) after the word "newspaper" the words ", free newspaper or shopping guide,".

VAN DRIE of Story

Amend House File 116 by adding the following subsection to section two (2):

3. By inserting in line thirteen (13) after the word "publication" the words "or defamatory statement".

PETERSEN of Dallas

Amend House File 165, Section 2, by striking from line ten (10) thereof the words "in schools".

RADL of Linn

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Monday, February 27, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives Des Moines, Iowa, Monday, February 27, 1967.

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

Prayer was offered by the Reverend Les Chapman, pastor of the First Congregational Church, Charles City, Iowa.

The Journal of February 24 was approved.

PRESENTATION OF VISITORS

Caffey of Polk introduced to the House 65 students of the ninth grade social science class of Lincoln High School, Des Moines, Iowa, accompanied by their teacher, Mrs. Judith Hart, and Mrs. Sarah Graziano, a mother of one of the students.

PETITIONS

The following petitions were received and placed on file:

By Schmarje of Muscatine from 30 residents of the South Prairie Community, Muscatine County, who oppose daylight saving time and who request a statewide referendum on the issue.

By Pierson of Mahaska from 17 residents of Mahaska County who request support of House File 144, relating to the bonding of operators of slaughterhouses buying cattle, hogs or sheep.

By Kiilsholm of Kossuth from 16 residents of Kossuth County who oppose the Governor's Advisory Commission on Governmental Reorganization.

By Yoder of Johnson from 22 residents of Johnson County who favor Senate File 118 relating to the transportation of school children.

By the following Representatives from those who oppose daylight saving time:

By O'Malley of Polk from 46 residents of Polk County.

By Strothman of Henry from 29 residents of Henry County.

By Mohrfeld of Tama from 20 residents of Tama County.

By Waugh of Monona from 214 residents of Monona County.

By Battles of Jackson from 22 residents of Jackson County.

By Den Herder of Sioux from 237 residents of Sioux County.

By the following Representatives from those who favor daylight saving time:

By Shepherd of Lee from 279 residents of Lee County.

By Lipsky of Linn from 112 residents of Linn County.

By Kitner of Buchanan from 30 residents of Buchanan County.

By Renda of Polk from 24 residents of Polk County.

By Story, Conklin, Voorhees and Gallagher of Black Hawk from 17 residents of Black Hawk and Benton Counties.

By Cunningham of Story from 50 residents of Story County.

By Hanson of Mitchell from 59 residents of Howard-Mitchell Counties.

By O'Malley of Polk from 856 residents of Iowa.

By Kiilsholm of Kossuth from nine residents of Kossuth County.

INTRODUCTION OF DISTINGUISHED VISITOR

The Sergeant-at-Arms announced that the Danish Ambassador to the United States and his party were present in the House chamber.

Speaker Baringer directed that the Ambassador and his official party be escorted to the Speaker's station.

Kiilsholm of Kossuth introduced to the House His Excellency Ambassador Torben Ronne, Washington, D. C., who briefly addressed the House.

Johnson of Audubon announced that a group of Danish residents from Kimballton, Iowa, would serve Danish cookies to the members of the House.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 111 and 89, under Rule 35.

INTRODUCTION OF BILLS

House File 254, by Schmarje, Waugh, Caffrey and Edgington, a bill for an act relating to training schools for members of the department of public safety.

Read first time and referred to committee on law enforcement.

House File 255, by Schmarje, Roe, Thordsen, Shepherd and Curran, a bill for an act relating to real and personal property used or expended in researching, testing, or developing new, or improvements in existing, products or merchandise, for ultimate manufacture and sale.

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

House File 256, by Steffen, Kiilsholm, Nelson, Busch, Fisher of Greene and Edgington (Legislative Research Committee), a bill for an act authorizing use of an emblem on slow-moving vehicles.

Read first time and referred to committee on motor vehicles and highway safety.

House File 257, by Kluever, McCartney and Renda (O'Malley, Denman and Riley), a bill for an act relating to parole time not counted.

Read first time and referred to committee on judiciary.

House File 258, by Kluever, McCartney and Renda (O'Malley, Denman and Riley), a bill for an act relating to the powers of the board of parole.

Read first time and referred to committee on judiciary.

House File 259, by Committee on Board of Control, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies.

Read first time and placed on the calendar.

House File 260, by Committee on Law Enforcement, a bill for an act to provide for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies of government participating in a training program.

Read first time and placed on the calendar.

House File 261, by Gittins and Lipsky, a bill for an act relating to the organization, purpose, scope, and support of community mental health centers, and to authorize a tax levy therefor.

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

House File 262, by Tapscott, Renda and Reed, a bill for an act relating to the lighting requirements of motorcycles.

Read first time and referred to committee on motor vehicles and highway safety.

House File 263, by Sorg, a bill for an act relating to the removal of dead or deceased trees on public streets and permitting assessment of abutting owners in limited instances.

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

House File 264, by Knight, Sullivan and McCray, a bill for an act relating to official traffic control devices.

Read first time and referred to committee on motor vehicles and highway safety.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked: Senate File 180, a bill for an act relating to humane slaughtering methods.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked: House File 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 93.

Amend House File 93 as follows:

By striking from line 13 of subsection 2, section 4, the words and figures "five thousand dollars (\$5,000.00)" and substituting in lieu thereof the words and figures "six thousand dollars (\$6,000.00)".

By inserting at the end of paragraph d, subsection 1 of section 5 the following: "In no event, however, shall eligibility standards or qualifications established pursuant to section four (4) or by the state board preclude persons receiving or eligible to receive old age assistance, aid to dependent children, aid to the disabled and aid to the blind from receiving medical assistance under this Act."

By adding to subsection 5 of section 5 the following: "For each council meeting, other than those held during the time the general assembly is in session, each legislative member of the council shall be reimbursed for actual traveling and other necessary expenses and shall receive a per diem of forty (40) dollars for each day in attendance, as shall the public representative, regardless of whether the general assembly is in session,"

By striking all of section 9 and inserting in lieu thereof the following:

"Sec. 9. Records; report of recipients. The general assembly finds and determines that the use and disclosure of information as provided in this section are for purposes directly connected with the administration of the plan established by this Act and are essential for the proper administration of said plan.

All applications, investigation reports, information, and records concerning any applicant or recipient of medical assistance under this Act shall be held confidential except as otherwise provided in this section.

The use thereof by, and the disclosure thereof to, persons authorized by law in connection with their official duties relating to financial audits, legislative investigations, and other purposes directly connected with the administration of said plan, shall be permitted.

Release and the use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation or development of the program. Such information includes but is not limited to: total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

The county board of social welfare shall prepare and file in its office on or before the thirtieth (30th) day of each January, April, July and October a report showing the

names and last known addresses of all recipients receiving assistance under this chapter, together with the amount paid to or on behalf of each recipient during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters two hundred thirty-nine (239) and two hundred forty-one (241). The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for religious, commercial or political purposes.

It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for religious, commercial or political purposes.

Violations of this section shall be punishable as a misdemeanor.

If it is definitely established that any provision of this section would cause said plan to be ineligible for federal financial participation, such provision shall be limited or restricted to the extent which is essential to make said plan eligible for federal financial participation. The state board shall establish any rules and regulations which are necessary to carry out the intent of this paragraph."

HOUSE FILE 151 DEFERRED

Camp of Clinton asked and received unanimous consent that House File 151 be deferred and that the bill retain its place on the calendar as unfinished business.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 71, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies, with report of committee recommending passage, was taken up for consideration.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 71 by striking all of Section one (1) and inserting in lieu thereof the following:

- Section 1. Section five hundred fifteen point forty-seven (515.47), Code 1966, is hereby amended as follows:
- 1. Subsection one (1), line six (6), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515,49) of the Code."
- 2. Subsection two (2), lines seven (7) and eight (8), is hereby amended by striking all after the word "reinsurance" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."
- 3. Subsection three (3), lines eight (8) and nine (9), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515,49) of the Code."

- 4. Subsection four (4), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided in section five hundred fifteen point forty-nine (515.49) of the Code."
- 5. Subsection six (6), lines seven (7) and eight (8), is hereby amended by striking the words "in authorized companies or associations" and inserting in lieu thereof the following: "as provided for in section five hundred fifteen point forty-nine (515.49) of the Code."

The amendment was adopted.

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

Amend House File 71 by striking all of Section 2 and inserting in lieu thereof the following:

Sec. 2. Section five hundred fifteen point forty-nine (515.49), of subsection 7, Code 1966, is hereby amended by striking lines twelve (12) through twenty-one (21) of said subsection and inserting in lieu thereof the following:

'No company shall expose itself to loss on any one risk or hazard to an amount exceeding ten percent of its surplus to policyholders: (1) unless the excess shall be reinsured in some other good and reliable company licensed to do an insurance business in this state, but in no case shall such excess reinsurance exceed ten percent of the capital of the reinsuring company, and a certificate of such reinsurance shall be furnished to the insured; or (2) unless the excess shall be reinsured by a group of individual unincorporated insurers who are authorized to transact an insurance business in at least one state of the United States and who possess assets which are held in trust for the benefit of the Amercian policyholders in the sum of not less than fifty million dollars, and a certificate of such reinsurance shall be furnished to the insured."

The amendment was adopted.

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

Amend House File 71 by striking all of Section 3 and inserting in lieu thereof the following:

Sec. 3. Section five hundred fifteen point fifty (515.50), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words "in companies only authorized to do business in this state" and inserting in lieu thereof the following: "in companies or groups authorized to do business in this state, as set forth in section five hundred fifteen point forty-nine (515.49)) of the Code."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 71)

The ayes were 117:

Andersen Gallagher Bailey Gannon Battles Glenn Beardsley Graham

Mensing Middleswart Millen

Miller of Des Moines

Shaw Shepherd Smith Sorg

d

	000111111111111111111111111111111111111	THE HOUSE	
Bennett	Grassley	Miller of Jones	Steffen
Bergman	Hanson of Benton	Miller of Page	Stokes
Bowin	Hanson of Mitchell	Moffitt	Story
Breitbach	Harbor	Mowry	Strand
Busch	Hicklin	Nelson	Stromer
Caffrey	Hill	Nielsen	Strothman
Camp	Holden	Nolin	Sullivan
Carnahan	Hullinger	O'Malley	Tapscott
Christensen	Johnson of Audubon	Ossian	Thordsen
Clark	Kiilsholm	Palmer	Tieden
Cochran	King	Patton	Utzig
Coffman	Kitner	Pelton	Van Drie
Conklin	Klein	Petersen of Dallas	Van Nostrand
Cunningham	Kluever	Peterson of Woodbury	Van Roekel
Curran	Knight	Pierson .	Varley
Den Herder	Koch	Poncy	Vetter
Diehl	Langland	Radl	Voorhees
Distelhorst	Lee	Redfern	Watson
Doderer	Lipsky	Reed	Waugh
Dunton	Maloney	Renda	Welden
Edgington	Mayberry	Roe	Winkelman
Fischer of Grundy	McCartney	Roorda	Wolfe
Fisher of Greene	McCray	Sanders	Wood
Franklin	McIntyre	Schmarje	Yoder
Freeman	McNamara	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 7:

Allen

Fullerton

Darrington

Gittins

Mohrfeld

Baker Duffy Johnston of Polk

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

SENATE AMENDMENT CONSIDERED

HOUSE FILE 93

Den Herder of Sioux called up for consideration House File 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 93 as follows:

By striking from line 13 of subsection 2, section 4, the words and figures "five thousand dollars (\$5,000.00)" and substituting in lieu thereof the words and figures "six thousand dollars (\$6,000.00)".

By inserting at the end of paragraph d, subsection 1 of section 5 the following: "In no event, however, shall eligibility standards or qualifications established pursuant to section four (4) or by the state board preclude persons receiving or eligible to receive old age assistance, aid to dependent children, aid to the disabled and aid to the blind from receiving medical assistance under this Act."

By adding to subsection 5 of section 5 the following: "For each council meeting, other than those held during the time the general assembly is in session, each legislative member of the council shall be reimbursed for actual traveling and other necessary expenses and shall receive a per diem of forty (40) dollars for each day in attendance, as shall the public representative, regardless of whether the general assembly is in session."

By striking all of section 9 and inserting in lieu thereof the following:

"Sec. 9. Records; report of recipients. The general assembly finds and determines that the use and disclosure of information as provided in this section are for purposes directly connected with the administration of the plan established by this Act and are essential for the proper administration of said plan.

All applications, investigation reports, information, and records concerning any applicant or recipient of medical assistance under this Act shall be held confidential except as otherwise provided in this section.

The use thereof by, and the disclosure thereof to, persons authorized by law in connection with their official duties relating to financial audits, legislative investigations, and other purposes directly connected with the administration of said plan, shall be permitted.

Release and the use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation or development of the program. Such information includes but is not limited to; total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

The county board of social welfare shall prepare and file in its office on or before the thirtieth (30th) day of each January, April, July and October a report showing the names and last known addresses of all recipients receiving assistance under this chapter, together with the amount paid to or on behalf of each recipient during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters two hundred thirty-nine (239) and two hundred forty-one (241). The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for religious, commercial or political purposes.

It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for religious, commercial or political purposes.

Violations of this section shall be punishable as a misdemeanor.

If it is definitely established that any provision of this section would cause said plan to be ineligible for federal financial participation, such provision shall be limited or restricted to the extent which is essential to make said plan eligible for federal financial participation. The state board shall establish any rules and regulations which are necessary to carry out the intent of this paragraph."

HOUSE FILE 93 DEFERRED

Knight of Humboldt moved that action on House File 93 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse, with report of committee recommending amendment and passage, was taken up for consideration.

Holden of Scott offered the following amendment by the committee on agriculture and moved its adoption:

Amend House File 55, Section one (1) as follows:

- 1. By striking all of lines fifteen (15) through twenty-four (24), and lines twenty-nine (29) through thirty-two (32).
- 2. By striking from line four (4) the word twenty-five (25) and inserting in lieu thereof the word thirty (30).
- 3. By striking from line six (6) the word twenty-four (24) and inserting in lieu thereof the word twenty-nine (29).
- 4. By striking from line eight (8) the word twenty-fifth (25th) and inserting in lieu thereof thirtieth (30th).
- 5. By striking from line ten (10) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).
- 6. By striking from line twelve (12) the word twenty-five (25) and inserting in lieu thereof the word thirty (30).
- 7. By striking from line fourteen (14) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).
- 8. By striking from line twenty-six (26) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).
- 9. By striking from line twenty-eight (28) the word twenty-fifth (25th) and inserting in lieu thereof the word thirtieth (30th).

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 55)

The ayes were 115:

Shaw Fullerton McNamara Andersen Shepherd Mensing Bailey Gallagher Middleswart Smith Baker Gannon Millen Sorg Battles Gittins Miller of Des Moines Stokes Beardslev Glenn Miller of Jones Story Bennett Graham Strand Grasslev Miller of Page Bergman Stromer Hanson of Benton Moffitt Bowin Hanson of Mitchell Mohrfeld Strothman Breitbach Sullivan Nelson Busch Harbor Tapscott Caffrey Hicklin Nielsen Thordsen Camp Holden Nolin Tieden Carnahan O'Mallev Hullinger Christensen Johnson of Audubon Ossian Utzig Clark Palmer Van Drie -Johnston of Polk Cochran Patton Van Nostrand Kiilsholm Coffman Van Roekel Petersen of Dallas King Peterson of Woodbury Conklin Varley Kitner Cunningham Klein Pierson Vetter Curran Voorhees Poncy Kluever Den Herder Radl Watson Knight Diehl Waugh Redfern Koch Distelhorst Welden Langland Reed Doderer Renda Winkelman Lee Dunton Wolfe Roe Lipsky Edgington Wood Malonev Roorda Fisher of Greene Yoder McCartney Sanders Franklin McCray Schmarie Mr. Speaker Freeman Schroeder McIntyre

The nays were none.

Absent or not voting 9:

Allen Darrington Duffy

Fischer of Grundy

Mayberry Mowry Pelton Steffen

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

HOUSE FILE 31 DEFERRED

Miller of Page asked and received unanimous consent that House File 31 be deferred and that the bill retain its placed on the calendar.

House File 147, a bill for an act relating to the establishment of a permanent canteen fund for institutions under the board of control, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 147)

The ayes were 114:

Andersen Fullerton Shaw Mensing Bailev Gallagher Middleswart Shepherd Baker Gannon Millen Smith Battles Glenn Miller of Des Moines Sorg Beardslev Graham Miller of Jones Steffen Bennett Grasslev Miller of Page Stokes Hanson of Benton Bergman Moffitt Story Bowin Hanson of Mitchell Nelson Strand Breitbach Harbor Nielsen Stromer Busch Hicklin Nolin Strothman Caffrey O'Malley Hill Sullivan Camp Holden Ossian Tapscott Carnahan Hullinger Palmer Thordsen Christensen Johnson of Audubon Patton Tieden Clark Kiilsholm Pelton Utzig Cochran King Petersen of Dallas Van Drie Coffman Kitner Peterson of Woodbury Van Nostrand Conklin Klein Pierson Van Roekel Cunningham Kluever Poncy Varley Den Herder Knight Radl Vetter Diehl Koch Redfern Voorhees Distelhorst Langland Reed Watson Doderer Lee Renda Welden Dunton Lipsky Roe Winkelman Mayberry Edgington Roorda Wolfe Fischer of Grundy McCartney Sanders booW Fisher of Greene McCray Schmarje Yoder Franklin McIntvre Schroeder Mr. Speaker Freeman McNamara

The nays were none.

Absent or not voting 10:

Allen Duffy Maloney Mowry
Curran Gittins Mohrfeld Waugh

Darrington Johnston of Polk

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

House File 138, a bill for an act relating to the Iowa commission for the blind, with report of committee recommending amendment and passage, was taken up for consideration.

Fisher of Greene offered the following amendment by the committee on state government affairs and moved its adoption:

Amend House File 138 by adding the following new section:

"Sec. 3. This Act being deemed of immediate importance, shall take effect and be in force from and after its publication in the Albia Union-Republican, a newspaper published in Albia, Iowa, and in the Telegraph Herald, a newspaper published in Dubuque, Iowa."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 138)

The ayes were 119:

Andersen Fullerton McNamara Schroeder	
Post cu	
Bailey Gallagher Mensing Shaw	
Baker Gannon Middleswart Shepherd	
Battles Glenn Millen Smith	
Beardsley Graham Miller of Des Moines Sorg	
Bennett Grassley Miller of Jones Steffen	
Bergman Hanson of Benton Miller of Page Stokes	
Bowin Hanson of Mitchell Moffitt Story	
Breitbach Harbor Mohrfeld Strand	
Busch Hicklin Mowry Stromer	
Caffrey Hill Nelson Sullivan	
Camp Holden Nielsen Tapscott	
Carnahan Hullinger Nolin Thordsen	
Christensen Johnson of Audubon O'Malley Tieden	
Clark Johnston of Polk Ossian litzig	
Cochran Killsholm Polmer Van Drie	
Coffman King Patton Van Nostr	and
Conklin Kitner Pelton Van Rocke	
Cunningham Klein Petersen of Dallas Varley	-
Curran Kluever Peterson of Woodbury Vetter	
Den Herder Knight Diorgon Vacabase	
Diehl Koch Poncy Watson	
Distellerst Langland Radi	
Doderer Los Bodforn Wolden	
Dunton Linghy Bood Winhelms	_
Edgington Melen Banda Wilke	1
Higgs -	
F Panklin	
Freeman McClay Mandels MI. Speak	er
McIntyre Schmarje	

The nays were none.

Absent or not voting 5:

Allen

Duffy

Gittins

Strothman

Darrington

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

House File 116, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations, with report of committed recommending passage, was taken up for consideration.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 116, Section 1, line four (4) by inserting before the word "or" the following: ", free newspaper or shopping guide,".

Further amend House File 116, Section 2, by adding thereto the following:

3. By inserting in line three (3) after the word "newspaper" the words ", free newspaper or shopping guide,".

The amendment was adopted.

Petersen of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 116 by adding the following subsection to section two (2):

3. By inserting in line thirteen (13) after the word "publication" the words "or defamatory statement".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 116)

The ayes were 121:

Allen Fullerton McNamara Schroeder Andersen Gallagher Shaw Mensing Bailey Gannon Middleswart Shepherd Baker Glenn Millen Smith Battles Graham Miller of Des Moines Sorg Beardslev Grasslev Miller of Jones Steffen Hanson of Benton Bennett Miller of Page Stokes Hanson of Mitchell Bergman Moffitt Story

JOURNAL OF THE HOUSE

Mohrfeld

Mowry

Nelson

Nolin

Nielsen

O'Mallev

Ossian

Palmer

Patton

Pelton

Pierson

Redfern

Poncy

Radl

Reed

Renda

Roorda

Sanders

Schmarie

Roe

Petersen of Dallas

Peterson of Woodbury

435

Strand

Stromer

Sullivan

Tapscott

Thordsen

Van Drie

Van Nostrand

Van Roekel

Tieden

Utzig

Varley

Vetter

Watson

Waugh

Welden

Wolfe

Shaw

Smith

Steffen

Stokes

Story

Sorg

Shepherd

Winkelman

Voorhees

Strothman

Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst Doderer Dunton

Harbor,
Hicklin
Hill
Holden
Hullinger
Johnson of Audubon
Johnston of Polk
Kiilsholm

Johnson of Audub Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight Koch Langland

Lee Lipsky Maloney Mayberry McCartney McCray

Franklin McIntyre Freeman

The nays were none.

Absent or not voting 3:

Fischer of Grundy

Fisher of Greene

Darrington

Edgington

Duffv

Gittins

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

House File 120, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 120)

The ayes were 113:

Allen
Andersen
Bailey
Baker
Battles
Beardsley
Bennett

Freeman Fullerton Gallagher Gannon Glenn Graham Grassley Mensing Middleswart Millen

Millen
Miller of Des Moines
Miller of Jones
Moffitt
Mohrfeld

Wood Yoder Mr. Speaker

Hanson of Benton Bergman Nelson Strand Bowin Hanson of Mitchell Nielsen Stromer Breitbach Hicklin Nolin Strothman Busch Holden O'Malley Sullivan Caffrey Hullinger Ossian Tapscott Johnson of Audubon Palmer Thordsen Camp Johnston of Polk Carnahan Patton Tieden Christensen Kiilsholm Pelton Utzig Clark King Petersen of Dallas Van Drie Cochran Kitner Peterson of Woodbury Van Nostrand Coffman Klein Pierson Van Roekel Conklin Kluever Poncy Varley Cunningham Knight Radl Vetter Curran Koch Redfern Voorhees Den Herder Langland Reed Watson Diehl Lipsky Renda Waugh Distelhorst Mayberry Roe Winkelman Doderer McCartnev Roorda Wolfe Dunton McCrav Sanders booW Fischer of Grundy McIntyre Schmarje Yoder Schroeder Fisher of Greene McNamara Mr. Speaker

The nays were 5:

Hill Lee

Franklin

Maloney

Miller of Page

Welden

Absent or not voting 6:

Darrington

Edgington

Harbor

Mowry

Duffy

Gittins

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

HOUSE FILE 228 WITHDRAWN

Den Herder of Sioux asked and received unanimous consent to withdraw House File 228 from further consideration by the House.

SENATE FILE 121 SUBSTITUTED FOR HOUSE FILE 162

O'Malley of Polk asked and received unanimous consent to substitute Senate File 121 for House File 162.

Senate File 121 a bill for an act changing the amount of compensation for trustees for sanitary sewer districts, with report of committee recommending passage, was taken up for consideration.

O'Malley of Polk offered the following amendment and moved its adoption:

Amend Senate File 121 by inserting at the beginning of the section the following:

"Section 1.".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 121)

The ayes were 113.

Allen	Fullerton	Mensing	Schroeder
Andersen	Gallagher	Middleswart	Shaw
Bailey	Gannon	Millen	Shepherd
Baker	Gittins	Miller of Jones	Smith
Battles	Glenn	Miller of Page	Sorg
Beardsley	Graham	Moffitt	Steffen .
Bennett	Grassley	Mohrfeld	Stokes
Bergman	Hanson of Benton	Mowry	Story
Bowin	Hanson of Mitchell	Nelson	Strand
Breitbach	Hicklin	Nielsen	Strothman
Busch	Hullinger	Nolin	Sullivan
Caffrey	Johnson of Audubon	O'Malley	Tapscott
Camp	Johnston of Polk	Ossian	Thordsen
Carnahan	Kiilsholm	Palmer	Utzig
Christensen	King	Patton	Van Drie
Clark	Kitner	Pelton	Van Nostrand
Cochran	Klein	Petersen of Dallas	Van Roekel
Coffman	Kluever	Peterson of Woodbury	Varley
Conklin	Knight	Pierson	Vetter
Curran	Koch	Poncy	Voorhees
Den Herder	Lee	Radl	Watson .
Diehl	Lipsky	Redfern	Waugh
Doderer	Maloney	Reed	Welden
Dunton	Mayberry	Renda	Winkelman
Edgington	McCartney	Roe	Wolfe
Fischer of Grundy	McCray	Roorda	Wood
risher of Greene	McIntyre	Sanders	Yoder
Franklin	McNamara	Schmarje	Mr. Speaker
Freeman		•	

The nays were 4:

Distelhorst Langland Miller of Des Moines Tieden

Absent or not voting 7:

Cunningham
DarringtonDuffy
HarborHill
HoldenStromer

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

HOUSE FILE 162 WITHDRAWN

 ${\hbox{O'Malley}}$ of Polk asked and received unanimous consent to withdraw House File 162 from further consideration by the House.

House File 136, a bill for an act relating to gifts to municipalities, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 136)

The ayes were 115:

J			
Allen	Fullerton	McCray	Shaw
Andersen	Gallagher	McNamara	Shepherd
Bailey	Gannon	Mensing	Smith
Baker	Gittins	Middleswart	Sorg
Battles	Glenn	Millen	Steffen
Beardsley	Graham	Miller of Jones	Stokes
Bennett	Grassley	Miller of Page	Story
Bergman	Hanson of Benton	Moffitt	Strand
Bowin	Hanson of Mitchell	Mohrfeld	Strothman
Breitbach	Harbor	Mowry	Sullivan
Busch	Hicklin	Nelson	Tapscott
Caffrey	Hill	Nielsen	Thordsen
Camp	Holden	Nolin	Tieden
Carnahan	Hullinger	O'Malley	Utzig
Christensen	Johnson of Audubon	Ossian	Van Drie
Clark	Johnston of Polk	Palmer	Van Nostrand
Cochran	Kiilsholm	Patton	Van Roekel
Coffman	King	Pelton	Varley
Conklin	Kitner	Petersen of Dallas	Vetter
Cunningham	Klein	Pierson	Voorhees
Curran	Kluever	Radl	Watson
Den Herder	Knight	Redfern	Waugh
Diehl	Koch	Reed	Welden
Dunton	Langland	Renda	Winkelman
Edgington	Lee	Roe	Wolfe
Fischer of Grundy	Lipsky	Roorda	Wood
Fisher of Greene	Maloney	Sanders	Yoder
Franklin	Mayberry	Schmarje	Mr. Speaker
Freeman	McCartney	Schroeder	

The nays were none.

Absent or not voting 9:

Darrington	Duffy	Miller of Des Moines Poncy
Distelhorsţ	McIntyre	Peterson of Woodbury Strome
Doderer		

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

HOUSE FILE 72 DEFERRED

House File 72, a bill for an act relating to open hunting seasons, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa offered the following amendment by the committee on conservation and moved its adoption:

Amend House File 72 by striking all of section one (1) and inserting in lieu thereof the following:

Section 1. Section one hundred nine point thirty-seven (109.37) Code 1966, is hereby amended by adding thereto the following subsection:

"Have in his possession in the field during the gun season for hunting deer any rifle other than twenty-two (22) rimfire caliber, or shotgun and slugs, without also having a license or permit for such deer-hunting season."

Miller of Des Moines asked and received unanimous consent that action on House. File 72 be deferred and that the bill retain its place on the calendar.

House File 99, a bill for an act relating to still fishing and trolling, with report of committee recommending passage, was taken up for consideration.

 $\mbox{\it Camp}$ of $\mbox{\it Clinton}$ offered the following amendment filed by him and moved its adoption:

Amend House File $99\ \mathrm{by}\ \mathrm{striking}\ \mathrm{all}\ \mathrm{after}\ \mathrm{the}\ \mathrm{enacting}\ \mathrm{clause}\ \mathrm{and}\ \mathrm{inserting}\ \mathrm{in}$ lieu thereof the following:

Section 1. Section one hundred nine point seventy-two (109,72), Code 1966, is amended by striking from lines five (5) and six (6) the words "with one hook on each line" and inserting in lieu thereof the words "Nor more than two hooks on each line". In line seven (7) strike the words "one fly" and insert thereof the words "two flies". In line nine (9) strike the words "one trolling spoon" and insert in lieu thereof the words "two trolling spoons".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 99)

The ayes were 114:

Allen Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin	Freeman Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell	McIntyre McNamara Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt	Schroeder Shaw Shepherd Smith Sorg Stokes Story Strand Stromer
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Mr. Speaker

Breitbach Harbor Mohrfeld Strothman Busch Hicklin Nelson Sullivan Caffrey Holden Nielsen Tapscott Camp Hullinger Nolin Thordsen Carnahan Johnson of Audubon O'Malley Tieden Christensen Johnston of Polk Ossian Utzig Clark Kiilsholm Palmer Van Drie Cochran King Pelton Van Roekel Coffman Kitner Petersen of Dallas Varley Conklin Klein Peterson of Woodbury Vetter Cunningham Kluever Pierson Voorhees Curran Knight Watson Radl Den Herder Koch Redfern Waugh Diehl Langland Reed Welden Distelhorst Lee Renda Winkelman Doderer Lipsky Roe Wolfe Dunton Malonev Roorda Wood Edgington Mayberry Sanders Yoder

Fischer of Grundy McCartney Fisher of Greene McCray

The nays were none.

Absent or not voting 10:

Darrington Gannon Patton Steffen Duffy Hill Poncy Van Nostrand Franklin Mowry

Schmarie

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

House File 98 a bill for an act relating to fish bait, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 98)

The ayes were 115:

Allen	Freeman	McCartney	Schroeder
Andersen	Fullerton	McCray	Shaw
Bailey	Gallagher	McIntyre	Shepherd
Baker	Gannon	McNamara	Smith
Battles	Gittins	Mensing	Sorg
Beardsley	Glenn	Millen	Stokes
Bennett	Graham	Miller of Des Moines	Story .
Bergman	Grassley	Miller of Jones	Strand
Bowin	Hanson of Benton	Miller of Page	Stromer
Breitbach	Hanson of Mitchell	Moffitt	Strothman

Caffrey Harbor Mohrfeld Sullivan Camp Hicklin Nelson Tapscott Carnahan Hill Nielsen Thordsen Tieden Christensen Holden Nolin Clark Hullinger O'Malley Utzig Johnson of Audubon Ossian Van Drie Cochran Palmer Van Nostrand Coffman Johnston of Polk Conklin Kiilsholm Pelton Van Roekel Cunningham Petersen of Dallas Varley King Curran Peterson of Woodbury Vetter Kitner Voorhees Den Herder Klein Pierson Diebl Radl Waugh Kluever Distelhorst Knight Redfern Welden Doderer Koch Reed Winkelman Renda Wolfe Dunton Langland Edgington Lee Roe booW Fischer of Grundy Lipsky Roorda Yoder Fisher of Greene Maloney Sanders Mr. Speaker Franklin Schmarje . Mayberry

The nays were none.

Absent or not voting 9:

Busch Middleswart Patton Steffen Darrington Mowry Poncy Watson

Duffy

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

HOUSE FILE 167 DEFERRED

Stokes of Plymouth asked and received unanimous consent that House File 167 be deferred and that the bill retain its place on the calendar.

House File 245, a bill for an act relating to the definition of fur dealers, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 245)

The ayes were 114:

Allen Gannon Mensing Schroeder Andersen Middleswart Gittins Shaw Bailey . Glenn Millen Shepherd BakerMiller of Des Moines Graham Smith Battles Grassley Miller of Jones Sorg Beardsley Hanson of Benton Miller of Page Story

Strand Bennett Hanson of Mitchell Moffitt Mohrfeld Stromer Bergman Harbor Bowin Hicklin Mowry Strothman Breitbach Hill Nelson Sullivan Busch Holden Nielsen Tapscott Caffrey Hullinger Nolin Thordsen Carnahan Johnson of Audubon O'Mallev Tieden Christensen Johnston of Polk Ossian Utzig Clark Kiilsholm Palmer Van Drie Cochran Patton Van Nostrand King Van Roekel Coffman Kitner Pelton Conklin Klein Petersen of Dallas Varley Cunningham Kluever Peterson of Woodbury Vetter Den Herder Knight Pierson Voorhees Diehl Koch Radl Watson Distelhorst Langland Redfern Waugh Dunton Lee Reed Welden Edgington Lipsky Renda Winkelman Fisher of Greene Mayberry Roe Wolfe Franklin McCartney Roorda booW Freeman McCrav Sanders Ynder

The nays were 2:

Doderer

Fullerton

Gallagher

Maloney

McIntvre

McNamara

Absent or not voting 8:

Camp Curran Darrington Duffy Fischer of Grundy Poncy

Schmarie

Steffen Stokes

Mr. Speaker

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

House File 237, a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system, was taken up for consideration.

(Pending at adjournment)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 4 and Senate File 267.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolution 4 and Senate File 267.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 27, 1967, the Governor approved Senate File 90.

REPORT OF COMMITTEE

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 44, a bill for an act relating to the assessment of property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEROY H. PETERSEN, Chairman

REQUEST TO VOTE

Kiilsholm of Kossuth asked and received unanimous consent to be recorded as voting aye on House File 55.

Kluever of Cass asked and received unanimous consent to be recorded as voting aye on Senate File 121.

Bergman of Osceola asked and received unanimous consent to be recorded as voting aye on House File 136.

Nielsen of Shelby asked and received unanimous consent to be recorded as voting aye on House Files 55 and 71.

Klein of Winnebago asked and received unanimous consent to be recorded as voting $\ensuremath{^{\mathrm{aye}}}$ on House File 55.

Johnson of Audubon asked and received unanimous consent to be recorded as voting aye on House File 55.

Cunningham of Story asked and received unanimous consent to be recorded as voting aye on House File 136.

AMENDMENTS FILED

 $\,$ Amend House File 16 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred six point thirteen (306.13), Code 1966, is hereby amended by adding the following: Prior to the time the final contract or offer is consummated, the property owner or any person having interest in said property,

upon his request, shall be supplied an itemized list setting out (1) the value of the land or property right sought to be condemned, (2) any consequential damages resulting to the owner from such condemnation, (3) any allowance for the value of personal property which is damaged or destroyed or reduced in value, (4) any amount allowed owner for removal of his personal property, (5) any amount paid for access rights, and (6) amount allowed for severance damages."

O'MALLEY of Polk

- 1. Amend House Joint Resolution 13 by striking the semicolons after the word "organization" in lines eight (8) and eleven (11) and by inserting the following in lines eight (8), eleven (11) and thirteen (13) after the word "organization": "or religious society;".
- 2. Further amend House Joint Resolution 13 by striking the semicolons in lines eight (8) and eleven (11) and by inserting in lines eight (8), eleven (11) and thirteen (13) after the word "organization" the following: ", other unincorporated business association, charitable organization, or unincorporated association of an eleemosynary character, farm association including any crop improvement association, horse and mule breeders association, beef cattle producing association, poultry association, dairy industry commission, state dairy association, veterans' post, any corporation not for pecuniary profit, cooperative association, nonprofit sharing cooperative association, any cooperative association organized after July 4, 1935, any partnership both limited and unlimited, fraternal society or lodge, including a society for the promotion of temperance;".

O'MALLEY of Polk

Amend House File 51 by inserting after the comma following the word "however" in line six (6) the words:

"that the annual dues collected from any one county shall not exceed one thousand (1,000) dollars, and further provided,".

HOLDEN of Scott

Amend House File 81 as follows:

- 1. Amend section 1 by striking the numbers "1962" and inserting "1966".
- 2. Amend line 18 after the word "computed" and insert "to the nearest one half (1/2) percent."

PALMER of Polk

Amend House File 115 by striking from the title the words "relating to bait" and inserting in lieu thereof the words "to prohibit".

MENSING of Cedar

Amend House File 152 as follows:

- 1. By striking from the title the words "deceased veterans." and inserting in lieu thereof the word "soldiers."
- 2. Amend section one (1), line five (5), by striking the words "deceased veteran" and inserting in lieu thereof the word "soldier".

LIPSKY of Linn

Amend House File 212 as follows:

- 1. By striking all of sections one (1) and three (3).
- 2. By renumbering section two (2) as section one (1).

HOLDEN of Scott

Amend Section Two (2) of House File 151 by striking all of subsection one (1) and inserting in lieu thereof:

"1. 'Land' means land not within the corporate limits of a municipality used for agricultural purposes, including marshlands, timber, grasslands and the privately owned roads, water, water cources, private ways and buildings, structures and machinery or equipment appurtenant thereto."

JOHNSTON of Polk

Amend House File 182 by adding a new section as follows:

Sec. 4. In all civil causes of action wherein the State of Iowa or any of its subdivisions or departments is a party, and a member of the Sac and Fox Indian settlement is a party, the district court of Iowa shall appoint competent legal counsel at all stages of hearing, appeal and final determination for any Indian not otherwise represented by legal counsel, in any domestic relations matter, including but not limited to, matters pertaining to dependency, neglect, delinquency, care or custody of minors. The court shall fix and allow reasonable compensation for the services of said attorney, costs of transcripts and depositions, and investigative expense, which shall be paid as a claim by the office of county auditor from the welfare fund of the county where the said action is commenced, and said county shall be refunded and paid for all sums so paid for legal council, transcripts and depositions, and investigative expense from the general fund of the State of Iowa upon claim on the treasurer of the State of Iowa.

MOWRY of Marshall

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Tuesday, February 28. 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, February 28, 1967.

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

Prayer was offered by the Reverend Leroy Franz, pastor of the United Church of Christ, Garner, Iowa.

The Journal of February 27 was approved. .

PRESENTATION OF VISITORS

Miller of Des Moines introduced to the House nine senior boys from the advanced bookkeeping class from Burlington High School, Burlington, Iowa, accompanied by their instructor, Dick Wagner.

O'Malley of Polk introduced to the House 230 students from Dowling High School, Des Moines, Iowa, accompanied by Dan Offenburger, Al DeMarco, the Reverend Edward Kelly, the Reverend Thomas Pfeffer and the Reverend James Rasmussen.

PETITIONS

The following petitions were received and placed on file:

By Hanson of Benton from 18 residents of Benton County who favor House File 177 providing for personal property tax relief.

By Smith of O'Brien from 16 residents of O'Brien County who oppose legalized gambling.

By Kitner of Buchanan from 10 residents of Buchanan County who favor parochial students riding on public school buses.

By Van Roekel of Marion from 53 residents of Marion County who favor Senate File 118, relating to the transportation of school children.

By Hanson of Mitchell from 29 residents of the Howard-Mitchell district w^{h0} oppose passage of any bill which would permit an open season on mourning doves.

By the following Representatives from those who oppose pari-mutuel betting:

By Roorda of Jasper from 28 residents of Jasper County.

By Curran of Cerro Gordo from 29 residents of Cerro Gordo County.

By Gannon of Jasper from 10 residents of Jasper County.

By Wolfe of Cerro Gordo from 23 residents of Cerro Gordo County.

By Bailey of Wright from 10 residents of Wright County who oppose daylight saving time.

By the following Representatives from those who favor daylight saving time:

By Bailey of Wright from one resident of Wright County.

By Andersen of Woodbury from 10 residents of Woodbury County.

By Kitner of Buchanan from 62 residents of Buchanan County, with one resident favoring a three month period.

By Van Roekel of Marion from 26 residents of Marion County.

By King of Monroe from 179 residents of the Monroe-Lucas districts.

By Miller of Jones from 60 residents of Jones County.

INTRODUCTION OF DISTINGUISHED VISITOR

Steffen of Chickasaw introduced to the House Mr. Al Gruetzmacher, Vice-Chairman of the Chicago Board of Trade, who briefly addressed the House.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 118.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 15, 101, 114, and 154.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 20, by Maloney, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the holding of any office under the Constitution and laws of the State.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 265, by Kluever and McCartney (O'Malley), a bill for an act relating to attorney fee affidavits in criminal actions.

Read first time and referred to committee on judiciary.

House File 266, by Kluever, McCartney and Renda (O'Malley, Denman and Riley), a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need.

Read first time and referred to committee on board of control.

House File 267, by Johnston, a bill for an act relating to distribution of trade-marked articles.

Read first time and referred to committee on commerce.

House File 268, by Gittins, a bill for an act to permit payment for care and treatment of tuberculous patients.

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

House File 269, by Sullivan, a bill for an act to provide for the election of political party delegates and committeemen at the primary election.

Read first time and referred to committee on state government affairs.

House File 270, by Glenn, a bill for an act relating to delay in trials.

Read first time and referred to committee on judiciary.

House File 271, by Gallagher, a bill for an act relating to county nursing homes.

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

House File 272, by Andersen, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories.

Read first time and referred to committee on state government affairs.

House File 273, by Andersen, Peterson of Woodbury and Hanson of Howard-Mitchell (Erskine), a bill for an act relating to obscenity and indecency.

Read first time and referred to committee on judiciary.

House File 274, by Miller of Des Moines, Doderer, Miller of Jones, Middleswart and Distelhorst, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day.

Read first time and referred to committee on state government affairs.

House File 275, by McNamara, Hullinger, Radl, Christensen, Sorg, Voorhees. McIntyre, Tapscott, Reed, Doderer, Sullivan, Mowry and Lipsky, a bill for an act relating to stolen or abandoned vehicles.

Read first time and referred to committee on commerce.

House File 276, by Dunton, Hullinger, Wolfe, Hicklin, Strothman, Johnston, Watson, Van Nostrand, Darrington, Miller of Page, Steffen, Ossian, Den Herder, McNamara, Fisher of Greene, King and Radl (Reno, Briles, Reichardt, McGill, Messerly, Stephens, Van Gilst, Hill, Walsh, Kibbie, Main, Clarke, Heying, Patton, Rigler, Lodwick, Balloun, Hagedorn and Shirley), a bill for an act relating to the use of signal lights and operation of school buses on the public highways.

Read first time and referred to committee on motor vehicles and highway safety.

House File 277, by Committee on Judiciary, a bill for an act to permit sheriffs to become associated with the Iowa state sheriffs' association.

Read first time and placed on the calendar.

House File 278, by O'Malley, Renda, Tapscott, Breitbach, Freeman, Diehl, Coffman, Kluever, Miller of Des Moines, Redfern, Hill, Bennett, Lee and Duffy, a bill for an act relating to revocation or suspension of motor vehicle operators' licenses.

Read first time and referred to committee on motor vehicles and highway safety.

House File 279, by Miller of Page, Radl, Shepherd, Steffen and Millen, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee".

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

House File 280, by Doderer, Yoder, Sullivan, Franklin, Tapscott, Glenn, Caffrey, Palmer, Utzig, Breitbach, Van Nostrand, Johnston, Gittins, Maloney, Allen and Carnahan, a bill for an act providing for an optional form of municipal government.

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

SENATE MESSAGE CONSIDERED

Senate File 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act.

Read first time and referred to committee on agriculture.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

 ${
m Mr.}$ Speaker: I am directed to inform your honorable body that the Senate has adopted the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 14 designating the Iowa geode as the official state rock for the state of Iowa.

Also:

That the Senate has adopted the following Senate Joint Resolution in which the concurrence of the House is asked:

Senate Joint Resolution 14 proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State.

Also:

That the Senate has adopted the following Senate Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 17 relating to the installation of WATS telephone lines.

Also:

That the Senate has concurred in the House amendment and passed Senate File 51, a bill for an act to permit county boards of supervisors to provide ambulance service.

Also:

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

Senate File 232, a bill for an act to legalize and validate the proceedings of the Board of Supervisors of Muscatine County, authorizing and providing for the issuance of county home bonds.

Also:

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

Senate File 124, a bill for an act to waive the requirement of a fishing license for certain severely handicapped adults.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 17

By: Burns, Jepsen, Murray, Balloun, Elvers, Mills, Cassidy, Messerly, Heaberlin, and DeKoster

WHEREAS, the business of the state of Iowa is huge and complicated, and

WHEREAS, the legislators frequently find it necessary to call their districts for information and counsel, and

WHEREAS, there are present in the state of Iowa great sources of information such as colleges, universities, government offices, staffs of private business, local judges, local doctors and merchants with whom legislators would like to counsel, and

WHEREAS, there exists a telephone system known as WATS (wide area telephone system) which, for a very low cost, would provide this important service for legislators while in session, therefore,

BE IT RESOLVED by the Senate, the House concurring that two (2) WATS lines be installed in an appropriate place in the Senate area and three (3) WATS lines be installed in an appropriate place in the House area.

CONSIDERATION OF BILLS BUSINESS PENDING

The House resumed consideration of House File 237, a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system.

Graham of Ida moved that House File 237 be re-referred to the committee on board of control for further study.

The motion lost.

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

On the question "Shall the bill pass?" (H.F. 237)

•			
The ayes were 94:			
Allen	Franklin	Millen	Shaw
Andersen	Gallagher	Miller of Des Moines	Shepherd
Bailey	Gannon	Miller of Page	Smith
Baker	Gittins	Moffitt	Sorg
Battles	Glenn	Nolin	Steffen
Beardsley	Grassley	O'Malley	Stokes
Bennett	Hanson of Benton	Ossian	Story
Bergman	Hanson of Mitchell	Palmer	Strand
Bowin	Hicklin	Patton	Stromer
Breitbach	Hill	Pelton	Tapscott
Busch	Johnston of Polk	Petersen of Dallas	Thordsen
Caffrey	Kiilsholm	Peterson of Woodbury	Utzig
.Camp	King	Pierson	Van Drie
Carnahan	Kitner	Poncy	Van Nostran
Cochran	Klein	Radl	Van Roekel
Conklin	Knight	Redfern	Varley
Curran	Langland	Reed	Vetter
Den Herder	Lipsky	Renda	Watson
Diehl	Maloney	Roe	Waugh
Distelhorst	Mayberry	Roorda	Welden
Doderer	McCray	Sanders	Wolfe
Duffy	McIntyre	Schmarje	Wood
Dunton	McNamara	Schroeder	Mr. Speaker
Fisher of Greene	Middleswart		*

The nays were 27

Christensen	Fullerton	McCartney	Strothman
Clark	Harbor	Mensing	Sullivan
Coffman	Holden	Miller of Jones	Tieden
Cunningham	Johnson of Audubon	Mohrfeld	Voorhees
Edgington	Kluever	Mowry	Winkelman
Fischer of Grundy	Koch	Nelson	Yoder
Freeman	Lee	Nielsen	

Absent or not voting 3:

Darrington	Grah	am .	Hullinger

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

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Johnston of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 23 and found on page 390 of the House Journal.

Johnston of Polk asked and received unanimous consent to withdraw the amendment filed by him on February 23 and found on page 393 of the House Journal.

Johnston of Polk offered the following amendment filed by him:

Amend Section Two (2) of House File 151 by striking all of subsection one (1) and inserting in lieu thereof:

"1. 'Land' means land not within the corporate limits of a municipality used for agricultural purposes, including marshlands, timber, grasslands and the privately owned roads, water, water courses, private ways and buildings, structures and machinery or equipment appurtenant thereto."

Camp of Clinton offered the following amendment to the Johnston amendment and moved its adoption:

Amend the Johnston of Polk amendment to House File 151, dated February 27, by striking in lines 3 and 4 the words "not within the corporate limits of a municipality".

The amendment to the amendment was adopted.

Johnston of Polk moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Bowin of Black Hawk asked and received unanimous consent to withdraw the amendment filed by him on February 23 and found on page 393 of the House Journal.

Johnston of Polk offered the following amendment:

Amend House File 151, Section Two (2) subsection three (3) by deleting the period in line thirteen (13) and inserting the following thereafter "provided a purpose of such activity is not social intercourse with the holder or members of his household".

Schroeder of Pottawattamie moved the previous question.

The motion lost.

Johnston of Polk moved that House File 151 be referred to the committee on judiciary for further consideration.

The motion lost.

Johnston of Polk moved the adoption of his amendment.

The amendment lost.

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

On the question "Shall the bill pass?" (H. F. 151)

The ayes were 106:

Allen Freeman McNamara Schmarje Schroeder Andersen Fullerton Mensing Middleswart Shaw Bailey Gallagher Millen Shepherd Baker Gittins Miller of Des Moines Battles Graham Smith Beardslev Grasslev Miller of Jones Sorg Hanson of Benton Miller of Page Stokes Bergman Breitbach Hanson of Mitchell Moffitt Story Caffrey Mohrfeld Strand Harbor Camp Mowry Hicklin Stromer Carnahan Hill Nelson Tapscott Christensen Nielsen Thordsen Hullinger Clark Johnson of Audubon Nolin Tieden Cochran Johnston of Polk Ossian Utzig Coffman Palmer Kiilsholm Van Drie Conklin King Patton Van Nostrand Cunningham Petersen of Dallas Van Roekel Kitner Curran Klein Peterson of Woodbury Varley Den Herder Pierson Vetter Knight Diehl Koch Poncy Watson Distelhorst Langland Radl Waugh Duffy Redfern Welden Lee Dunton -Lipsky Reed Winkelman Edgington Mayberry Roe Wolfe Fischer of Grundy McCartney Roorda Yoder Fisher of Greene Sanders Mr. Speaker McCray Franklin McIntyre

The nays were 12:

	*		
Bennett	Glenn	Maloney	Strothman
Doderer	Holden	O'Malley	Sullivan
Gannon	Kluever	Renda .	Wood

Absent or not vo	oting 6:	•	
Bowin Busch	Darrington Pelton	Steffen	Voorhees

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

CONSIDERATION OF BILLS REGULAR CALENDAR

The House resumed consideration of House File 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama County.

Mowry of Marshall asked and received unanimous consent to withdraw the amendment filed by him on February 27, and found on page 445 of the House Journal.

Mowry of Marshall offered the following amendment and moved its adoption: Amend House File 182 by adding a new section as follows:

Sec. 4. In all civil causes of action wherein the State of Iowa or any of its subdivisions or departments is a party, and a member of the Sac and Fox Indian settlement is a party, the district court of Iowa shall appoint competent legal counsel at all stages of hearing, appeal and final determination for any Indian not otherwise represented by legal counsel, in any domestic relations matter, including but not limited to, matters pertaining to dependency, neglect, delinquency, care or custody of minors. The court shall fix and allow reasonable compensation for the services of said attorney, costs of transcripts and depositions, and investigative expense, which shall be paid as a claim by the office of the county auditor from the welfare fund of the county where the said action is commenced, and said county shall be refunded and paid for all sums so paid for legal counsel, transcripts and depositions, and investigative expense out of any funds in the state treasury not otherwise appropriated upon filing claim with the state comptroller.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H. F. 182)

Gallagher

The ayes were 112:

Allen		
Andersen		
Bailey		
Baker		
Battles		
Beardsley		
Bennett		
Bergman		
Breitbach		
Caffrey		
Camp		
Carnahan		
Christensen		
Clark		
Cochran		
Conklin		
Cunningham	,	
Curran		

Gannon' Gittins Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner

McNamara Mensing Middleswart Millen Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Pelton

Peterson of Woodbury

Shaw
Shepherd
Smith
Sorg
Stokes
Story
Strand
Stromer
Strothman
Sullivan
Thordsen
Tieden
Utzig

Van Drie Van Nostrand

Van Roekel

Varley

Schroeder

Vetter Pierson Klein Den Herder Voorhees Poncy Diehl Kluever Watson Radl Koch -Doderer Redfern Waugh Langland Duffy Welden Reed Lee Dunton Winkelman Renda Lipsky Edgington Wolfe Maloney Roe Fischer of Grundy Wood Roorda Fisher of Greene McCartney Yoder Sanders McCray Freeman Mr. Speaker Schmarje Fullerton McIntyre

The nays were 1:

Knight

Absent or not voting 11:

Bowin Darrington Mayberry Steffen
Busch Distelhorst Miller of Des Moines Tapscott
Coffman Franklin Petersen of Dallas

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

HOUSE FILE 4 WITHDRAWN

Baker of Boone asked and received unanimous consent to withdraw House File 4 from further consideration by the House.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on February 27, 1967, the Governor approved Senate File 267.

REQUEST TO VOTE

Pelton of Clinton asked and received unanimous consent to be recorded as voting aye on House File 237.

Voorhees of Black Hawk asked and received unanimous consent to be recorded as voting aye on House File 182.

REPORTS OF COMMITTEES

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred House File 24, a bill for an act relating to farm products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 24 as follows:

- 1. By striking from Section 2, line two (2), the words "slaughter House,".
- 2. By striking from Section 3, line two (2), the words "slaughter house,".
- 3. By striking from Section 4, line four (4), the words "slaughter house,".
- 4. By striking from Section 6, line two (2) the words "slaughter house,".
- 5. By striking from Section 6, line eight (8), the words "slaughter house,".
- 6. By striking from Section 7, line three (3) the words "slaughter house,".

 DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 144</u>, a bill for an act relating to establishing a penalty for failure to file a semi-annual fertilizer tonnage report, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 144, Section 1, line nine (9), by striking the word and figures "ten (10)" and inserting in lieu thereof the word and figures "fifty (50)".

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 145</u>, a bill for an act relating to the sanitary requirements of slaughterhouses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 147</u>, a bill for an act relating to establishing a minimum inspection fee for small packages of commercial fertilizer, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred Senate File 149, a bill for an act relating to requiring all distributors of commercial feeds to file semi-annual tonnage statements with the Department of Agriculture, begs leave to report it has had the same under consideraton and has instructed me to report the same back to the House with the recommendation that the same \underline{do} pass.

DELMONT MOFFITT, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 170, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM WINKELMAN. Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred Senate File 150, a bill for an act relating to compensation of members of the state board of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER. Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred <u>Senate File 152</u>, a bill for an act to change the names of the state board of public instruction, the state superintendent of public instruction, and the state department of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs to whom was referred Senate File 68, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 160, a bill for an act requiring the display of the United States flag at polling places on primary and general election days, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred <u>House File 199</u>, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 135, a bill for an act to require fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an

increase or decrease in state revenues, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 206, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 77, a bill for an act to legalize and validate proceedings providing for the organization. reorganization, attachment of territory, enlargement, or change in the boundaries of school corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton Community School District, in the Counties of Hamilton and Wright, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 117, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Joe Varese, Sr., and Louis Sacco. begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 86, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review similar to the status of other taxing bodies and their officers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend House File 200, Section 1, line five (5), by inserting after the word "employee" the words: ", excepting the manager,".

BOWIN of Black Hawk

Amend House File 111, Section 1, by inserting in line four (4) after the word "felony" the following: ", except a person to whom rights of citizenship have been restored or who has been pardoned,".

McCARTNEY of Floyd

Amend House File 89, Section 6, line five (5), by inserting after the word "Messenger" the words "and Chronicle".

COCHRAN of Webster

Amend the February 22, 1967 committee amendment to House File 72 by striking from lines seven (7) and eight (8) the words "any rifle other than twenty-two (22) rimfire caliber, or shotgun and slugs," and insert in lieu thereof the following:

"any shotgun with slugs or with shot larger than size number two (2), or any rifle other than a twenty-two (22) rimfire caliber,"

HICKLIN of Louisa

Amend House File 95, Section 1, line eight (8) by inserting after the word "owner." the following: "Only one farm truck per farmer shall qualify for the registration fee herein set forth, and such truck shall have displayed on the left side thereof the following sign: Not for hire."

STROMER of Hancock

Amend House File 169, section one (1), subsection three (3), by striking from line one (1) thereof the word and figures "twenty-one (21)" and inserting in lieu thereof the word and figures "sixteen (16)".

Further amend subsection three (3) by striking from line three (3) thereof the words and figures "one hundred twenty (120)" and inserting in lieu thereof the word and figures "sixty-five (65)".

CHRISTENSEN of Union

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Wednesday, March 1, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, March 1, 1967.

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

Prayer was offered by the Reverend Walter Grimes, pastor of the Central Christian Church, Boone, Iowa.

The Journal of February 28 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Coffman of Iowa on request of Fullerton of Woodbury; Bowin of Black Hawk on request of Voorhees of Black Hawk.

PRESENTATION OF VISITORS

Den Herder of Sioux introduced to the House 19 Y-Teens and their advisors, Miss Helen Duven, Mrs. Schieboat, Mrs. Rook and Mrs. Bogaard of Orange City, Iowa.

Pierson of Mahaska introduced to the House 26 seventh and eighth grade students from the Peoria Christian School, Peoria, Iowa, accompanied by their principal, Robert DeGager.

Roorda of Jasper introduced to the House Bruce, Rebecca, Marilyn and Douglas, his children, and Cora Lee Timmins and Mary Clark of the Monroe Community School District.

Hanson of Benton introduced to the House 29 ladies and two men of the Benton County Farm Bureau.

PETITIONS

The following petitions were received and placed on file:

By Schmarje of Muscatine from 15 residents of Muscatine County who oppose repeal of local option.

By Stromer of Hancock from 14 residents of Hancock County who oppose the Government Reorganization Plan to discontinue the Board of Nursing.

By Curran of Cerro Gordo from 19 residents of Cerro Gordo County who oppose the personal property tax repeal legislation.

By Yoder of Johnson from 61 residents of Johnson County who oppose Senate File 228, a bill relating to personal property tax revision.

From the following Representatives from those who oppose daylight saving time:

By Roe of Allamakee from 57 residents of Allamakee County.

By Den Herder of Sioux from 35 residents of Sioux County.

From the following Representatives from those who favor daylight saving time:

By Koch of Woodbury from 78 residents of Woodbury County,

By Cunningham of Story from 122 residents of Story County.

By Kiilsholm of Kossuth from 57 residents of Kossuth County.

By Radl of Linn from 31 residents of Linn County.

STEERING COMMITTEE APPOINTED

March 1, 1967

Under Rule 8, the Speaker announced appointment of the following members to the Steering Committee:

Grasslev, Chairman Sorg, Ranking Member Carnahan (D) Curran Den Herder Doderer (D) Fischer of Grundy Fisher of Greene Graham Harbor Mayberry (D) Miller of Des Moines (D) Miller of Jones Moffitt Nielsen Palmer (D) Peterson of Woodbury Shaw Stokes-Tapscott (D) Van Nostrand

ANNOUNCEMENT BY THE SPEAKER

APPOINTMENT TO ADVISORY INVESTMENT BOARD

Pursuant to the provisions of (97A.8), Code 1966, the Speaker announced the appointment of A. L. Mensing of Cedar County to the Advisory Investment Board of the Iowa Public Employees' Retirement System.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 24, 170, 199, 135, 206, 190, 117 and 86; and Senate Files 144, 145, 147, 149, 150, 152, 68 and 77, under Rule 35.

INTRODUCTION OF BILLS

House File 281, by Miller of Des Moines, Millen, Edgington, Allen, Fisher of Greene, Hanson of Mitchell, Strothman, Johnston and Dunton (Legislative Research Committee), a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor.

Read first time and referred to committee on state government affairs.

House File 282, by Fischer of Grundy, Shaw, Edgington, Grassley, Radl, Sullivan, Koch and McCray, a bill for an act relating to the compensation of members of the state highway commission.

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

House File 283, by Koch, a bill for an act relating to voter registration in all counties having a population of fifty thousand or more.

Read first time and referred to committee on state government affairs.

House File 284, by Johnston, Curran, Fisher of Greene, Caffrey, Gannon, Middleswart, O'Malley, Kluever and Millen, a bill for an act to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the State Banking Board and Superintendent to prescribe conditions for debt management contract; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this Act.

Read first time and referred to committee on commerce.

House File 285, by Johnston, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect.

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

House File 286, by Shaw, Voorhees, Allen, Bowin and Doderer, a bill for an act relating to fees for marriage licenses.

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

House File 287, by Committee on Law Enforcement, a bill for an act relating to interference with devices, signs, signals, or barricades.

Read first time and placed on the calendar.

House File 288, by Millen, Bailey and Shaw (Elvers and Shirley), a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor.

Read first time and referred to committee on judiciary.

House File 289, by Committee on State Planning and Iowa Development, a bill for an act relating to municipal support of industrial projects.

Read first time and placed on the calendar.

House File 290, by Van Nostrand, a bill for an act relating to tuition rates charged and collected by area vocational schools and area community colleges.

Read first time and referred to committee on higher education.

House File 291, by Fischer of Grundy, Edgington, Patton, Koch, Mayberry, Hanson of Benton, Langland, Tieden, Johnson, Freeman, Graham, Kiilsholm, Bergman, Miller of Page, Stokes, Bowin, Klein, Nielsen, Nelson, Smith, Knight and Roorda, a bill for an act to create an elective state highway commission.

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

House File 292, by Voorhees, Tapscott, Christensen, Utzig, Waugh, Van Drie, Kiilsholm, Nolin, Miller of Page, Koch, Sullivan, Mohrfeld, Radl, McIntyre, Moffitt, Langland, Freeman, Doderer, Caffrey, Breitbach, Poncy, Fullerton, Reed, Wood, Clark, Patton, Stromer, Van Roekel, Shaw, Stokes, Allen, Wolfe, Mensing, McNamara, Sorg, Dunton, Miller of Des Moines and Harbor, a bill for an act to safeguard the public health by regulating the sale or the giving away of any articles, devices, appliances, drugs, or other medicinal preparations designed or intended for the purpose of preventing syphilis, gonorrhea, chancroid, or such other diseases as may be defined as genito-infectious or venereal diseases by regulations of the state department of health and to prescribe penalties for the violation of the provisions of this Act.

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

House File 293, by Smith, Fisher of Greene, Miller of Des Moines, Kluever, Tieden, Millen and Gannon (Legislative Research Committee), a bill for an act prohibiting certain articles from being provided to county and municipal prisoners.

Read first time and referred to committee on law enforcement.

House File 294, by Committee on Law Enforcement, a bill for an act relating to the penalty for driving a motor vehicle upon the highways of this state while license is revoked.

Read first time and placed on the calendar.

House File 295, by Edgington, a bill for an act relating to the holding of local and state-wide poultry shows.

Read first time and referred to committee on agriculture.

House File 296, by Grassley, a hill for an act relating to accident and disability benefits for public safety peace officers.

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

House File 297, by Busch, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes.

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

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 14, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State,

Read first time and referred to committee on constitutional amendments and reapportionment.

Senate File 124, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults.

Read first time and referred to committee on conservation.

Senate File 232, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 43, a bill for an act relating to the selection of grand jurors.

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

Senate File 56, a bill for an act relating to mortgage guaranty insurance.

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

House File 60, a bill for an act relating to rules of the department of agriculture in regard to fuel oil pumps.

AL MEACHAM, Secretary

SPECIAL ORDER

HOUSE JOINT RESOLUTION 2

The hour of 10:30 a.m. having arrived, the Speaker announced the "Special Order" of business for the consideration of House Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Baker of Boone asked and received unanimous consent to substitute Senate Joint Resolution 3 for House Joint Resolution 2.

Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor, was taken up for consideration.

Van Nostrand of Pottawattamie offered the following amendment by the committee on constitutional amendments and reapportionment:

Amend Senate Joint Resolution 3 as follows:

By striking all after the word "qualified." in line eleven (11) of section one (1) and inserting in lieu thereof the following:

"Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the word 'two' and inserting in lieu thereof the word 'four'.

"Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word 'two' and inserting in lieu thereof the word 'four'.

Section 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state is directed to cause same to be published for three (3) consecutive months previous to the date of said election as provided by law."

Speaker Pro Tempore Kluever in the chair.

Van Nostrand of Pottawattamie moved the adoption of the committee amendment.

Roll call was requested by Baker of Boone and Renda of Polk.

Rule 69 was invoked.

On the question "Shall the committee amendment be adopted?"

The ayes were 77:

Allen	Hanson of Mitchell	Miller of Page	Strand
Baringer	Harbor	Moffitt	Stromer
Battles	Hicklin	Mohrfeld	Strothman
Bergman	Hill	Mowry	Sullivan
Camp	Holden	Nelson	Thordsen
Christensen	Johnson of Audubon	Nielsen	Tieden
Clark	Kiilsholm	Ossian	Van Nostrand
Conklin	King	Patton	Van Rockel
Cunningham	Kitner	Peterson of Woodbury	Varley
Curran	Klein	Pierson	Vetter
Den Herder	Knight	Roorda	Voorhees
Diehl	Koch	Sanders	Watson
Edgington	Langland	Schmarje	Waugh
Fischer of Grundy	Lee	Schroeder	Welden
Fisher of Greene	McCartney	Shaw	Winkelman
Freeman	McCray	Shepherd	Wolfe
Fullerton	Mensing	Smith	Wood
Gittins .	Millen	Stokes	Yoder
Graham	Miller of Jones	Story	Mr. Speaker
Grassley			

Petersen of Dalla

The nays were 42:

Distelhorst Andersen Doderer Bailey Dunton Baker Beardsley

Franklin Gallagher Gannon

Glenn Hanson of Benton

Hullinger Johnston of Polk

Palmer Pelton

Poncy Radl Redfern Reed Renda Roe Sorg Steffen

Tapscott Van Drie

Absent or not voting 5;

Bowin

Bennett

Busch Caffrey

Breitbach

Carnahan

Cochran

Coffman

Darrington

Lipsky

Maloney

Mayberry

McIntyre

Nolin

O'Malley

McNamara

Middleswart

Miller of Des Moines

Duffy Utzig

The amendment was adopted.

Van Nostrand of Pottawattamie asked that action on Senate Joint Resolution 3 be deferred and that the Joint Resolution retain its place on the calendar.

Objection was raised.

Van Nostrand of Pottawattamie moved that action on Senate Joint Resolution 3 be deferred and that the Joint Resolution retain its place on the calendar.

Roll call was requested by McNamara of Linn and Breitbach of Dubuque.

On the question "Shall Senate Joint Resolution 3 be deferred and retain its place on the calendar?"

The ayes were 88:

Allen

Curran

Den Herder

Graham Andersen Grassley Bailey Hanson of Mitchell Baringer Harbor Battles Bergman Hill Busch Holden Camp Christensen Clark King Conklin Kitner Cunningham

Hicklin Johnson of Audubon Kiilsholm Klein Knight Koch

Miller of Jones Miller of Page Moffitt Mohrfeld Mowry

Nelson Nielsen Ossian Palmer Patton

Pelton : Petersen of Dallas

Pierson

Peterson of Woodbury

Strand Stromer Strothman Sullivan Tieden Van Drie

Sorg Stokes

Story

Van Nostrand Van Roekel Varley Vetter Voorhees

Diehl Langland Read Watson Dunton Lee Roorda Waugh Edgington Lipsky Sanders Welden Fischer of Grundy McCartney Schmarie Winkelman Fisher of Greene McCrav Schroeder Wolfe Freeman McIntyre Shaw booW Fullerton Mensing Shepherd Yoder Gitting Millen Smith Mr. Speaker

The nays were 28:

Baker Distelhorst Malonev Poncy Radl Beardslev Doderer Mayberry Rennett Franklin McNamara Redfern Breitbach Gallagher Middleswart Renda Caffrey Gannon Miller of Des Moines Roe Carnahan Hanson of Benton Steffen Nolin Cochran Johnston of Polk O'Malley Tapscott

Absent or not voting 8:

Bowin Darrington Glenn Thordsen Coffman Duffy Hullinger Utzig

The motion prevailed.

Speaker Baringer in the chair,

SENATE AMENDMENT CONSIDERED

Den Herder of Sioux called up for consideration House File 93, a bill for an act to furnish medical care and services to individuals and families whose income and resources are insufficient to meet the cost of necessary medical care and services, and further to provide rehabilitation and other services to help such families and individuals to attain and retain capability for independence and self-care, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 93 as follows:

By striking from line 13 of subsection 2, section 4, the words and figures "five thousand dollars (\$5,000.00)" and substituting in lieu thereof the words and figures "six thousand dollars (\$6,000.00)".

By inserting at the end of paragraph d, subsection 1 of section 5 the following: "In no event, however, shall eligibility standards or qualifications established pursuant to section four (4) or by the state board preclude persons receiving or eligible to receive old age assistance, aid to dependent children, aid to the disabled and aid to the blind from receiving medical assistance under this Act."

By adding to subsection 5 of section 5 the following: "For each council meeting, other than those held during the time the general assembly is in session, each legislative member of the council shall be reimbursed for actual traveling and other necessary expenses and shall receive a per diem of forty (40) dollars for each day in attendance, as shall the public representative, regardless of whether the general assembly is in session."

By striking all of section 9 and inserting in lieu thereof the following:

"Sec. 9. Records; report of recipients. The general assembly finds and determines that the use and disclosure of information as provided in this section are for purposes directly connected with the administration of the plan established by this Act and are essential for the proper administration of said plan.

All applications, investigation reports, information, and records concerning any applicant or recipient of medical assistance under this Act shall be held confidential except as otherwise provided in this section.

The use thereof by, and the disclosure thereof to, persons authorized by law in connection with their official duties relating to financial audits, legislative investigations, and other purposes directly connected with the administration of said plan, shall be permitted.

Release and the use of information of a general nature which does not identify a particular individual or individuals shall be provided as needed for adequate interpretation or development of the program. Such information includes but is not limited to: total medical assistance expenditures; number of recipients; statistical and social data used in connection with studies; and reports or surveys on health and welfare problems.

The county board of social welfare shall prepare and file in its office on or before the thirtieth (30th) day of each January, April, July and October a report showing the names and last known addresses of all recipients receiving assistance under this chapter, together with the amount paid to or on behalf of each recipient during the preceding quarter. Each report so filed shall be securely fixed in a record book to be used only for such reports made under this chapter and chapters two hundred thirty-nine (239) and two hundred forty-one (241). The record book shall be and the same is hereby declared to be a public record, open to public inspection at all times during the regular office hours of the respective county boards of social welfare. Each person who desires to examine said records, other than in pursuance of official duties as hereinbefore provided, shall sign a written request to examine the same, which shall contain an agreement on the part of the signer that he will not utilize any information gained therefrom for religious, commercial or political purposes.

It shall be unlawful for any person, body, association, firm, corporation or any other agency to solicit, disclose, receive, make use of or to authorize, knowingly permit, participate in or acquiesce in the use of any lists, names or other information obtained from the reports above provided for, for religious, commercial or political purposes.

Violations of this section shall be punishable as a misdemeanor.

If it is definitely established that any provision of this section would cause said plan to be ineligible for federal financial participation, such provision shall be limited or restricted to the extent which is essential to make said plan eligible for federal financial participation. The state board shall establish any rules and regulations which are necessary to carry out the intent of this paragraph."

The motion prevailed and the House concurred in the Senate amendments.

Den Herder of Sioux moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

(H.F. 93)

The aves were 107:

i -			
Allen	Freeman	McNamara	Sanders
Andersen	Gallagher	Mensing	Schmarje
Bailey ~	Gannon	Middleswart	Shaw
Baker	Gittins	Millen	Shepherd
Battles	Graham	Miller of Des Moines	Sorg
Beardsley	Grassley	Miller of Jones	Steffen
Bennett	Hanson of Mitchell	Miller of Page	Stokes
Bergman	Harbor	Moffitt	Strand
Breitbach	Hicklin	Mohrfeld	Strothman
Busch	Hill	Mowry	Tapscott
Caffrey	Holden	Nelson	Thordsen
Camp	Hullinger	Nielsen	Tieden
Carnahan	Johnson of Audubon	Nolin	Van Drie
Christensen	Johnston of Polk	O'Malley	Van Nostrand
Clark	Kiilsholm	Ossian	Van Roekel
Cochran	King	Palmer	Varley
Conklin	Kitner	Patton	Vetter
Cunningham	Klein	Pelton	Voorhees
Curran	Kluever	Petersen of Dallas	Watson
Den Herder	Langland	Pierson	Waugh
Diehl	Lee	Poncy	Welden
Distelhorst	Lipsky	Radl	Winkelman
Doderer	Maloney	Redfern	Wolfe
Dunton	Mayberry	Reed	Wood
Edgington	McCartney	Renda	Yoder
Fisher of Greene	McCray	Roe	Mr. Speaker
Franklin	McIntyre	Roorda	

The nays were 11:

Fischer of Grundy Fullerton Hanson of Benton

Knight Koch

Peterson of Woodbury

Schroeder Smith Story

Stromer Sullivan

Absent or not voting 6:

Bowin

Darrington

Glenn

Utzig

Coffman

Duffy

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

EXPLANATION OF VOTE ON SENATE JOINT RESOLUTION 3

I voted "No" on the amendment to Senate Joint Resolution 3 requiring that the Governor and the Lt. Governor shall be elected for four-year terms as a "team" from the same political party.

I object to the Speaker's derogatory remarks in connection with the Resolution. The presiding officer of a large assembly, in my opinion, should be chosen solely for his ability to preside. The action by the Speaker in this regard today is most unfortunate. The Lt. Governor is not allowed to leave the Chair and speak on a question under debate.

It is my belief that the passage of this damaging amendment was further enhanced by the Speaker's appointing on the same day the powerful steering committee.

VINCE STEFFEN, Chickasaw

REQUEST TO VOTE

Glenn of Polk asked and received unanimous consent to be recorded as voting nay on the Committee Amendment to Senate Joint Resolution 3.

Radl of Linn asked and received unanimous consent to be recorded as voting aye on House File 93.

Dunton of Keokuk asked and received unanimous consent to be recorded as voting age on House File 93.

O'Malley of Polk asked and received unanimous consent to be recorded as voting aye on House File 93.

REPORTS OF COMMITTEES

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred <u>House Joint Resolution 17</u>, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the Governor the authority to appoint a Secretary of State, Treasurer of State, and Attorney General and to provide that the General Assembly shall appoint an Auditor of State, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MAURICE VAN NOSTRAND, Chairman

Also:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred <u>Senate Joint Resolution 2</u>, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

MAURICE VAN NOSTRAND, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 146</u>, a bill for an act relating to real property and contracts relating thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended</u> as follows, and when so amended the bill do pass.

Amend House File 146 as follows:

Amend section one (1) by striking all of lines thirteen (13), fourteen (14) and fifteen (15), and inserting in lieu thereof the following:

"Any person who shall violate the provisions of this section shall be imprisoned in the penitentiary not exceeding two years, or may be fined in the discretion of the court, not exceeding five thousand dollars, or imprisoned in the county jail not more than one year".

WILLIAM P. WINKELMAN, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred <u>House File 169</u>, a bill for an act relating to boat traffic on artificial lakes and jurisdiction of the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred $\underline{\text{House File}}$ $\underline{196}$, a bill for an act to amend section six hundred twenty-two point ten (622.10), Code $\underline{1966}$, and provide for a certain exception to the rule of evidence relating to privileged communications, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 196, Section one (1) line nine (9) by striking the word "an action" and inserting in lieu thereof the words "a civil action to recover damages".

Further amend in line twelve (12) following the second word "or" by striking the athe word "claiming" and inserting in lieu thereof the word "claiming".

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 123</u>, a bill for an act relating to cosmetology, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 123 as follows:

- 1. By striking section two (2).
- 2. Amend section five (5) line five (5) by striking the word "needful" and inserting in lieu thereof the word "reasonable".

Amend section six (6) line seven (7) by striking the words "without examination".

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File *205, a bill for an act to legalize and validate the proceedings of the Town of Gilbert-ville, in Black Hawk County, Iowa, authorizing and providing for the issuance, sale and delivery of bridge bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said Town, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 205, Section one (1) line nine (9) by striking the first word "and" and inserting in lieu thereof the word "are".

LESTER L. KLUEVER, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 203}}$, a bill for an act relating to the retention of municipal records, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also.

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 150</u>, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns, begs leave to report it has had the same unde consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 207, a bill for an act relating to the purchase of street equipment and machinery by cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House</u> File 192, a bill for an act to authorize cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 91</u>, a bill for an act relating to the powers of cities and towns in regard to water and sewer systems, sewage disposal plants and water plants, facilities and connections, and the collection of rates and charges for services rendered by same, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD C. ANDERSEN, Chairman

AMENDMENTS FILED

Amend House File 285 by striking Section 15 and inserting the following:

"Section 15. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in the Oelwein Daily Register, a newspaper published in Oelwein, Iowa, and in the Cedar Rapids Gazette, a newspaper published in Cedar Rapids, Iowa."

SORG of Linn

Amend House File 276 as follows:

- 1. Section 1, by striking from line three (3) the words "all of subsection fifteen (15)" and inserting in lieu thereof the words "from subsection fifteen (15) all of lines one (1) to twenty-two (22), inclusive, and by striking from line twenty-three (23) the word "column".
- 2. Section 2, by striking lines four (4) and five (5) and inserting in lieu thereof the following:
- "1. By striking from subsection one (1) all of line four (4) after the word "the", and all of lines five (5) through seventeen (17) and inserting in lieu thereof the following."

 DUNTON of Keokuk

Amend House File 193 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding thereto the following:

A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:

1. He must obtain from such warehouseman a nonnegotiable warehouse receipt and such receipt must show clearly the following notation: 'held in trust for' (customer's name and address).

- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has grain stored under the provisions of this section.

 PIERSON of Mahaska

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Thursday, March 2, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, March 2, 1967.

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

Prayer was offered by the Reverend George C. Muyskens, pastor of the Trinity Reformed Church, Pella, Iowa.

The Journal of March 1 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Curran of Cerro Gordo on request of Redfern of Lee.

PRESENTATION OF VISITORS

Ossian of Montgomery introduced to the House 30 students from the Stanton Community School, accompanied by Myrna Johnson.

Nolin of Carroll introduced to the House 54 students from Manning High School, Manning, Iowa, accompanied by Gary Molzen and Letha Johnson.

Fischer of Grundy introduced to the House 12 members of the adult education class from Wellsburg Community School, Wellsburg, Iowa, accompanied by their instructor, Harold Anderson.

Mohrfeld of Tama introduced to the House a group of Farm Bureau ladies from Tama County.

Miller of Des Moines introduced to the House 15 students from West Burlington High School, Burlington, Iowa, accompanied by John Rowell and Charlotte Rodgers.

Pierson of Mahaska introduced to the House the Honorable Al Detje, former member of the House from Tama County during the Sixty-first General Assembly.

Freeman of Dickinson introduced to the House the Honorable Roy J. Smith, former member of the House from Dickinson County during the Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-ninth and Sixtieth General Assemblies.

Langland of Winneshiek introduced to the House his nephew, Private First Class Joe Langland, who just returned from serving one year in Viet Nam.

PETITIONS

The following petitions were received and placed on file:

By Millen of Van Buren from 14 residents of Webster County who oppose any form of gambling in Iowa.

By Moffitt of Appanoose from 111 residents of Davis County who favor increased benefits of the Iowa Public Employees Retirement System.

By Kiilsholm of Kossuth from eight residents of Kossuth County who favor adoption of policies submitted by the Board of Public Instruction regarding extracurricular activities.

By Baker of Boone from 14 residents of Boone County who oppose pari-mutuel betting.

By Andersen of Woodbury from 28 residents of Woodbury County who oppose daylight saving time.

By the following Representatives from those who favor daylight saving time:

By Doderer of Johnson from 54 residents of Johnson County.

By Pelton of Clinton from 146 residents of Iowa.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Joint Resolution 2 and House Files 146, 169, 196, 123, 205, 150, 207 and 192, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 44.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 21, by Radl, a joint resolution to create a legislative committee to study the problem of water fluoridation and to make an appropriation therefor.

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

INTRODUCTION OF BILLS

House File 298, by Palmer, Tapscott, Van Drie, Christensen, Doderer, Waugh, Van Roekel, Renda, Lipsky, Van Nostrand, Cochran, Clark, Reed, Voorhees, Beardsley, Langland, Moffitt, Mayberry, Glenn, Battles, Johnston, Gannon and McNamara, a bill for an act relating to the charge for telephone extensions.

Read first time and referred to committee on commerce.

House File 299, by McNamara, Sullivan, Tapscott, Distelhorst, Hill, Koch, Story, Voorhees, Mowry, Glenn, Gallagher, Redfern, McCartney, Bailey, Miller of Des Moines, Yoder, Baker, Smith, Hanson of Benton, Battles, Doderer and Hullinger, a bill for an act relating to the enforcement of court orders requiring payment of separate support and maintenance of the adverse party and children during litigation of divorce proceedings.

Read first time and referred to committee on judiciary.

House File 300, by Mohrfeld (Balloun and Burns), a bill for an act relating to the consolidation of cities and towns.

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

House File 301, by McCartney, Den Herder, Dunton, Van Nostrand and Sorg, a bill for an act to require an audit of town accounts at least once every four years.

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

House File 302, by Mowry, a bill for an act relating to the selection of commissioners for memorial halls and monuments.

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

House File 303, by Distelhorst, Radl, Mayberry, Renda, O'Malley, Middleswart, McNamara, Hullinger, Doderer, Steffen, Breitbach, Carnahan, Johnston, Cochran, Roe, Miller of Des Moines and Dunton, a bill for an act relating to the use tax.

Read first time and referred to committee on tax revision.

House File 304, by Reed, a bill for an act relating to liability in property damage cases caused by convicted juvenile offenders.

Read first time and referred to committee on judiciary.

House File 305, by Smith, Fisher of Greene, Miller of Des Moines, Kluever, Tieden, Millen, Gannon, Hanson of Mitchell and Andersen (Legislative Research Committee), a bill for an act relating to periodic release of prisoners sentenced by municipal courts.

Read first time and referred to committee on judiciary.

House File 306, by Sorg, a bill for an act relating to county contracts.

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

House File 307, by Sorg, a bill for an act relating to municipal contracts.

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

House File 308, by Welden, Hill, McCartney, Cochran, Mayberry, Winkelman, Lee, Bailey and Shaw, a bill for an act relating to the work load for instructors in area community colleges.

Read first time and referred to committee on schools.

House File 309, by Committee on Conservation (Committee on Conservation and Recreation), a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals.

Read first time and placed on the calendar.

House File 310, by Committee on Conservation (Committee on Conservation and Recreation), a bill for an act to change the method of marking waterfowl.

Read first time and placed on the calendar.

House File 311, by Committee on Conservation, a bill for an act relating to honorary nonresident hunting and fishing licenses.

Read first time and placed on the calendar.

House File 312, by Committee on Commerce, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa.

Read first time and placed on the calendar.

House File 313, by Committee on Conservation, a bill for an act requiring that juveniles who violate water navigation regulations be prosecuted independently of the juvenile delinquency laws of the state.

Read first time and placed on the calendar.

House File 314, by Mensing, Thordsen, McIntyre and Voorhees (Reppert, Denman, O'Malley and Reichardt), a bill for an act to exempt annuities received from the United States civil service retirement and disability fund from the state income tax.

Read first time and referred to committee on tax revision.

House File 315, by Shepherd and Patton (Lodwick, Lamborn and Patton), a bill for an act to apply the effect of the federal Fair Labor Standards Act of 1938 as amended upon the employees of one or more institutions under the jurisdiction of the board of control of state institutions to all such institutions.

Read first time and referred to committee on board of control.

House File 316, by Gallagher, Doderer, McIntyre, Voorhees, Radl and Baker, a bill for an act relating to an educational property tax relief tax.

Read first time and referred to committee on tax revision.

SENATE MESSAGES CONSIDERED

Senate File 56, a bill for an act relating to mortgage guaranty insurance.

Read first time and referred to committee on commerce.

JOURNAL RECORD EXPUNGED

Fischer of Grundy moved to expunge from the Journal the "Explanation of Vote on Amendment to Senate Joint Resolution 3", found on page 470, House Journal of March 1, 1967.

Division was requested.

The vote revealed, aves 76, navs 28,

Motion to expunge prevailed.

CONSIDERATION OF JOINT RESOLUTION REGULAR CALENDAR

House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the right to employment, with report of committee recommending passage, was taken up for consideration.

O'Malley of Polk offered the following amendment filed by him and moved its adoption:

1. Amend House Joint Resolution 13 by striking the semicolons after the word "organization" in lines eight (8) and eleven (11) and by inserting the following in lines eight (8), eleven (11) and thirteen (13) after the word "organization": "or religious society;".

Mr. Speaker

2. Further amend House Joint Resolution 13 by striking the semicolons in lines eight (8) and eleven (11) and by inserting in lines eight (8), eleven (11) and thirteen (13) after the word "organization" the following: ", other unincorporated business association, charitable organization, or unincorporated association of an eleemosynary character, farm association including any crop improvement association, horse and mule breeders association, beef cattle producing association, poultry association, diary industry commission, state dairy association, veterans' post, any corporation not for pecuniary profit, cooperative association, nonprofit sharing cooperative association, any cooperative association organized after July 4, 1935, any partnership both limited and unlimited, fraternal society or lodge, including a society for the promotion of temperance;".

Division was requested.

Maloney of Polk moved that Division 1 of the O'Malley amendment be laid on the table.

Roll call was requested by Renda of Polk and Maloney of Polk.

On the question "Shall Division 1 of the O'Malley amendment be laid on the table?" The ayes were 30:

Allen	Distelhorst	Lipsky	Poncy
Andersen	Doderer	Maloney	Renda
Baker	Dunton	Miller of Des Moines	Roe
Beardsley	Franklin	Nolin	Shaw
Bennett	Gallagher	O'Malley	Steffen
Caffrey	Gannon ·	Palmer	Tapscott
Carnahan	Glenn	Pelton	Utzig
Cochran .	Johnston of Polk		

The hays were 80:

Grasslev

•			
Bailey	Hanson of Benton	Miller of Jones	Stokes
Battles	Hanson of Mitchell	Moffitt	Story
Bergman	Harbor	Mohrfeld	Strand
Breitbach	Hicklin	Mowry	Stromer
Busch	Hill	Nelson	Strothman
Christensen	Holden	Ossian	Sullivan
Clark	Johnson of Audubon	Patton	Thordsen
Coffman	Kiilsholm	Petersen of Dallas	Tieden
Conklin	King	Peterson of Woodbury	Van Drie
Cunningham	Kitner .	Pierson	Van Roekel
Den Herder	Klein	Radl	Varley
Diehl	Kluever	Redfern '	Vetter
Edgington	Knight	Reed	Watson
Fischer of Grundy	Koch	Roorda	Waugh
Fisher of Greene	Lee	Sanders	Welden
Freeman	McCartney	Schmarje	Winkelman
Fullerton	McCray	Schroeder	Wolfe
Gittins	McIntyre	Shepherd	Wood
Graham	Mensing	Smith	Yoder

Millen

Sorg

Absent or not voting 14:

Bowin Duffv Hullinger Camp

McNamara Middleswart

Nielsen Van Nostrand

Curran Darrington Langland Mayberry Miller of Page

Voorhees

The motion to table lost,

O'Malley of Polk moved the adoption of Division 1 of his amendment.

Division 1 of the amendment lost.

O'Malley of Polk moved the adoption of Division 2 of his amendment.

Allen of Pottawattamie moved that Division 2 of the amendment be laid on the table.

The motion to table lost.

Beardsley of Polk offered the following amendment as a substitute for Division 2 of the O'Malley amendment:

Amend House Joint Resolution 13 by striking in line eight (8) and line eleven (11) the words "a labor organization" and by striking in line thirteen (13) the words "any labor organization" and inserting in lieu thereof the following: "an organization legally established under the laws of the State of Iowa or the Federal Government".

Gannon of Jasper asked that action on House Joint Resolution 13 be deferred and that the joint resolution retain its place on the calendar.

Objection was raised.

Gannon of Jasper moved that House Joint Resolution 3 be deferred and that it retain its place on the calendar.

The motion lost.

Beardsley of Polk moved the adoption of his substitute amendment.

The substitute amendment lost.

O'Malley of Polk moved the adoption of Division 2 of his amendment.

Roll call was requested by Bennett of Polk and Renda of Polk.

On the question 'Shall Division 2 of the O'Malley amendment be adopted?"

The ayes were 29:

Beardsley

Distelhorst Allen Baker Doderer

Dunton

Johnston of Polk Maloney

Mayberry

· Poney Renda Roe

Bennett Breitbach Caffrey Carnahan Cochran

Franklin Gallagher Gannon Glenn

McNamara Miller of Des Moines O'Mallev Palmer

Sorg Steffen Tapscott Utzig

Stokes

Story

Strand

Stromer

Sullivan

Tieden

Varley

Vetter

Watson

Waugh

Wolfe

Wood

Yoder

Strothman

Thordsen

Van Drie

Van Roekel

Winkelman

Mr. Speaker

The nays were 79:

Andersen Bailey Battles Bergman Christensen Clark Coffman Conklin Cunningham Den Herder Diehl Edgington Fischer of Grundy Fisher of Greene Freeman

Fullerton Gittins Graham Grasslev Hanson of Benton

Absent or not voting 16: Bowin Busch

Camp

Curran

Hanson of Mitchell Harbor Hicklin

Hill Holden Johnson of Audubon Kiilsholm King

Kitner Klein Kluever Knight Koch Langland Lee

McCartney McCrayMcIntvre Millen

Darrington

Hullinger

Duffy

Lipsky

Miller of Jones

Miller of Page Moffitt

Mohrfeld Mowry Nelson Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury

Pierson Radl Reed Roorda Sanders Schmarie Schroeder Shaw Shepherd Smith

Mensing Middleswart Nielsen Nolin

Redfern Van Nostrand Voorhees Welden

Division 2 of the amendment lost.

Palmer of Polk offered the following amendment filed by him and moved its adoption:

Amend House Joint Resolution 13, Section 1, by inserting in line 14 after the word "employment" the following: "when less than seventy-five percent (75%) of the employees of a common employer have not voted to affirm such action, and the employer has not agreed by contract."

Roll call was requested by Palmer of Polk and Renda of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 30:

Allen Baker Beardslev Bennett Breitbach Caffrey Carnahan Christensen Cochran Distelhorst Doderer Dunton Franklin Gallagher Gannon Glenn

Hicklin

Johnston of Polk Malonev Mayberry McNamara Miller of Des Moines

Hanson of Benton

O'Mallev

Miller of Page

Palmer Poncy Renda Roe Steffen Tapscott Utzig

Sorg

The nays were 86:

Andersen Bailey Battles Bergman Busch Camp Clark Coffman Conklin Cunningham Den Herder Diehl Edgington Fischer of Grundy Fisher of Greene Freeman Fullerton Gittins

Hill Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee Lipsky McCartney McCrav McIntyre Mensing Middleswart Hanson of Mitchell Millen Miller of Jones

Moffitt Mohrfeld Mowry Nelson Nielsen Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Radl: Reed Roorda Sanders Schmarje Schroeder Shaw Shepherd Smith

Stokes Story Strand Stromer Strothman Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Watson Waugh Welden Winkelman Wolfe Wood Mr. Speaker

Absent or not voting 8:

Bowin Curran

Graham

Harbor

Grasslev

Darrington Duffy

Nolin Redfern Voorhees Yoder:

The amendment lost.

Maloney of Polk offered the following amendment and moved its adoption:

Amend House Joint Resolution 13 by inserting after the word 'labor' in lines 8,11, and 13, Section 1, the words "or professional".

Roll call was requested by Tapscott of Polk and Bennett of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 32:

Allen Cochran Hanson of Benton Palmer Bailev Distelhorst Johnston of Polk Poncy Baker Doderer Maloney Renda Beardsley Dunton Mayberry Roe Bennett Franklin McNamara Sorg Breitbach Gallagher Miller of Des Moines Steffen Caffrey Gannon Nolin Tapscott Carnahan Glenn O'Malley Utzig

The nays were 82:

Andersen Hicklin Moffitt Stokes Battles Hill Mohrfeld Story Bergman Holden Mowry Strand Busch Johnson of Audubon Nelson Stromer Camp Kiilsholm Nielsen Strothman Clark Ossian Sullivan King Coffman Kitner Patton Thordsen Conklin Klein Petersen of Dallas Tieden Cunningham Kluever Peterson of Woodbury Van Drie Den Herder Knight Pierson Van Nostrand Diehl Koch Radl Van Roekel Edgington Lee Redfern Varley Fischer of Grundy Lipsky Reed Vetter Fisher of Greene McCartney Roorda Watson Freeman McCrav Sanders Waugh Fullerton McIntyre Schmarie Welden Schroeder Gittins Mensing Winkelman Shaw Graham Middleswart Wolfe Shepherd Wood Grassley Millen

Hanson of Mitchell Miller of Jones Smith Mr. Speaker Harbor Miller of Page

Absent or not voting 10:

Bowin Darrington Langland Voorhees
Christensen Duffy Pelton Yoder
Curran Hullinger

The amendment lost.

(Pending at adjourment)

EXPLANATION OF VOTE ON THE MOTION TO EXPUNGE THE

STATEMENT OF REPRESENTATIVE STEFFEN FROM THE JOURNAL OF THE HOUSE

This statement is entered on the Journal as a matter of right pursuant to the Constitution of the State of Iowa, which provides:

"Every member of the General Assembly shall have the liberty to dissent from, or protest against any act or resolution which he may think injurious to the public, or an individual, and have the reasons for his dissent entered on the Journals Article III. Section 10.

It was pursuant to this provision of the Constitution that Representative Vincent Steffen entered on the Journal of The House, March 1, 1967, at Page 470, the reasons for his dissent to the amendment to Senate Joint Resolution 3. Representative Steffen's statement was explicitly entitled, "Explanation of Vote", and thus was squarely within the provisions of Article III. Section 10.

The member from Chickasaw sought no favor of the House, he invoked a Constitutional right. Whether his reasons for dissent were vapid and silly or learned and profound bears in no way upon his RIGHT to enter them on the Journal.

That right belongs to every member of the General Assembly. To uphold that right I voted against the motion to expunge Representative Steffen's statement. I voted against an action that would place in the precedents of the House the proposition that a member's right to record the reasons for his dissent is merely the right to record such reasons as may be acceptable to a majority of the House.

There is no such limitation in the Constitution of Iowa. The great charter of our State does NOT provide that a member may enter the reasons for his dissent on the Journal, only if his reasons are --- in the opinion of a majority --- sound, relevant, logical and in good taste.

Concerning this motion to expunge, it was declared that the House makes its own rules. And so it does. But who could possibly contend that the House can make rules, enter orders or expunge the Journal in gross and direct contravention of the Constitution itself?

The House cannot lawfully diminish the prerogative of its members established by the Constitution, which every member is sworn to uphold and defend.

For the reasons here set forth, I voted against the motion to expunge,

GANNON of Jasper JOHNSTON of Polk COFFMAN of Iowa DODERER of Johnson

REPORTS OF COMMITTEES

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 60, a bill for an act to amend the probate code relative to clerk's fees in probate, begs leave to report it has had the same under consideration and has

instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 68, a bill for an act to give counties the power to employ certified public accountants to conduct their audits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 112, a bill for an act relating to compensation of the members of the county board of social welfare, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 112, Section 1, as follows:

- 1. By striking from line four (4) the word "ten" and inserting in lieu thereof the word "six".
- 2. By striking from lines six (6) and seven (7) the words "three hundred" and inserting in lieu thereof the words "one-hundred fifty".

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 122, a bill for an act relating to acquisition of land by a county conservation board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 122 as follows:

- 1. By striking Section 1, subsection 1, thereof.
- 2. By inserting after the word "located" in line 9 of Section 1 the following: "without written approval of the project by the county conservation board and the board of supervisors of the county in which the project is to be located".

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 174</u>, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to levy a maximum one (1) mill levy for the maintenance of a juvenile home, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 187, a bill for an act relating to the operation of a motor vehicle, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

E.H. HOLDEN, Ranking Member

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on Public Health and Welfare, to whom was referred House File 25, a bill for an act relating to pension benefits accruing to the surviving spouse of a retired or acting member of a city police or fire department, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 25 as follows:

- 1. By inserting after Section 1 the following new sections:
- Sec. 2. Section four hundred eleven point six (411.6), subsection eight (8), paragraph b, Code 1966, by striking from line fourteen (14) the word "seventy-five" and inserting in lieu thereof the words "one hundred (100)".
- Sec. 3. Section four hundred eleven point six (411.6), subsection thirteen (13), paragraph a, Code 1966, is hereby amended by striking from line four (4) the word "seventy-five" and inserting in lieu thereof the words "one hundred (100)".
- 2. By inserting in line four (4) of the explanation after the figures "(410)" the following: "and chapter four hundred eleven (411)".

ELMER DEN HERDER, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 157</u>, a bill for an act relating to the imposition of the death penalty for the offense of killing a peace officer, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

ALFRED NIELSEN, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 181, a bill for an act relating to cities subject to civil service provisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD C, ANDERSEN, Chairman

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 20, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the holding of any office under the Constitution and laws of the State, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass,

MAURICE VAN NOSTRAND, Chairman

AMENDMENTS FILED

Amend House File 123 as follows:

Amend section eight (8), subsection one (1), line six (6) by striking the number "thirty (30)" and inserting in lieu thereof the number "fifteen (15)".

BUSCH of Bremer

Amend House File 67 by adding a subsection to Section one (1) as follows:

By inserting after the period in line one hundred nine (109) the following sentence: "In the event the action of the board is for discontinuance or termination of the contract, the specific reasons therefor shall be entered in the minutes of the board and be made a part of the credential and personnel record of the teacher."

PETERSEN of Dallas DIEHL of Buena Vista

Amend House File 212 as follows: Insert after the word "or" in Section 3, line four (4), the words "motor truck,".

BAILEY of Wright

Amend House File 153 by adding at the end of Section 2 the following: "However, if a share lease is involved, the landlord's share shall be free of lien for any amount owing by a tenant for his share of such items."

BAILEY of Wright

Amend House Joint Resolution 13, Section one (1) as follows:

- 1. By inserting in line eight (8) after the word "labor" the following, "union, association, or".
- 2. By inserting in line eleven (11) after the word 'labor' the following 'union, association, or'.
- 3. By inserting in line thirteen (13) after the word "labor," the following, "union, association, or".

GRASSLEY of Butler

On motion by Millen of Van Buren the House adjourned until 9:45 a.m., Friday, March 3, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, March 3, 1967.

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

Prayer was offered by the Reverend Wayne Carlson, pastor of the First Methodist Church, Independence, Iowa.

The Journal of March 2 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Langland of Winneshiek on request of Tieden of Clayton.

PRESENTATION OF VISITORS

Carnahan and Poncy of Wapello introduced to the House a group of 14 from the Tri Hi-Y Organization, Ottumwa, Iowa, accompanied by Cathy Larson and Francis Hawks.

Welden of Hardin introduced to the House a group of students from the first and third grades of the Iowa Falls Community School, Iowa Falls, Iowa, accompanied by their political science teacher. In the group were Representative Richard W. Welden's eldest grandson, Wayne Welden, and his granddaughter, Rebecca Bittle.

Conklin of Black Hawk introduced to the House 23 students from Plymouth, Cherokee and Black Hawk Counties attending the state convention of the Children of the American Revolution.

PETITIONS

The following petitions were received and placed on file:

By Kiilsholm of Kossuth from 6 residents of Kossuth County who oppose the Governor's Advisory Commission on Governmental Reorganization.

By Cunningham of Story from 251 residents of Story County who favor personal property tax revision.

By Cunningham of Story from 18 residents of Story County who oppose the proposed state minimum wage law.

By Cunningham of Story from 270 residents of Story County who favor increased state aid to schools.

By Van Roekel of Marion from 46 residents of Marion County who favor Senate File 118, which extends bus transportation benefits to all student citizens of Iowa.

Representative Stokes announced that a poll was taken by The Daily Sentinel of LeMars and the results were: 1110 in opposition to daylight saving time; 194 in favor of daylight saving time; and 207 thought six months is too long.

By the following Representatives from those who favor daylight saving time:

By Lipsky of Linn from 163 residents of Linn County.

By Carnahan of Wapello from 27 residents of Wapello County.

By Radl of Linn from 69 residents of Linn County.

By Reed of Linn from 497 residents of Linn County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 112, 122, 174, 25 and 157; House Joint Resolution 20; and Senate File 60, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 160.

PROOFS OF PUBLICATION

Published copy of Senate File 405 and verified proof of publication of said bill in the Iowa City Press-Citizen was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 406 and verified proof of publication of said bill in the Iowa City Press-Citizen was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 85, 81, 161, 261 and 202 and House Joint Resolution 13.

LEGISLATIVE INTENT

HOUSE FILE 93

Knight of Humboldt moved that the following communication from Congressman Wiley Mayne be printed in the Journal as a statement of the legislative intent of the House in reference to the provisions of House File 93.

The motion prevailed.

Congress of the United States House of Representatives Washington, D.C. 20515

February 28, 1967

Hon. Harold L. Knight State Representative State House Des Moines, Iowa 50319

Dear Harold:

I am happy to forward to you a compilation of the social security laws. Titles IV, X, XIV, XVI, XIX deal with the problem which you raised in your letter of February 22.

In particular, I call your attention to footnote 5 on page 3 in which it is definitely stated that Federal funds may not be withheld solely because of state legislation prescribing conditions under which public access may be had to records of disbursements of these funds.

I hope this information will be of assistance to you in your attempt to reinstate your amendment to the social welfare bill.

If I can be of further assistance to you, please do not hesitate to write.

Sincerely yours,

WILEY MAYNE

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 22, by Den Herder, a joint resolution directing the board of control of state institutions to report to the General Assembly its recommendations for an intermediate security corrections institution.

Read first time and referred to committee on board of control.

INTRODUCTION OF BILLS

House File 317, by Sorg, a bill for an act relating to fees of justices of the peace.

Read first time and referred to committee on judiciary.

House File 318, by Hicklin, Cochran, Mayberry, Petersen of Dallas and Vetter, a bill for an act relating to condemnation of underground gas storage facilities and prescribing the measure of damages therefor.

Read first time and referred to committee on judiciary.

House File 319, by Hicklin, Cochran, Vetter and Petersen of Dallas, a bill for an act relating to the payment of attorney fees in condemnation proceedings before sheriffs' commissioners.

Read first time and referred to committee on judiciary.

House File 320, by Mayberry, Gallagher, Palmer, Story, Andersen and Cunningham (Frommelt, Benda, Mills, O'Malley, Stanley and Cassidy), a bill for an act relating to credit unions.

Read first time and referred to committee on commerce.

House File 321, by VanDrie, a bill for an act relating to pensions for certain retired public school employees.

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

House File 322, by Lipsky, Van Nostrand, McIntyre, Radl, Gittins, Mayberry, Baker, Ossian, Cunningham, Bailey, Renda, Moffitt, Doderer, Dunton, Petersen of Dallas, Utzig, Lee, Conklin, Shaw, Vetter, Millen and Welden (Stanley, Cassidy, Benda, Kibbie, DeKoster, Nurse, Riley, Fly, Rigler, Dodds, Messerly, Hougen, Denman, Lucken, Burns, Lamborn, Kosek, Walsh, Flatt, Jepsen, DeHart, Balloun and Reno), a bill for an act relating to the valuation and assessment of property for purposes of taxation.

Read first time and referred to committee on tax revision.

House File 323, by Palmer, a bill for an act relating to planning and zoning. Read first time and referred to committee on state government affairs.

House File 324, by Steffen, Shepherd and Ossian, a bill for an act relating to the requirements for issuance of bonds by municipalities in support of industrial projects.

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

House File 325, by Hill, a bill for an act relating to the permanent registration of voters.

Read first time and referred to committee on state government affairs.

House File 326, by Fischer of Grundy and Winkelman, a bill for an act to increase penalties pertaining to fraudulent use of credit cards.

Read first time and referred to committee on commerce.

House File 327, by Grassley, Dunton, Tieden, Hullinger, Varley, Beardsley, Roorda and Christensen, a bill for an act to amend chapter two hundred ninety-four (294), Code 1966, to increase the minimum payment of seventy-five dollars per month for teachers meeting certain service requirements to one hundred dollars per month.

Read first time and referred to committee on appropriations.

House File 328, by Andersen, Den Herder, Dunton, Van Nostrand, Sorg and Johnston, a bill for an act relating to the investment of county, city, town and school funds.

Read first time and referred to committee on commerce.

House File 329, by Johnston, a bill for an act relating to the defenses available to a petition for a writ of habeas corpus for return of a child.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 62, a bill for an act relating to savings and loan associations.

Also

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

Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to political parties in computing taxable income.

Also:

That the Senate has concurred in the House amendment and passed Senate File 121, a bill for an act changing the amount of compensation for trustees for sanitary sewer districts.

Also:

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

House File 139, a bill for an act relating to the annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 62

Amend House File 62 by striking in line ten (10) of Section five (5) the words, "principal may, at the option of the association," and by inserting in lieu thereof the words, "an installment may".

SENATE MESSAGE CONSIDERED

Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income.

Read first time and referred to committee on tax revision.

CONSIDERATION OF JOINT RESOLUTION

UNFINISHED BUSINESS

The House resumed consideration of House Joint Resolution 13, a joint resolution proposing an amendment to the Constitution of the state of Iowa relating to the right to employment.

Grassley of Butler offered the following amendment filed by him and moved its adoption:

Amend House Joint Resolution 13, Section one (1) as follows:

- 1. By inserting in line eight (8) after the word "labor" the following, "union, association, or".
- 2. By inserting in line eleven (11) after the word "labor" the following, "union, association, or".
- 3. By inserting in line thirteen (13) after the word "labor" the following, "union, association, or".

The amendment was adopted.

Van Nostrand of Pottawattamie moved the previous question.

The motion lost.

Kluever of Cass moved the previous question.

The motion prevailed.

Renda of Polk moved that House Joint Resolution 13 be laid on the table.

The motion lost.

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

HOUSE JOINT RESOLUTION 13

A Joint Resolution proposing an amendment to the Constitution of the state of Iowa relating to the right to employment.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the state of Iowa is hereby proposed:

Article one (I) of the Constitution of the state of Iowa is hereby amended by adding the following new section at the end thereof:

No person shall be denied employment because of membership in or affiliation with, or resignation or expulsion from, a labor union, association, or organization; nor shall any individual or corporation or association of any kind enter into any contract, written or oral, to exclude persons from employment because of membership in or nonmembership in a labor union, association, or organization; nor shall any person against his will be compelled to pay dues to any labor union, association, or organization as a prerequisite to or a condition of employment.

Sec. 2. The foregoing proposed amendment to the Constitution of the state of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

Dallas

Rule 69 was invoked.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R. 13)

The yeas were 70:

Battles Hanson of Mitchell Miller of Jones Strand Bergman Harbor Moffitt Stromer Busch Hicklin Mohrfeld Strothman Christensen Hullinger Mowry Sullivan Clark Johnson of Audubon Nelson Tieden Cunningham Kiilsholm Nielsen Van Drie Curran King Ossian Van Nostrand Den Herder Van Roekel Kitner Patton Diehl Klein Peterson of Woodbury Varley Edgington Kluever Pierson Vetter Fischer of Grundy Knight Radl Voorhees Fisher of Greene Koch Roorda Watson Freeman Sanders Langland Waugh Fullerton Lee Schmarie Welden Graham McCartney Schroeder Winkelman Grassley McIntyre Shepherd Wolfe Hanson of Benton Mensing Smith Yoder Stokes Mr. Speaker

The nays were 53:

Allen	Conklin	Lipsky	Petersen of
Andersen	Distelhorst	Maloney	Poncy
Bailey	Doderer	Mayberry	Redfern
Baker	Duffy	McCray	Reed
Beardsley	Dunton	McNamara	Renda
Bennett	Franklin	Middleswart	Roe
Bowin	Gallagher	Millen	Shaw
Breitbach	Gannon	Miller of Des Moines	Sorg
Caffrey	Gittins	Miller of Page	Steffen
Camp	Glenn	Nolin	Story
Carnahan	Hill	O'Malley	Tapscott
Cochran	Holden	Palmer	Thordsen
Coffman	Johnston of Polk	Pelton	Utzig
			Wood

Absent or not voting 1:

Darrington

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

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 51, a bill for an act to permit counties to become associated with the Iowa state association of counties, with report of committee recommending passage, was taken up for consideration.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend House File-51 by inserting after the comma following the word "however" in line six (6) the words:

"that the annual dues collected from any one county shall not exceed one thousand (1,000) dollars, and further provided,".

McNamara of Linn moved that action on House File 51 be deferred and that the bill retain its place on the calendar.

The motion lost.

Holden of Scott moved the adoption of his amendment.

The amendment was adopted.

Gittins of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 51 by inserting after the word "of" as it first appears in line ten (10), the words "county officer who are".

The amendment was adopted.

Den Herder of Sioux offered the following amendment and moved its adoption: Amend House File 51, Section one, line eight (8), by striking the words and figures "seventy-five thousand (75,000) dollars" and inserting in lieu thereof the words and figures "fifty thousand (50,000) dollars".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 51)

The ayes were 96:

Allen	Freeman	Miller of Jones	Shepherd
Andersen	Fullerton	Miller of Page	Smith
Bailey	Gittins	Moffitt	Sorg
Baker	Glenn	Mohrfeld	Stokes
Beardsley	Grassley	Mowry	Strand
Bennett	Hanson of Benton	Nelson	Stromer
Bergman	Hanson of Mitchell	Nielsen	Strothman
Breitbach	Harbor	Nolin	Sullivan
Busch	Hicklin	O'Malley	Tapscott

Caffrey Christensen Clark Cochran Coffman Cunningham Curran Den Herder Diehl Distelhorst Duffy Dunton Edgington Fisher of Greene	Holden Johnson of Audubon Kiilsholm Kitner Klein Kluever Koch Langland Lee Lipsky Maloney Mayberry McCartney	Miller of Des Moines Palmer Patton Petersen of Dallas Peterson of Woodbury Pierson Radl Redfern Reed Renda Roe Roorda Sanders Schmarje	Shaw Thordsen Tieden Utzig Van Drie Van Nostrand Voorhees Watson Waugh Welden Winkelman Wolfe Wood
Fisher of Greene	McIntyre	Schmarje	Yoder
Franklin	Middleswart	Schroeder	Mr. Speaker

The nays were 19:

Battles	Fischer of Grundy	King	Poncy
Bowin	Gallagher	McCray	Steffen
Camp	Gannon	McNamara	Story
Carnahan	Graham	Ossian	Van Roekel
Conklin	Hullinger	Pelton	

Absent or not voting 9:

Darrington	Johnston of Polk	Mensing	Varley
Doderer	Knight	Millen	Vetter
Hill			

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

REPORTS OF COMMITTEES

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 70, a bill for an act relating to juvenile delinquency, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 70 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred thirty-three point one (233.1), Code 1966, is hereby amended as follows:

- 1. By striking from line two (2) the word "to".
- 2. By inserting before the word "Encourage" in line one (1) of subsection one (1) the word "To".

- 3. By inserting before the word "Send" in line one (1) of subsection two (2) the word "To".
- 4. By inserting before the word "Knowingly" in line one (1) of subsection three (3) the word "To".
- 5. By inserting before the word "Knowingly" in line one (1) of subsection four (4) the word "To".
- Sec. 2. Section two hundred thirty-three point one (233.1), Code 1966, is hereby further amended by striking all of subsection five (5) and inserting in lieu thereof the following:
- "5. For a parent willfully to fail to support a child under eighteen years of age who is dependent upon the state for support."

ELMER DEN HERDER, Chairman

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 186</u>, a bill for an act relating to protective wearing apparel for motorcycle riders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 186, Section one (1), line five (5) by striking therefrom the words "a protective headgear and protective footwear" and inserting in lieu thereof the words "shoes or boots and a protective headgear".

E. H. HOLDEN, Ranking Member

AMENDMENTS FILED

Amend Senate File 152 as follows:

- 1. Amend section one (1) by striking all of such section after the word "education." in line eight (8).
- 2. Amend section two (2) by striking all of such section after the word "education." in line nine (9).
- 3. Amend section three (3) by striking all of such section after the word "education." in line nine (9).
 - 4. Amend by adding thereto the following new sections:
- "Sec. 4. Section eight point six (8.6), Code 1966, is hereby amended by striking from lines seven (7) and eight (8) of subsection nine (9) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- 'Sec. 5. Section seventeen point three (17.3), Code 1966, is hereby amended by striking subsection four (4) of such section and inserting in lieu thereof the following subsection:

^{&#}x27;Commissioner of education.'

- "Sec. 6. Section nineteen point twenty-five (19.25), Code 1966, is hereby amended by striking from line one (1) of subsection sixteen (16) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 7. Section twenty point one (20.1), Code 1966, is hereby amended by striking from line twelve (12) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 8. Section twenty-eight C point one (28C.1), Code 1966, is hereby amended by striking from line four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 9. Section forty-four point six (44.6), Code 1966, is hereby amended by striking from lines ten (10) and eleven (11) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 10. Section sixty-four point six (64.6), Code 1966, is hereby amended by striking from line one (1) of subsection six (6) the words "Superintendent of public instruction" and inserting in lieu thereof the words "Commissioner of education".
- "Sec. 11. Section ninety-two point nine (92.9), Code 1966, is hereby amended by striking from line four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 12. Section ninety-three A point three (93A.3), Code 1966, is hereby amended by striking from lines one (1) and two (2) of subsection three (3) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 13. Section one hundred eleven A point nine (111A.9), Code 1966, is hereby amended by striking from line three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 14. Section one hundred twenty-three A point three (123A.3), Code 1966, is hereby amended by striking from lines fifteen (15) and sixteen (16) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- 'Sec. 15. Section two hundred twenty-five B point two (225B.2), Code 1966, is hereby amended by striking from lines thirteen (13) and fourteen (14) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 16. Section two hundred fifty-seven point one (257.1), Code 1966, is hereby amended as follows:
- '1. By striking from lines two (2) and three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 17. Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking from line nine (9) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- "Sec. 18. Section two hundred fifty-seven point five (257.5), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) of subsection one (1) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '2. By striking from line nine (9) of subsection one (1) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 19. Section two hundred fifty-seven point seven (257.7), Code 1966, is hereby amended by striking from line three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 20. Section two hundred fifty-seven point eight (257.8), Code 1966, is hereby amended by striking from line nine (9) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 21. Section two hundred fifty-seven point ten (257.10), Code 1966, is hereby amended as follows:
- "1. By striking from lines five (5) and six (6) of subsection two (2) the words 'superintendent of public instruction and inserting in lieu thereof the words 'commissioner of education'.
- '2. By striking from lines seven (7) and eight (8) of subsection three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '3. By striking from lines ten (10) and eleven (11) of subsection three (3) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- '4. By striking from lines one (1) and two (2) of subsection four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- '5. By striking from lines six (6) and seven (7) of subsection four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "6. By striking from line eight (8) of subsection four (4) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "7. By striking from line ten (10) of subsection four (4) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "8. By striking from line eight (8) of subsection five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "9. By striking from line two (2) of subsection six (6) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "10. By striking from line two (2) of subsection seven (7) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.

- "11. By striking from lines five (5) and six (6) of subsection eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "12. By striking from lines three (3) and four (4) of subsection twelve (12) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 22. Section two hundred fifty-seven point eleven (257.11), Code 1966, is hereby amended by striking from line five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 23. Section two hundred fifty-seven point twelve (257.12), Code 1966, is hereby amended as follows:
- "1. By striking from line two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "2. By striking from lines eight (8) and nine (9) the words 'assistant superintendents' and inserting in lieu thereof the words 'deputy commissioners'.
- "Sec. 24. Section two hundred fifty-seven point thirteen (257.13), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words 'superintendent and assistant superintendents' and inserting in lieu thereof the words 'commissioner and deputy commissioners'.
- "Sec. 25. Section two hundred fifty-seven point fourteen (257.14), Code 1966, is hereby amended by striking from line one (1) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 26. Section two hundred fifty-seven point fifteen (257.15), Code 1966, is hereby amended as follows:
- '1. By striking from line one (1) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "2. By striking from line three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 27. Section two hundred fifty-seven point sixteen (257.16), Code 1966, is hereby amended by striking from lines one (1) and two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 28. Section two hundred fifty-seven point seventeen (257.17), Code 1966, is hereby amended by striking from lines one (1) and two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 29. Section two hundred fifty-seven point eighteeen (257.18), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- ''2. By striking from line five (5) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.

- "3. By striking from line seven (7) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 30. Section two hundred fifty-seven point nineteer (257.19), Code 1966, is hereby amended as follows:
- "1. By striking from line two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines four (4) and five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from line seven (7) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- '4. By striking from line eight (8) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 31. Section two hundred fifty-seven point twenty (257.20), Code 1966, is hereby amended as follows:
- "1. By striking from line two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line five (5) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 32. Section two hundred fifty-seven point twenty-one (257.21), Code 1966, is hereby amended as follows:
- "1. By striking from line two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- '2. By striking from line six (6) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "3. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 33. Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:
- '1. By striking from line two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "2. By striking from line three (3) the words 'assistant superintendents' and inserting in lieu thereof the words 'deputy commissioners'.
- '3. By striking from lines five (5) and six (6) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "4. By striking from lines six (6) and seven (7) the words 'assistant superintendent' and inserting in lieu thereof the words 'deputy commissioner'.

- '5. By striking from line eight (8) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- '6. By striking from lines eight (8) and nine (9) the words 'assistant superintendent' and inserting in lieu thereof the words 'deputy commissioner'.
- "7. By striking from line ten (10) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 34. Section two hundred fifty-seven point twenty-three (257.23), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words 'superintendent of public instruction, his assistants' and inserting in lieu thereof the words 'commissioner of education, his deputies'.
- "Sec. 35. Section two hundred fifty-seven point twenty-four (257.24), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines three (3) and four (4) the words 'assistant or assistants' and inserting in lieu thereof the words 'deputy or deputies'.
- '3. By striking from lines six (6) and seven (7) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "4. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "5. By striking from line fourteen (14) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 36. Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is hereby amended as follows:
- "1. By striking from lines two (2) and three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines three (3) and four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- '3. By striking from line five (5) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "4. By striking from line fifteen (15) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '5. By striking from lines eight (8) and nine (9) of subsection nine (9) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "6. By striking from lines eleven (11) and twelve (12) of subsection nine (9) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "7. By striking from line fourteen (14) of subsection nine (9) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- "8. By striking from lines one (1) and two (2) of subsection ten (10) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "9. By striking from line six (6) of subsection ten (10) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "10. By striking from line ten (10) of subsection (10) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "11. By striking from line twenty-three (23) of subsection ten (10) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "12. By striking from line one (1) of subsection eleven (11) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "13. By striking from lines eighteen (18) and nineteen (19) of subsection eleven (11) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "14. By striking from line one (1) of subsection twelve (12) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "15. By striking from line thirty (30) of subsection twelve (12) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "16. By striking from line thirty-one (31) of subsection twelve (12) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- 'Sec. 37. Section two hundred fifty-eight point two (258.2), Code 1966, is hereby amended by striking from line one (1) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 38. Section two hundred fifty-eight point three (258.3), Code 1966, is hereby amended as follows:
- '1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- ''2. By striking from line three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 39. Section two hundred fifty-eight point thirteen (258.13), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words superintendent of public instruction, and inserting in lieu thereof the words commissioner of education.
- "Sec. 40. Section two hundred fifty-nine point three (259.3), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 41. Section two hundred fifty-nine A point one (259A.1), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education.
- "Sec. 42. Section two hundred fifty-nine A point two (259A.2), Code 1966, is hereby amended by striking from line nine (9) the word superintendent and inserting in lieu thereof the word commissioner.

- "Sec. 43. Section two hundred fifty-nine A point three (259A.3), Code 1966, is hereby amended as follows:
- '1. By striking from line three (3) the word superintendent and inserting in lieu thereof the word commissioner.
- '2. By striking from line six (6) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 44. Section two hundred fifty-nine A point four (259A.4), Code 1966, is hereby amended as follows:
- "1. By striking from line two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- '2. By striking from line seven (7) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "3. By striking from line nine (9) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 45. Section two hundred fifty-nine A point five (259A.5), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines three (3) and four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 46. Section two hundred sixty point one (260.1), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 47. Section two hundred sixty point three (260.3), Code 1966, is hereby amended by striking from line one (1) the word superintendent and inserting in lieu thereof the word 'commissioner'.
- "Sec. 48. Section two hundred sixty point fifteen (260.15), Code 1966, is hereby amended as follows:
- "1. By striking from line three (3) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education."
- '2. By striking from lines five (5) and six (6) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- ··3. By striking from line eleven (11) the words 'superintendent of public instruction' and inserting in lieu thereof the words commissioner of education'.
- 4. By striking from line sixteen (16) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 49. Section two hundred sixty point nineteen (260.19), Code 1966, is hereby amended by striking from line twelve (12) the words public instruction and inserting in lieu thereof the word education.

- "Sec. 50. Section two hundred sixty point twenty-five (260.25), Code 1966, is hereby amended by striking from lines fourteen (14) and fifteen (15) the words superintendent of public instruction, and inserting in lieu thereof the words commissioner of education.
- "Sec. 51. Section two hundred sixty point twenty-six (260.26), Code 1966, is hereby amended as follows:
- "1. By striking from line three (3) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines seven (7) and eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 52. Section two hundred sixty point twenty-seven (260.27), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 53. Section two hundred sixty point twenty-eight (260.28), Code 1966, is hereby amended by striking from lines five (5) and six (6) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 54. Section two hundred sixty-one point one (261.1), Code 1966, is hereby amended by striking from line one (1) of subsection two (2) the words superintendent of public instruction and inserting in lieu thereof the words state commissioner of education.
- "Sec. 55. Section two hundred sixty-eight point three (268.3), Code 1966, is hereby amended by striking from line thirteen (13) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 56. Section two hundred seventy-two point one (272.1), Code 1966, is hereby amended by striking from lines seven (7) and eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 57. Section two hundred seventy-two point two (272.2), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education.
- "Sec. 58. Section two hundred seventy-two point eight (272.8), Code 1966, is hereby amended by striking from line ten (10) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education.
- "Sec. 59. Section two hundred seventy-three point two (273.2), Code 1966, is hereby amended by striking from lines twelve (12) and thirteen (13) the words superintendent of public instruction, and inserting in lieu thereof the words commissioner of education.
- "Sec. 60. Section two hundred seventy-three point thirteen (273.13), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) of subsection three (3) the words public instruction and inserting in lieu thereof the word 'education'.
- "2. By striking from line two (2) of subsection seven (7) the words public instruction and inserting in lieu thereof the word education.
- "Sec. 61. Section two hundred seventy-three point fourteen (273.14), Code 1966, is hereby amended as follows:
- "1. By striking from lines eleven (11) and twelve (12) the words superintendent of public instruction and inserting in lieu thereof the words 'commissioner of education'.

- '2. By striking from line twenty-three (23) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 62. Section two hundred seventy-three point seventeen (273.17), Code 1966, is hereby amended as follows:
- "1. By striking from line eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines nine (9) and ten (10) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 63. Section two hundred seventy-three point eighteen (273.18), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) of subsection two (2) the word 'superintendent' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines five (5) and six (6) of subsection eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "3. By striking from line ten (10) of subsection ten (10) the words public instruction and inserting in lieu thereof the word education.
- '4. By striking from lines one (1) and two (2) of subsection twenty (20) the words superintendent of public instruction' and inserting in lieu thereof the words commissioner of education'.
- '5. By striking from line four (4) of subsection twenty (20) the words public instruction' and inserting in lieu thereof the word 'education'.
- '6. By striking from lines eight (8) and nine (9) of subsection twenty (20) the words superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- '7. By striking from line two (2) of subsection twenty-two (22) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education'.
- "8. By striking from lines one (1) and two (2) of subsection twenty-six (26) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- $^{\prime\prime}$ 9. By striking from lines nine (9) and ten (10) of subsection twenty-six (26) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 64. Section two hundred seventy-three point twenty-one (273,21), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the word 'commissioner of education'.
- "Sec. 65. Section two hundred seventy-three point twenty-two (273.22), Code 1966, is hereby amended as follows:
- "1. By striking from lines nine (9) and ten (10) the words public instruction' and inserting in lieu thereof the word education'.
- '2. By striking from line four (4) of subsection three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- '3. By striking from lines two (2) and three (3) of subsection ten (10) the words public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 66. Section two hundred seventy-three point twenty-three (273.23), Code 1966, is hereby amended by striking from line twenty-two (22) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 67. Section two hundred seventy-four point thirty-eight (274.38), Code 1966, is hereby amended as follows:
- $^{\circ}$ 1. By striking from lines two (2) and three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line five (5) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 68. Section two hundred seventy-five point one (275.1), Code 1966, is hereby amended as follows:
- "1. By striking from line twenty-five (25) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line forty-three (43) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- $^{\prime\prime}$ 3. By striking from line forty-six (46) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- $^{\circ}4$. By striking from line fifty-one (51) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "5. By striking from line sixty-three (63) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 69. Section two hundred seventy-five point three (275.3), Code 1966, is hereby amended by striking from line eleven (11) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 70. Section two hundred seventy-five point four (275.4), Code 1966, is hereby amended as follows:
- 11. By striking from lines fourteen (14) and fifteen (15) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education.
- ··2. By striking from lines sixteen (16) and seventeen (17) the words public instruction and inserting in lieu thereof the word reducation.
- "Sec. 71. Section two hundred seventy-five point five (275.5), Code 1966, is hereby amended as follows:
- ··1. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- $^{\circ}$ 2. By striking from lines eleven (11) and twelve (12) the words spublic instruction and inserting in lieu thereof the word seducation.
- $^{\circ}$ 3. By striking from line eighteen (18) the words public instruction and inserting in lieu thereof the word education.

- "Sec. 72. Section two hundred seventy-five point eight (275.8), Code 1966, is hereby amended as follows:
- \cdot 1. By striking from line two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- $^{\circ}$ 2. By striking from line seven (7) the words public instruction and inserting in lieu thereof the word reducation.
- "3. By striking from lines eleven (11) and twelve (12) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "4. By striking from line six (6) of subsection one (1) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '5. By striking from line two (2) of subsection three (3) the words public instruction' and inserting in lieu thereof the word education'.
- "6. By striking from line forty (40) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 73. Section two hundred seventy-five point sixteen (275.16), Code 1966, is hereby amended as follows:
- "1. By striking from line forty-eight (48) the words public instruction, and inserting in lieu thereof the word education.
- $^{\circ}$ 2. By striking from line fifty-two (52) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "3. By striking from line sixty-five (65) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "4. By striking from line sixty-eight (68) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 74. Section two hundred seventy-five point thirty-nine (275.39), Code 1966, is hereby amended by striking from lines six (6) and seven (7) the words public instruction and inserting in lieu thereof the word education.
- "Sec. 75. Section two hundred seventy-five point forty (275.40), Code 1966, is hereby amended as follows:
- "1. By striking from lines twenty-three (23) and twenty-four (24) of subsection three (3) the words public instruction and inserting in lieu thereof the word education.
- "2. By striking from line twenty-nine (29) of subsection three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 76. Section two hundred seventy-nine point thirteen (279.13), Code 1966, is hereby amended as follows:
- "1. By striking from lines twenty-eight (28) and twenty-nine (29) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.

- "2. By striking from lines forty-eight (48) and forty-nine (49) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 77. Section two hundred seventy-nine point eighteen (279.18), Code 1966, is hereby amended by striking from line twenty-four (24) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 78. Section two hundred seventy-nine point twenty-two (279.22), Code 1966, is hereby amended by striking from lines four (4) and five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 79. Section two hundred eighty point seven (280.7), Code 1966, is hereby amended by striking from line nine (9) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 80. Section two hundred eighty point thirteen (280.13), Code 1966, is hereby amended by striking from lines eleven (11) and twelve (12) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 81. Section two hundred eighty point seventeen (280.17), Code 1966, is hereby amended by striking from lines five (5) and six (6) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 82. Section two hundred eighty point eighteen (280.18), Code 1966, is hereby amended as follows:
- "1. By striking from lines two (2) and three (3) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines twelve (12) and thirteen (13) the words superintendent of public instruction and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from line fourteen (14) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 83. Section two hundred eighty Λ point two (280 Λ ,2), Code 1966, is hereby amended as follows:
- '1. By striking from line two (2) of subsection seven (7) the words 'public instruction' and inserting in lieu thereof the word 'education'.
 - $^{\circ}$ 2. By striking subsection eight (8) and inserting in lieu thereof the following:
 - '8. 'State commissioner' means the state commissioner of education.'
- "Sec. 84. Section two hundred eighty A point twenty-six (280A.26). Code 1966, is hereby amended by striking from lines sixteen (16) and seventeen (17) the words public instruction and inserting in lieu thereof the word 'education'.
- "Sec. 85. Section two hundred eighty A point twenty-seven (280A,27), Code 1966, is hereby amended as follows:

- "1. By striking from lines two (2) and three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line five (5) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 86. Section two hundred eighty A point twenty-eight (280A,28), Code 1966, is hereby amended by striking from lines one (1) and two (2) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 87. Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by striking from line eight (8) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 88. Section two hundred eighty A point thirty-three (280A.33), Code 1966, is hereby amended as follows:
- "1. By striking from line three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 89. Section two hundred eighty-one point one (281.1), Code 1966, is hereby amended as follows:
- "1. By striking from lines two (2) and three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines seven (7) and eight (8) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "3. By striking from line nine (9) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 90. Section two hundred eighty-one point four (281.4), Code 1966, is hereby amended as follows:
- "1. By striking from line four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '2. By striking from line twenty-nine (29) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '3. By striking from line forty-three (43) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- 'Sec. 91. Section two hundred eighty-one point five (281.5), Code 1966, is hereby amended by striking from line two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 92. Section two hundred eighty-one point seven (281.7). Code 1966, is hereby amended by striking from lines fourteen (14) and fifteen (15) the words superintendent of public instruction and inserting in lieu thereof the words commissioner of education.

- "Sec. 93. Section two hundred eighty-two point three (282.3), Code 1966, is hereby amended as follows:
- "1. By striking from line thirteen (13) of subsection two (2) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line sixteen (16) of subsection two (2) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '3. By striking from line eight (8) of subsection four (4) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "4. By striking from lines twelve (12) and thirteen (13) of subsection four (4) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "5. By striking from lines twelve (12) and thirteen (13) of subsection five (5) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- ''6. By striking from lines fifteen (15) and sixteen (16) of subsection five (5) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "7. By striking from lines twenty-eight (28) and twenty-nine (29) of subsection five (5) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "8. By striking from line thirty-three (33) of subsection five (5) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "9. By striking from lines twelve (12) and thirteen (13) of subsection six (6) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "10. By striking from lines fifteen (15) and sixteen (16) of subsection six (6) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '11. By striking from line twenty-nine (29) of subsection six (6) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '12. By striking from lines thirty-three (33) and thirty-four (34) of subsection six (6) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 94. Section two hundred eighty-two point eight (282.8), Code 1966, is hereby amended by striking from line twelve (12) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 95. Section two hundred eighty-two point seventeen (282.17), Code 1966, is hereby amended by striking from line five (5) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- "Sec. 96. Section two hundred eighty-two point eighteen (282.18), Code 1966, is hereby amended by striking from lines fifteen (15) through seventeen (17) the words superintendent of public instruction. The superintendent of public instruction and inserting in lieu thereof the words commissioner of education. The commissioner of education.
- "Sec. 97. Section two hundred eighty-two point twenty (282.20), Code 1966, is hereby amended by striking from lines twenty-five (25) and twenty-six (26) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 98. Section two hundred eighty-two point twenty-three (282.23), Code 1966, is hereby amended as follows:
- "1. By striking from lines twenty-one (21) and twenty-two (22) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- · ''2. By striking from line twenty-seven (27) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 99. Section two hundred eighty-two point twenty-four (282.24), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- ''2. By striking from line twenty-two (22) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 100. Section two hundred eighty-two point twenty-five (282,25), Code 1966, is hereby amended by striking from lines seventeen (17) and eighteen (18) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 101. Section two hundred eighty-two point twenty-six (282.26), Code 1966, is hereby amended by striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 102. Section two hundred eighty-three point one (283.1), Code 1966, is hereby amended as follows:
- '1. By striking from line two (2) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines twelve (12) and thirteen (13) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '3. By striking from line nineteen (19) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 103. Section two hundred eighty-three point two (283.2), Code 1966, is hereby amended by striking from line one (1) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- "Sec. 104. Section two hundred eighty-three A point three (283A.3), Code 1966, is hereby amended as follows:
- '1. By striking from line two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines seven (7) and eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from line eleven (11) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 105. Section two hundred eighty-three A point four (283A.4), Code 1966, is hereby amended as follows:
- "1. By striking from line two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from line thirteen (13) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from lines nineteen (19) and twenty (20) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 106. Section two hundred eighty-three A point five (283A.5), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking lines nine (9) through eleven (11) and inserting in lieu thereof the following:
- "'years, as the commissioner of education may lawfully prescribe. The commissioner of education shall conduct or cause'.
- "Sec. 107. Section two hundred eighty-five point one (285.1), Code 1966, is hereby amended as follows:
- '1. By striking from line six (6) of subsection five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines six (6) and seven (7) of subsection twelve (12) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from lines one (1) and two (2) of subsection fourteen (14) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 108. Section two hundred eighty-five point three (285.3), Code 1966, is hereby amended by striking from line five (5) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- "Sec. 109. Section two hundred eighty-five point four (285.4), Code 1966, is hereby amended by striking from lines forty-three (43) and forty-four (44) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 110. Section two hundred eighty-five point five (285.5), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) of subsection five (5) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from line three (3) of subsection nine (9) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 111. Section two hundred eighty-five point six (285.6), Code 1966, is hereby amended by striking lines two (2) and three (3) and inserting in lieu thereof the words commissioner of education, subject to the approval of the state board of education, is.
- "Sec. 112. Section two hundred eighty-five point seven (285.7), Code 1966, is hereby amended by striking from line five (5) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 113. Section two hundred eighty-five point eight (285.8), subsection four (4), Code 1966, is hereby amended as follows:
- "1. By striking from line ten (10) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '2. By striking from lines thirteen (13) and fourteen (14) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 114. Section two hundred eighty-five point nine (285.9), Code 1966, is hereby amended by striking from lines two (2) and three (3) of subsection one (1) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 115. Section two hundred eighty-five point eleven (285.11), Code 1966, is hereby amended by striking from line four (4) of subsection eleven (11) of such section the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 116. Section two hundred eighty-five point twelve (285.12), Code 1966, is hereby amended as follows:
- "1. By striking from lines twenty-one (21) and twenty-two (22) the words 'super-intendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines twenty-six (26) and twenty-seven (27) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from lines thirty-one (31) and thirty-two (32) the words 'super-intendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.

- '4. By striking from lines thirty-four (34) and thirty-five (35) the words 'super-intendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "5. By striking from lines thirty-nine (39) and forty (40) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "6. By striking from lines forty-four (44) and forty-five (45) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "7. By striking from lines fifty (50) and fifty-one (51) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "8. By striking from line fifty-three (53) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 117. Section two hundred eighty-five point thirteen (285.13), Code 1966, is hereby amended as follows:
- "1. By striking from lines five (5) and six (6) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines eight (8) and nine (9) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 118. Section two hundred eighty-five point fourteen (285.14), Code 1966, is hereby amended by striking from lines six (6) and seven (7) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 119. Section two hundred eighty-five point fifteen (285.15), Code 1966, is hereby amended as follows:
- "1. By striking from line five (5) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 120. Section two hundred eighty-six point seven (286.7), Code 1966, is hereby amended as follows:
- "1. By striking from lines six (6) and seven (7) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines thirteen (13) and fourteen (14) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 121. Section two hundred eighty-six A point three (286A.3), Code 1966, is hereby amended as follows:
- "1. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines eleven (11) and twelve (12) the words 'public instruction' and inserting in lieu thereof the word 'education'.

- "Sec. 122. Section two hundred eighty-six Apoint four (286A.4), Code 1966, is hereby amended by striking from line twenty (20) of subsection three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 123. Section two hundred eighty-six A point five (286A.5), Code 1966, is hereby amended as follows:
- "1. By striking from line three (3) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines ten (10) and eleven (11) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "3. By striking from line fifteen (15) the words 'public instruction' and inserting ir lieu thereof the word 'education'.
- "Sec. 124. Section two hundred eighty-six A point six (286A.6), Code 1966, is hereby amended as follows:
- "1. By striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines three (3) and four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "3. By striking from line eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "4. By striking from lines thirteen (13) and fourteen (14) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 125. Section two hundred eighty-six A point seven (286A.7), Code 1966, is hereby amended as follows:
- "1. By striking from line thirty-one (31) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line forty-one (41) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "3. By striking from line forty-eight (48) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 126. Section two hundred eighty-nine point seven (289.7), Code 1966, is hereby amended by striking from lines five (5) and six (6) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 127. Section two hundred ninety point five (290.5), Code 1966, is hereby amended by striking from lines three (3) and four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 128. Section two hundred ninety point six (290.6), Code 1966, is hereby amended by striking from line four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'.
 - "Sec. 129. Section two hundred ninety-one point nine (291.9), Code 1966, is hereby

- amended by striking from lines four (4) and five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 130. Section two hundred ninety-one point ten (291.10), Code 1966, is hereby amended by striking from line seven (7) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 131. Section two hundred ninety-three point one (293.1), Code 1966, is hereby amended by striking from lines two (2) and three (3) of subsection four (4) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- 'Sec. 132. Section two hundred ninety-three point two (293.2), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 133. Section two hundred ninety-three point three (293.3), Code 1966, is hereby amended as follows:
- "1. By striking from lines three (3) and four (4) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from line seven (7) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "3. By striking from lines eight (8) and nine (9) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 134. Section two hundred ninety-three point six (293.6), Code 1966, is hereby amended by striking from lines two (2) and three (3) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 135. Section two hundred ninety-three point seven (293.7), Code 1966, is hereby amended by striking from lines four (4) and five (5) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 136. Section two hundred ninety-four point two (294.2), Code 1966, is hereby amended by striking from lines one (1) and two (2) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 137. Section two hundred ninety-seven point twenty-six (297.26), Code 1966, is hereby amended by striking from line seven (7) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "Sec. 138. Section two hundred ninety-seven point thirty-two (297.32), Code 1966, is hereby amended by striking from lines five (5) and six (6) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 139. Section three hundred one point twenty-two (301,22), Code 1966, is hereby amended by striking from line three (3) the word 'superintendent' and inserting in lieu thereof the word 'commissioner'.
- "Sec. 140. Section three hundred two point thirteen (302.13), Code 1966, is hereby amended by striking from lines seven (7) and eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.

- "Sec. 141. Section three hundred three point two (303.2), Code 1966, is hereby amended by striking from lines seven (7) and eight (8) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 142. Section three hundred three point seventeen (303.17), Code 1966, is hereby amended by striking from lines ten (10) and eleven (11) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 143. Section three hundred twenty-one point one hundred seventy-seven (321.177), subsection seven (7), Code 1966, is hereby amended as follows:
- "1. By striking from lines seven (7) and eight (8) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from lines twenty-five (25) and twenty-six (26) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- '3. By striking from line twenty-nine (29) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- 'Sec. 144. Section three hundred twenty-one point three hundred seventy-three (321.373), subsection sixteen (16), Code 1966, is hereby amended by striking from line ten (10) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 145. Section three hundred twenty-one point three hundred seventy-four (321.374), Code 1966, is hereby amended as follows:
- "1. By striking from lines eight (8) and nine (9) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "2. By striking from lines thirteen (13) and fourteen (14) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 146. Section three hundred twenty-one point three hundred seventy-six (321.376), Code 1966, is hereby amended as follows:
- '1. By striking from line six (6) the words 'public instruction' and inserting in lieu thereof the word 'education'.
- "2. By striking from line fifteen (15) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 147. Section three hundred thirty-three point thirteen (333.13), Code 1966, is hereby amended by striking from lines two (2) and three (3) of subsection one (1) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 148. Section seven hundred thirteen A point two (713A.2), Code 1966, is hereby amended as follows:
- "1. By striking from lines six (6) and seven (7) the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.

- "2. By striking from lines twelve (12) and thirteen (13) of subsection one (1) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "3. By striking from lines four (4) and five (5) of subsection two (2) of such section the words 'superintendent of public instruction' and inserting in lieu thereof the words 'commissioner of education'.
- "Sec. 149. Section seven hundred thirteen A point three (713A.3), Code 1966, is hereby amended by striking from line two (2) of subsection four (4) the words 'public instruction' and inserting in lieu thereof the word 'education'."

COMMITTEE ON SCHOOLS Keith Vetters, Chairman

Amend House File 278 by striking all after the first word "license" in line eight (8) of section seven (7) and by adding a period in lieu thereof.

O'MALLEY of Polk

Amend House File 261 as follows:

- 1. Amend Section three (3) by striking lines nine (9), ten (10), and eleven (11).
- 2. Amend Section 7 by adding at the end thereof the following: "An annual public meeting shall be held at which the residents of participating counties shall nominate and elect members to fill vacancies on the board and at which meeting the officers shall make financial and service reports for the past year."
- 3. Amend section 9 by striking from line two (2) the words "legal settlement" and inserting in lieu thereof the word "residence".
- 4. Amend section 10 by inserting in line six (6) after the word "its" the word "administrative".

GITTINS of Pottawattamie

Amend House File 312, Section 7, subsection 3, paragraph b by striking from lines 8 and 9 the words "with the commissioner in administrative proceeding" and inserting in lieu thereof the following: "or with the commissioner in administrative proceedings, on or before the date the defendant in the court or administrative proceeding".

WINKELMAN of Calhoun McINTYRE of Linn

Amend House File 212 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by striking from line five (5) the word "sixty" and inserting in lieu thereof the word "sixty-five".

HOLDEN of Scott

On motion by Van Nostrand of Pottawattamie the House adjourned until 9:30 a.m., Monday, March 6, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Monday, March 6, 1967.

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

Prayer was offered by the Reverend Walter Dimmlich, pastor of the Methodist Church, Eldora, Iowa,

The Journal of March 3 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Radl of Linn on request of McIntyre of Linn.

PRESENTATION OF VISITORS

Middleswart of Warren introduced to the House 64 students from the Carlisle High School, Carlisle, Iowa, accompanied by Mr. Frohling and Mrs. Burr.

Maloney of Polk introduced to the House six students from the Bondurant-Farrar Junior and Senior High Schools and from girl scout Troop 58, accompanied by Shirley Downs, Hazel Rummans and Arlene Lewis.

The Speaker introduced to the House Dr. Samuel K. Gove, Director of the Institute of Government and Public Affairs of the University of Illinois and three students in the Political Science Student Intern Program, John Alexander, Bill Summershield and Dick Worthen.

PETITIONS

The following petitions were received and placed on file:

By Strand of Poweshiek from four residents of Poweshiek County who favor supplementing property tax with sales and income tax and payment in full of the agricultural land tax credit.

By Dunton of Keokuk from 14 residents of Keokuk County who oppose pari-mutuel betting.

By Doderer of Johnson from 21 residents of Johnson County who are protesting against Senate File 228, a bill relating to personal property tax revision and to provide a replacement therefor.

By the following Representatives who oppose daylight saving time:

By Van Drie of Story from 20 residents of Story County.

By Harbor of Mills from 14 residents of Mills County.

By the following Representatives who favor daylight saving time:

By Killsholm of Kossuth from 12 residents of Kossuth County.

By Sorg of Linn from 44 residents of Linn County.

By Lipsky of Linn from 282 residents of Linn County.

By Koch of Woodbury from 104 residents of Woodbury County.

By Hicklin of Louisa and Schmarje of Muscatine from 70 residents of the Louisa-Muscatine districts.

By Lee of Hamilton from 34 residents of Hamilton County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 70 and 186, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 91.

PROOF OF PUBLICATION

Published copy of Senate File 426 and verified proof of publication of said bill in the Bellevue Herald-Leader, Bellevue, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Millen of Van Buren offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 10 By Millen

WHEREAS, The Sixty-second General Assembly is advised of a meeting of the Pioneer Lawmakers Association to be held in the Historical Building on Thursday, March 30, 1967, and of their consent to formally meet with the General Assembly;

NOW, THEREFORE, BE IT RESOLVED by the House, the Senate Concurring: That the General Assembly meet in joint session in the House Chamber on Thursday, March 30, 1967, at 2:00 p.m. and that the Pioneer Lawmakers be invited to attend and present a program on that occasion.

Passed on file.

INTRODUCTION OF BILLS

House File 330, by Hill, a bill for an act relating to the requirement of reporting of conviction of operating motor vehicle while intoxicated.

Read first time and referred to committee on law enforcement.

House File 331, by Mohrfeld, Pierson and Johnston (Balloun, Benda, Elvers, Reichardt and Reno), a bill for an act to authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor.

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

House File 332, by Kluever and Gannon, a bill for an act to amend chapter four hundred twenty-two (422), Code 1966, relating to state income taxes, to delete the requirement that amounts claimed as deduction for investment credit on state income tax returns for 1962 and 1963 be added to income on state income tax returns for 1964.

Read first time and referred to committee on tax revision.

House File 333, by Johnston, a bill for an act relating to fees collectible by the sheriff.

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

House File 334, by Bailey, Welden, Winkelman, Tieden, Hill, Cochran and Van Nostrand (Potgeter, Clarke, Benda, Walsh, Messerly, Jepsen, Murray and Patton), a bill for an act relating to tuition rates for area vocational schools or area community colleges.

Read first time and referred to committee on higher education.

House File 335, by Bennett, Johnston, Caffrey, Gallagher, Glenn, Tapscott and Maloney, a bill for an act relating to labor union membership.

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

House File 336, by Johnston, a bill for an act relating to compensation received by appraisers for appraising property.

Read first time and referred to committee on commerce.

House File 337, by Bailey, a bill for an act relating to the punishment for reckless driving on the highway.

Read first time and referred to committee on law enforcement.

House File 338, by Bailey, a bill for an act to require approval by the secretary of state of amendments to the articles of incorporation of business corporations.

Read first time and referred to committee on state government affairs.

House File 339, by Bailey, a bill for an act to redefine certain larcenous offenses, to modify the punishment thereof, and to amend the habitual criminal statutes.

Read first time and referred to committee on judiciary.

House File 340, by Bailey, a bill for an act authorizing the county-manager form of government in counties.

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

House File 341, by Nelson, Edgington, Nielsen, Strothman and Smith (Lucken. Hougen, Stephens, Briles and DeKoster), a bill for an act relating to cause for immediate dismissal of employment and forfeiture of all accrued rights and benefits of employment for any public employee who shall strike or boycott whereby the health, welfare and safety of the public are imperiled.

Read first time and referred to committee on law enforcement.

House File 342, by Van Drie, Johnson, Pierson, Waugh and Voorhees, a bill for an act relating to the publication of notices.

Read first time and referred to committee on commerce.

House File 343, by Curran, Gallagher, Redfern, Poncy, Thordsen and Petersen of Dallas, a bill for an act relating to warning lights on all railroad engines.

Read first time and referred to committee on motor vehicles and highway safety.

House File 344, by Hill, a bill for an act relating to change of venue in mayors and police courts.

Read first time and referred to committee on judiciary.

House File 345, by Kluever, Bailey and Millen, a bill for an act relating to the investment of funds of life insurance companies.

Read first time and referred to committee on commerce.

House File 346, by Gannon (Hagedorn, Benda, Reno and DeHart), a bill for an act relating to trust accounts to be maintained by real estate brokers.

Read first time and referred to committee on commerce.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 132, a bill for an act to change the method of marking waterfowl.

Also:

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

House File 147, a bill for an act relating to the establishment of a permanent canteen fund for institutions under the board of control.

Also:

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

Senate File 235, a bill for an act relating to a central supply and distribution warehouse at the Woodward state hospital-school.

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

Senate File 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, or the dirver of a vehicle involved in an accident.

Also:

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

Senate File 142, a bill for an act relating to solemnizing marriages.

Also:

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

Senate File 105, a bill for an act relating to trapping on lands of another. AL MEACHAM, Secretary

HOUSE JOINT RESOLUTION 17 INDEFINITELY POSTPONED

Gannon of Jasper called up for consideration the report of the committee on constitutional amendments and reapportionment on House Joint Resolution 17, found on page 470, House Journal of March 1.

Gannon of Jasper moved that the committee report be adopted.

Roll call was requested by Gannon of Jasper and Renda of Polk.

On the question "Shall the committee report be adopted?"

The ayes were 77:

Grasslev

Andersen	Hanson of Mitchell	Moffitt	Stromer
Battles	Harbor	Mohrfeld	Strothman
Bergman	Hicklin	Nelson	Sullivan
Bowin	Holden	Nielsen	Thordsen
Busch	Johnson of Audubon	Ossian ,	Utzig
Camp	Kiilsholm	Patton	Van Drie
Christensen	King	Petersen of Dallas	Van Nostrand
Clark	Kitner	Peterson of Woodbury	Van Roekel
Coffman	Klein	Pierson	Varley
Conklin	Kluever	Roorda	Vetter
Cunningham	Knight	Sanders	Voorhees
Curran	Koch	Schmarje	Watson
Den Herder	Langland	Schroeder	Waugh
Diehl	Lee	Shaw	Welden
Edgington	McCartney	Shepherd	Winkelman
Fisher of Greene	McCray	Sorg	Wolfe
Freeman	Mensing	Stokes	Wood
Fullerton	Millen	Story	Yoder '
Graham	Miller of Jones	Strand	Mr. Speaker

The nays were 31:

Bailey	Distelhorst	Hanson of Benton	Pelton
Baker	Doderer	Hullinger	Poncy
Beardsley	Duffy	Johnston of Polk	Redfern
Bennett	Dunton	Lipsky	Renda
Breitbach	Franklin	McIntyre	Roe
Caffrey	Gallagher	Middleswart	Steffen
Carnahan	Gannon	Miller of Des Moines	Tapscott
Cochran	Glenn	Nolin	

Absent or not voting 16:

Allen	Hill	Miller of Page	Radl
Darrington	Maloney	Mowry	Reed
Fischer of Grundy	Mayberry	O'Malley	Smith
Gittins	McNamara	Palmer	Tieden

The report was adopted.

SENATE AMENDMENTS CONSIDERED

Mensing of Cedar called up for consideration House File 62, a bill for an act relating to savings and loan associations, amended by the Senate.

Van Drie of Story moved that the House concur in the following Senate amendment;

Amend House File 62 by striking in line ten (10) of Section five (5) the words, "principal may, at the option of the association," and by inserting in lieu thereof the words, "an installment may".

Motion prevailed and the House concurred in the Senate amendment.

Van Drie of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 62)

The ayes were 110:

Andersen	Franklin	McCray	Shepherd
Bailey	Freeman	McIntyre	Smith
Baker	Fullerton	Mensing	Steffen
Battles	Gallagher	Middleswart	Stokes
Beardsley	Gannon	Millen	Story
Bennett	Glenn	Miller of Des Moines	Strand
Bergman	Graham	Miller of Jones	Stromer
Bowin	Grassley	Moffitt	Strothman
Breitbach	Hanson of Benton	Mohrfeld	Sullivan
Busch	Hanson of Mitchell	Nelson	Tapscott
Caffrey	Harbor	Nielsen	Thordsen
Camp	Hicklin	Nolin	Tieden

506		

JOURNAL OF THE HOUSE

March 6.

Carnahan	Holden	O'Malley	Utzig
Christensen	Hullinger	Ossian	Van Drie
Clark	Johnson of Audubon	Patton	Van Nostrand
Cochran	Johnston of Polk	Pelton	Van Roekel
Coffman	Kiilsholm	Petersen of Dallas	Varley
Conklin	King	Peterson of Woodbury	Vetter
Cunningham	Kitner	Pierson	Voorhees
Curran	Klein	Poncy	Watson
Den Herder	Kluever	Redfern	Waugh
Diehl	Knight	Renda	Welden
Distelhorst	Koch	Roe	Winkelman
Doderer	Langland	Roorda	Wolfe
Duffy	Lee	Sanders	Wood
Dunton	Lipsky	Schroeder	Yoder
Edgington	Maloney	Shaw	Mr. Speaker
Fisher of Greene	McCartney	•	•

The navs were none.

Absent or not voting 14:

Allen	Hill	Mowry		Reed
Darrington	Mayberry	Palmer	•	Schmarie
Fischer of Grundy	McNamara	Radl		Sorg
Gittins	Miller of Page			- 0

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

HOUSE FILE 31 DEFERRED

House File 31, a bill for an act to eliminate from the statutes any provision for 'daylight saving time', with report of committee without recommendation, was taken up for consideration.

Van Nostrand of Pottawattamie moved that action on House File 31 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

Bowin of Black Hawk moved that House File 31 be made a "Special Order" of business for Monday, March 13, at 10:00 a.m.

O'Malley of Polk offered the substitute motion that House File 31 be made a "Special Order" of business for Tuesday, March 7, at 10:30 a.m.

The substitute motion lost.

The motion by Bowin of Black Hawk lost.

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 72, a bill for an act relating to open hunting seasons, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa offered the following amendment filed by the committee on conservation and moved its adoption:

Amend House File 72 by striking all of section one (1) and inserting in lieu thereof the following:

Section 1. Section one hundred nine point thirty-seven (109.37), Code 1966, is hereby amended by adding thereto the following subsection:

"Have in his possession in the field during the gun season for hunting deer any rifle other than twenty-two (22) rimfire caliber, or shotgun and slugs, without also having a license or permit for such deer-hunting season."

Hicklin of Louisa offered the following amendment to the committee amendment filed by him and moved its adoption:

Amend the February 22, 1967 committee amendment to House File 72 by striking from lines seven (7) and eight (8) the words 'any rifle other than twenty-two (22) rimfire caliber, or shotgun and slugs,' and insert in lieu thereof the following:

"any shotgun with slugs or with shot larger than size number two (2), or any rifle other than a twenty-two (22) rimfire caliber,"

The amendment to the amendment was adopted.

Speaker Pro Tempore Kluever in the chair.

Hicklin of Louisa moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

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

On the question "Shall the bill pass?" (H.F. 72)

The aves were 109:

Allen	Fisher of Greene	McCartney	Shaw
Andersen	Franklin	McCray	Shepherd
Bailey	Fullerton	McIntyre	Smith .
Baker	Gallagher	McNamara	Sorg
Battles	Gannon	Mensing	Steffen
Beardsley	Gittins	Middleswart	Stokes
Bennett	Glenn	Miller of Des Moines	Story
Bergman	Graham	Miller of Jones	Strand
Bowin	Grassley	Moffitt	Strom er
Breitbach	Hanson of Benton	Mohrfeld	Strothman
Busch	Hanson of Mitchell	Nelson	Sullivan
Caffrey	Harbor	Nielsen	Tapscott
Camp	Hicklin	Nolin	Thordsen
Carnahan	Hill	O'Malley	Tieden

JOURNAL OF THE HOUSE

March 6,

Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst Duffy Dunton Edgington

Holden Johnson of Audubon Patton Johnston of Polk Kiilsholm King Kitner Klein

Pelton Pierson Poncy Redfern Reed Renda Roe Roorda Sanders Schmarie Schroeder

Palmer

Utzig Van Drie Van Roekel Varley Vetter Voorhees Waugh Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

Fischer of Grundy

The nays were 5:

Freeman Hullinger Maloney

Knight

Koch ·

Lipsky

Lee

Langland

Mayberry

Miller of Page

Ossian

Absent or not voting 10:

Baringer Darrington Doderer

Millen Mowry Peterson of Woodbury Van Nostrand Radl

Petersen of Dallas

Watson

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

House File 238, a bill for an act relating to forfeiture of time off for good behavior. was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 238)

Holden

The ayes were 103:

Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Carnahan

Allen

Freeman Fullerton Gallagher Gannon Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill

McIntvre McNamara Mensing Middleswart Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen

Nolin

O'Malley

McCartney

Shepherd Smith Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig

Clark Johnson of Audubon Van Roekel Ossian Cochran Johnston of Polk Patton Varley Coffman Kiilsholm Peterson of Woodbury Vetter Conklin King Pierson Voorhees Cunningham Kitner Poncy Watson Curran Klein Redfern Waugh Den Herder Knight Reed Welden Koch Diehl Renda Winkelman Duffy Langland Roe Wolfe Lee Dunton Sanders Wood Lipsky Edgington Schmarie Yoder Fischer of Grundy Malonev Schroeder Mr. Speaker Fisher of Greene Mayberry Shaw

The nays were 7:

Christensen Hullinger Palmer Van Drie Franklin . McCray Roorda Absent or not voting 14:

Camp Gittins Mowry Radl Darrington Pelton Kluever Sorg Distelhorst Millen Petersen of Dallas Van Nostrand Doderer Miller of Des Moines

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

Senate File 32, a bill for an act repealing the provision requiring the clerk of district court to mail notices of marriages to other counties or states, with report of committee recommending passage, was taken up for consideration.

Speaker Baringer in the chair.

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

On the question "Shall the bill pass?" (S.F. 32)

The ayes were 110:

Allen	Fullerton	Mensing	Shepherd
Andersen	Gannon	Middleswart	Smith
Bailey	Glenn	Millen	Steffen
Battles	Graham	Miller of Jones	Stokes
Beardsley	Grassley	Miller of Page	Story
Bennett	Hanson of Benton	Moffitt	Strand
Bergman	Hanson of Mitchell	Mohrfeld	Stromer
Bowin	Harbor	Mowry	Strothman
Breitbach	Hicklin	Nelson	Sullivan
Caffrey	Hill	Nielsen	Tapscott

530

JOURNAL OF THE HOUSE

March 6.

Camp Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst Doderer Duffy Dunton Edgington Fisher of Greene Franklin

Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Kluever Koch Langland Lee Lipsky Maloney Mayberry

Nolin O'Malley Ossian Palmer Patton Pelton Pierson Poncy Redfern Reed Renda Roe Roorda Sanders Schmarje Schroeder Shaw

Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were 3:

Busch

Freeman

Carnahan

McCray

McIntyre

McNamara

McCartney

Absent or not voting 11:

Baker Darrington Gallagher Gittins

Miller of Des Moines Petersen of Dallas

Radl

Peterson of Woodbury

Sorg

Fischer of Grundy Knight

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

House File 167, a bill for an act relating to funeral benefits and to amend various code sections relating thereto, with report of committee recommending amendment and passage, was taken up for consideration.

Distelhorst of Des Moines offered the following amendment filed by the committee on county and township affairs, and moved its adoption:

Amend House File 167 as follows:

- 1. Amend section one (1), line four (4), by striking the word "three" and inserting in lieu thereof the word "two".
- 2. Amend section two (2), line four (4), by striking the word "three" and inserting in lieu thereof the word "two".
 - 3. Amend section three (3) as follows:
- a. By striking from line four (4) the word "three" and inserting in lieu thereof the word "two".

- b. By striking from line seven (7) the word "seven" and inserting in lieu thereof the word "five".
- c. By striking from line nine (9) the word "seven" and inserting in lieu thereof the word "five".
- d. By striking from line thirteen (13) the word "three" and inserting in lieu thereof the word "two".
- e. By striking from line sixteen (16) the word "three" and inserting in lieu thereof the word "two".
- f. By striking from line twenty-one (21) the word "three" and inserting in lieu thereof the word "two".
 - 4. Amend section four (4) as follows:
- a. By striking from line four (4) the word "three" and inserting in lieu thereof the word "two".
- b. By striking from line seven (7) the word "seven" and inserting in lieu thereof the word "five".
- c. By striking from line ten (10) the word "seven" and inserting in lieu thereof the word "five".
- d. By striking from line thirteen (13) the word "three" and inserting in lieu thereof the word "two".
- e. By striking from line sixteen (16) the word "three" and inserting in lieu thereof the word "two".
- f. By striking from line twenty (20) the word "three" and inserting in lieu thereof the word "two".
- g. By striking from line twenty-three (23) the word "seven" and inserting in lieu thereof the word "five".
- 5. Further amend section four (4) by adding thereto the following subsection "9. by striking from line sixty-one (61) the figures '635' and inserting in lieu thereof the figures '633' ".

Division was requested.

Distelhorst of Des Moines moved the adoption of Divisions 1, 2, 3 and 4 of the committee amendment.

Divisions 1, 2, 3 and 4 were adopted.

Distelhorst of Des Moines moved the adoption of Division 5 of the committee amendment.

Division 5 of the amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 167)

The ayes were 114:

Allen Fullerton McNamara Shepherd Smith Andersen Gallagher Mensing Gannon Middleswart Sorg Bailey Baker Glenn Millen Steffen Battles Graham Miller of Des Moines Stokes Beardslev Grasslev Miller of Jones Story Hanson of Benton Bergman Miller of Page Strand Breitbach Hanson of Mitchell Moffitt Stromer Busch Harbor Mohrfeld Strothman Caffrey Hicklin Nielsen Sullivan Camp Holden Nolin Tapscott Carnahan Hullinger O'Malley Thordsen Christensen Johnson of Audubon Ossian Tieden Clark Johnston of Polk Palmer Utzig Kiilsholm Van Drie Cochran Patton Van Nostrand Coffman King Pelton Conklin Kitner Peterson of Woodbury Van Roekel Varley Cunningham. Klein Pierson Curran Kluever Poncy Vetter Den Herder Knight Voorhees Redfern Diehl Koch Reed Watson Distelhorst Langland Renda Waugh Doderer Lee Roe Welden Duffy Lipsky Roorda Winkelman Maloney Dunton Sanders Wolfe Mayberry Edgington Schmarie Wood Fisher of Greene McCartney Schroeder Yoder Franklin McCray Shaw Mr. Speaker Freeman McIntyre

The nays were none.

Absent or not voting 10:

Bennett Fischer of Grundy Mowry Petersen of Bowin Gittins Nelson Dallas Darrington Hill Radl

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

House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load, was taken up for consideration.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 212 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by striking from line five (5) the word "sixty" and inserting in lieu thereof the word "sixty-five".

(Pending at adjournment.)

SPECIAL ORDER

SENATE JOINT RESOLUTION 2

Millen of Van Buren asked and received unanimous consent that Senate Joint Resolution 2 be made a special order of business for 10:30 a.m., Wednesday, March 8.

REQUEST TO VOTE

Tapscott of Polk asked and received unanimous consent to be recorded as voting nay on adoption of committee report to House Joint Resolution 17.

Tapscott of Polk asked and received unanimous consent to be recorded as voting age on House File 62.

Caffrey of Polk asked and received unanimous consent to be recorded as voting aye on House File 238 and Senate File 32.

Langland of Winneshiek asked and received unanimous consent to be recorded as voting aye on House Joint Resolution 13, and Senate File 51.

Dunton of Keokuk asked and received unanimous consent to be recorded as voting aye on Senate File 32.

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H.F. 260 COMMITTEE BILL -- To provide for the creation of a law enforcement officers' training academy and a council to assist in formulating policies. By Committee on Law Enforcement.
- H.F. 294 COMMITTEE BILL -- Relating to the penalty for driving a motor vehicle upon the highways of this state while license is revoked. By Committee on Law Enforcement.
- S.F. 150 Relating to compensation of members of the state board of public instruction. By Committee on Education.

CHARLES E. GRASSLEY, Chairman Steering Committee

JOURNAL OF THE HOUSE

REPORTS OF COMMITTEES

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools to whom was referred $\underline{\text{House File}}$ $\underline{165}$, a bill for an act declaring teaching a profession, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{be amended as follows, and when so}}$ amended the bill do pass.

Amend House File 165, by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. This Act shall be known as the Professional Teaching Practices Act."

"Section 2. The General Assembly hereby declares teaching to be a profession. It is declared to be in the best interest of the State that such profession be recognized and that it accept its professional responsibilities in the development and promotion of high standards of ethics, conduct, and professional performance and practices.

For the purpose of this Act, the "profession of teaching" or "teaching profession" shall mean persons engaged in teaching or providing related administrative, supervisory, or other services requiring certification from the state board of public instruction."

"Section 3. A professional teaching practices commission is created consisting of nine (9) members who shall be appointed by the governor who shall make his selection for each place on the commission from a panel of not less than three (3) nominated by those state associations representing the categories in which a vacancy shall exist. From such lists submitted, the governor in making an appointment to this commission shall select one (1) of the persons so named. A person, in order to be qualified for appointment to the commission, shall hold a certificate authorizing him to teach in the state of Iowa or be a member of the faculty of an approved teacher education institution in Iowa. The commission shall be composed of four (4) classroom teachers, three (3) school administrators, one (1) member of faculties representing two year colleges or Iowa colleges or universities approved for teacher education, and one (1) member representing the state department of public instruction.

Initial appointments shall be: four (4) for one (1) year; three (3) for two (2) years; and two (2) for three (3) years. Thereafter, terms shall be for three (3) years. A member may be reappointed to the commission for only one (1) time.

"Section 4. The members of the commission shall be allowed a per diem of thirty (30) dollars and their necessary travel and expense while engaged in their official duties.

"Section 5. This commission shall have the authority to select its own chairman, establish procedures for its own government and for the development of standards, adopt rules and regulations, and secure legal and other services necessary to its function.

"Section 6. The commission shall have the responsibility of developing criteria of professional practices including, but not limited to, such areas as: (1) contractual obligations; (2) competent performance of all members of the teaching profession; and (3) ethical practice toward other members of the profession, parents, students, and the community. A violation, as determined by the commission following a hearing, of any of the criteria so adopted shall be deemed to be unprofessional practice and a legal basis for the suspension or revocation of a certificate by the state board of educational examiners.

The commission, in administering its responsibilities under this Act, after a hearing, shall exonerate, warn or reprimand the member of the profession or may recommend the holding of a certification suspension or revocation hearing by the state board of educational examiners. The commission shall have the authority to subpoena witnesses and place them under oath.

"Section 7. The commission shall be financed by an appropriation from the budget of the state department of public instruction."

KEITH VETTER, Chairman

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 166}}$, a bill for an act relating to tax exemptions because of military service, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{be in-definitely postponed}}$.

LEROY H. PETERSEN, Chairman

AMENDMENTS FILED

Amend Senate Joint Resolution 3 by adding at the end thereof a new section as follows:

"Section 3. The foregoing proposed amendment, if approved in identical form, by the general assembly chosen at the general election for members of the general assembly to be held in the year nineteen hundred and sixty-eight (1968), shall be submitted to the electors of the state at a special election to be held on the Tuesday next, after the first Monday in November, in the year nineteen hundred and sixty-nine (1969) in the manner required by the Constitution and laws of the state of Iowa."

VAN NOSTRAND of Pottawattamie

Amend Senate Joint Resolution 14 as follows:

- 1. Amend the title by striking from line three (3) the words ", Treasurer of State, and Attorney General" and inserting in lieu thereof the words "and Treasurer of State".
 - 2. Amend Section one (1) as follows:
- 1. By striking from lines three (3) and four (4) the words and figures "and section twelve (12) of Article five (V)".
- 2. By striking from line five (5) the word "are" and inserting in lieu thereof the word "is".

3. By striking from line eight (8) the words ", Treasurer of State, and Attorney General" and inserting in lieu thereof the words "and Treasurer of State".

GANNON of Jasper

Amend House Joint Resolution 22 by striking section two (2) and inserting in lieu thereof the following:

"Sec. 2. This Act, being deemed of immediate importance, shall be in full force and take effect after its publication in The Anamosa Eureka, a newspaper published in Anamosa, Iowa, and in The Sioux Center News, a newspaper published in Sioux Center, Iowa."

MILLER of Jones

Amend House File 332 by striking all of Section 4 and inserting in lieu thereof the following:

"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Oelwein Daily Register, a newspaper published in Oelwein, Iowa, and in the Atlantic News-Telegraph, a newspaper published in Atlantic, Iowa."

KLUEVER of Cass

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, March 7, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, March 7, 1967.

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

Prayer was offered by the Reverend H. R. Fields, pastor of the Mount Olive Baptist Church, Des Moines, Iowa.

The Journal of March 6 was approved.

PRESENTATION OF VISITORS

Pierson of Mahaska introduced to the House a group of 50 teachers from the North Mahaska School District, and also Mr. Larry Slagter, a student from the State School for the Blind, Vinton, Iowa.

O'Malley of Polk introduced to the House 83 students from Hubbell School, Des Moines, Iowa accompanied by Mrs. Chisholm.

Miller of Jones introduced to the House Mrs. Wilma Linn, Mrs. Marilyn Robinson, Mr. Don Kacer and Mr. Earl McCaustland, teachers from the Monticello School, Monticello, Iowa.

Pierson of Mahaska introduced to the House a group of students from William Penn College, Oskaloosa, Iowa.

Mowry of Marshall introduced to the House 60 students from Saint Henry School, Marshalltown, Iowa.

Hanson of Benton introduced to the House 20 students of the Braille and Sight Savings School, Vinton, Iowa, and their sponsors, Mr. and Mrs. Creel and Mrs. Virginia Burch.

Stokes of Plymouth introduced to the House six students from Le Mars Junior High School, Le Mars, Iowa accompanied by James Driscoll.

Grassley of Butler introduced to the House Miss Mary Jo Stauffer and Miss Joy Jungling, Clarksville High School, Clarksville, Iowa, who are here to study Iowa government this week.

PETITIONS

The following petitions were received and placed on file:

By Curran of Cerro Gordo from 12 residents of Cerro Gordo County who oppose legalized gambling.

By Schmarje of Muscatine, 38 letters favoring the passage of House File 178, relating to migratory agricultural workers.

By Allen of Pottawattamie from 56 residents of Pottawattamie County who oppose daylight saving time.

By the following Representatives from those who favor daylight saving time:

By Sorg of Linn from 48 residents of Linn County.

By Diehl of Buena Vista from 156 residents of Buena Vista County.

PROOF OF PUBLICATION

Published copy of Senate File 446 and verified proof of publication of said bill in the Bellevue Herald-Leader, Bellevue, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 165, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 68, 181 and 187.

INTRODUCTION OF BILLS

House File 347, by Strothman (Stephens), a bill for an act relating to inspection of miniature boilers designed for exhibition purposes.

Read first time and referred to committee on state government affairs.

House File 348, by Distelhorst, a bill for an act regarding boards of review for assessment and valuation of property.

Read first time and referred to committee on tax revision.

House File 349, by O'Malley, Diehl, Lee, Radl, Duffy, Glenn, Kluever, McCartney, Miller of Des Moines, Distelhorst, Johnston and Renda, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title.

Read first time and referred to committee on judiciary.

House File 350, by Fischer of Grundy and Maloney, a bill for an act relating to the prohibition of the sale of certain types of insurance by credit cards or through the facilities of organizations distributing credit cards.

Read first time and referred to committee on commerce.

House File 351, by Carnahan, Kluever, Caffrey, McCray, Hill, Reed and Bailey, a bill for an act relating to equipment of locomotives and cabooses.

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

House File 352, by Cochran, Cunningham, Doderer, Dunton, Lee and Grassley, a bill for an act relating to school bus drivers.

Read first time and referred to committee on motor vehicles and highway safety.

House File 353, by Renda, Palmer, Caffrey, O'Malley, Beardsley, Tapscott, Franklin and Maloney, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to repair and remodel county buildings.

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

House File 354, by Johnston, a bill for an act relating to execution sales.

Read first time and referred to committee on judiciary.

House File 355, by Diehl, Petersen of Dallas, Strand, Roorda, Graham, Den Herder, Ossian, Kiilsholm, Schmarje, Koch, Christensen, McNamara, Hullinger, Winkelman, Strothman, Grassley, Welden, Klein, Sullivan, Clark, Yoder, Pierson, Waugh, McCartney, Moffitt, Lee and Nelson, a bill for an act relating to the election and appointment of members of the state board of public instruction.

Read first time and referred to committee on schools.

House File 356, by Winkelman and Varley, a bill for an act relating to the marking and branding of animals.

Read first time and referred to committee on agriculture.

House File 357, by Baker, a bill for an act relating to operation of county government.

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

House File 358, by Strand, Tapscott, Diehl, Kiilsholm, Fischer of Grundy, Mohrfeld, Den Herder, King, Patton, Baker, Knight, Lipsky, Maloney, Freeman, Van Roekel, Schmarje, Moffitt, Reed, Waugh and Lee, a bill for an act to place a limitation on the real property tax on homes of persons past sixty-five years of age.

Read first time and referred to committee on tax revision.

House File 359, by Pierson, Kiilsholm, Middleswart, Grassley and Miller of Page, a bill for an act to limit civil liability to persons riding in privately owned aircraft without payment for ride or transportation.

Read first time and referred to committee on judiciary.

House File 360, by Hill, a bill for an act relating to causes for divorce.

Read first time and referred to committee on judiciary.

House File 361, by Hicklin, Cochran, Vetter and Petersen of Dallas, a bill for an act relating to damages to a landowner whose home is acquired by right of eminent domain.

Read first time and referred to committee on judiciary,

House File 362, by Hill, a bill for an act relating to mandatory jail sentence upon conviction of driving a motor vehicle while under the influence of alcohol.

Read first time and referred to committee on law enforcement.

House File 363, by Committee on Commerce, a bill for an act relating to the use of the telephone for the purpose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and providing a punishment therefor.

Read first time and placed on the calendar.

House File 364, by Miller of Des Moines, Fisher of Greene, Miller of Jones, Johnson, Grassley, Nolin, Klein, Beardsley, Allen, Carnahan, McNamara, Christensen and Renda, a bill for an act relating to the fee for a class "C" beer permit.

Read first time and referred to committee on law enforcement.

House File 365, by Miller of Des Moines, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway.

Read first time and referred to committee on motor vehicles and highway safety.

House File 366, by Cochran, Baker, Gannon, Allen, Pelton and Bailey, a bill for an act relating to signs required to give notice of the proximity of a railroad crossing.

Read first time and referred to committee on motor vehicles and highway safety.

SENATE MESSAGES CONSIDERED

Senate File 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, or the driver of a vehicle involved in an accident.

Read first time and referred to committee on law enforcement.

Senate File 105, a bill for an act relating to trapping on lands of another.

Read first time and referred to committee on conservation.

Senate File 142, a bill for an act relating to solemnizing marriages.

Read first time and referred to committee on judiciary.

Senate File 132, a bill for an act to change the method of marking waterfowl.

Read first time and referred to committee on conservation.

Senate File 235, a bill for an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school.

Read first time and referred to committee on board of control.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 57, a bill for an act relating to the effective date of Statutes and Rules of Civil Procedure.

Also:

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

Senate File 122, a bill for an act relating to judgments and liens in neglected, dependent and delinquent children matters.

Also:

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

Senate File 117, a bill for an act relating to motor vehicle registration certificate containers.

Also:

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

Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel.

Also:

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

Senate File 172, a bill for an act relating to attorney fee affidavits in criminal actions.

Also:

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

Senate File 214, a bill for an act to raise the salary limits for councilmen in towns and cities under fifteen thousand (15,000) population.

Also

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

Senate File 245, a bill for an act relating to trot and throw lines.

Also:

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

Senate File 258, a bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from each other.

Also

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

Senate Concurrent Resolution 14 requesting the Congress of the United States to give consideration to matters regarding construction of interstate highways.

Also:

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

Senate Concurrent Resolution 20 regarding containers or holders for vehicle registration certificates.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 14

By: Buren and Murray

WHEREAS, federal interstate highways provide untold benefit to the social and economic welfare of both states and the nation; and are an essential part of our national defense system; and

WHEREAS, the state of Iowa has for all practical purposes completed construction of Interstate 80 through the state but is experiencing delay in the construction of Interstate 35: and

WHEREAS, there has been considerable controversy and changing of plans over the routing of Interstate 35 north; and

WHEREAS, the State Highway Commission and the Federal Bureau of Public Roads have changed the routing of Interstate 35 from a point parallel to U.S. 69 north to a route diagonally eastward to a point just west of U.S. 65 and Mason City, Iowa; and

WHEREAS, this change in routing has caused considerable controversy between the State Highway Commission and property owners in the area of the diagonal and has been a matter of concern to all citizens of the state; and

WHEREAS, it is common knowledge that the change in plans will result in more expense in construction and maintenance than the original routing; and

WHEREAS, a greater majority of the citizens of the state would be served to a greater extent if the original routing were followed with the diagonal constructed from Garner, Iowa to Clear Lake, Iowa rather than as presently planned; and

WHEREAS, the State Highway Commission and Federal Bureau of Public Roads have refused to reverse their decision on constructing Interstate 35 parallel by passing Mason City; now therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the matter of constructing U.S. 35 in Iowa be brought to the attention of the Congress of the United States and that members of Congress give serious consideration to:

- 1. Reviewing the general policies of the Federal Bureau of Public Roads in regard to locating and constructing interstate highways within the states.
- 2. Comparing the policies followed in other states in locating and constructing interstates with the policies followed in the locating and constructing of Interstate 35 in Iowa.

3. Reversing the decision of the Federal Bureau of Public Roads in locating and constructing Interstate 35 in Iowa along the Mason City routing and so that the route will be parallel to U.S. 69.

BE IT FURTHER RESOLVED, that the Secretary of the Senate be instructed to forward a copy of this resolution to the following: The presiding officer of the Senate of the United States, the Speaker of the House of Representatives of the United States, the Secretary of Commerce of the United States, the Chief Highway Administrator of the Federal Bureau of Public Roads, the Iowa delegation of the Senate and House of Representatives of the United States, and the chairman of the Iowa Highway Commission.

SENATE CONCURRENT RESOLUTION 20

By: Coleman and Kruck

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the commissioner of public safety be instructed to approve containers or holders for vehicle registration certificates, similar to those issued prior to the containers issued for the 1967 vehicle registration certificates.

C. JOSEPH COLEMAN WARREN J. KRUCK

CONSIDERATION OF BILLS

BUSINESS PENDING AT ADJOURNMENT

The House resumed consideration of House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

Holden of Scott offered the following amendment filed by him:

Amend House File 212 by striking all following the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by striking from line five (5) the word "sixty" and inserting in lieu thereof the word "sixty-five".

Harbor of Mills offered the following amendment to the amendment and moved its adoption:

Amend the Holden amendment to House File 212 filed March 3 by adding thereto the following:

Further amend House File 212 by adding thereto the following:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following: "Such combination of vehicles shall be permitted to travel only on the interstate road system."

Harbor of Mills asked and received unanimous consent to withdraw his amendment.

Harbor of Mills offered the following amendment to the amendment and moved its adoption:

Amend the Holden amendment to House File 212 filed March 3 by adding thereto the following:

Further amend House File 212 by adding thereto the following:

"Sec. 2. Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby further amended by adding thereto the following:

"Such combination of vehicles shall be permitted to travel only on the interstate road system and within ten miles thereof."

The amendment lost.

Miller of Jones moved the previous question.

The Speaker ruled the motion out of order.

Patton of Delaware moved the previous question.

The motion lost.

Holden of Scott moved the adoption of his amendment.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 212)

The ayes were 70;

Allen	Freeman	Middleswart	Smith
Andersen	Fullerton	Miller of Jones	Steffen
Bailey	Glenn	Miller of Page	Story
Baker	Grassley	Moffitt	Strand
Bennett	Hanson of Benton	Mohrfeld	Stromer
Bowin	Hill	Nielsen	Sullivan
Breitbach	Holden	Nolin	Tapscott
Caffrey	Hullinger	O'Malley	Thordsen
Christensen	Johnson of Audubon	Palmer	Utzig
Cochran	Kiilsholm	Redfern	Van Drie
Coffman	Kitner	Reed	Voorhees
Cunningham	Kluever	Renda	Watson
Diehl	Knight	Roe	Waugh
Duffy	Koch	Roorda	Welden
Dunton	Lee	Sanders	Winkelman
Edgington	Mayberry	Schmarje	Wood
Fisher of Greene	McNamara	Shepherd	Yoder
Franklin	Mensing		

The nays were 50:

Battles	Gallagher .	McCartney	Radl
Beardsley	Gannon	McCray	Shaw
Bergman	Gittins	McIntyre	Sorg
Busch	Graham	Millen	Stokes
Camp	Hanson of Mitchell	Miller of Des Moines	Strothman
Carnahan	Harbor	Mowry	Tieden
Clark	Hicklin	Nelson	Van Nostrand
Conklin	Johnston of Polk	Ossian	Van Roekel
Curran	King	Pelton	Varley
Den Herder	Klein	Peterson of Woodbury	Vetter
Distelhorst	Langland .	Pierson	Wolfe
Doderer	Lipsky	Poncy	Mr. Speaker
Fischer of Grundy	Maloney		

Absent or not voting 4:

Darrington

Patton

Petersen of Dallas

Schroeder

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

* Kluever of Cass moved to reconsider the vote by which House File 212 passed the House and that the motion to reconsider be laid on the table.

Motion prevailed.

CONSIDERATION OF BILLS

REGULAR CALENDAR

House File 16, a bill for an act relating to purchase of right of way by the highway commission, with report of committee recommending passage, was taken up for consideration.

 $\ensuremath{\text{O'Malley}}$ of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 16 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred six point thirteen (306.13), Code 1966, is hereby amended by adding the following: Prior to the time the final contract or offer is consummated, the property owner or any person having interest in said property, upon his request, shall be supplied an itemized list setting out (1) the value of the land or property right sought to be condemned, (2) any consequential damages resulting to the owner from such condemnation, (3) any allowance for the value of personal property which is damaged or destroyed or reduced in value, (4) any amount allowed owner for removal of his personal property, (5) any amount paid for access rights, and (6) amount allowed for severance damages."

The amendment lost.

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

On the question "Shall the bill pass?" (H.F. 16)

The ayes were 101:

Shepherd Allen Fullerton McCray Smith Andersen Gannon McIntyre Gittins Mensing Sorg Bailey Graham Middleswart Stokes Baker Grasslev Millen Story Battles Miller of Jones Strand Beardsley Hanson of Benton Hanson of Mitchell Moffitt Stromer Bergman Bowin Harbor Mohrfeld Strothman Hicklin Sullivan Busch Mowry Hill Nelson Tapscott Caffrey Thordsen Holden Nielsen Camp Tieden Christensen Hullinger Ossian Johnson of Audubon Palmer Van Drie Clark Cochran Kiilsholm Patton Van Nostrand Coffman King Pelton Van Roekel Vetter Petersen of Dallas Conklin Kitner Peterson of Woodbury Voorhees Cunningham Klein Curran Kluever Watson Den Herder Knight Redfern Waugh Welden Diehl Koch Roe Roorda Winkelman Distelhorst Langland Duffy Lee Sanders Wolfe Lipsky Schmarje Wood Edgington Fischer of Grundy Mayberry Schroeder Yoder Mr. Speaker Franklin McCartney Shaw Freeman

The nays were 18:

Bennett Gallagher Nolin Renda Breitbach Johnston of Polk O'Mallev Steffen Poncy Carnahan Maloney Utzig Doderer McNamara Reed Varley Miller of Des Moines Dunton

Absent or not voting 5:

Darrington Glenn Miller of Page Pierson Fisher of Greene

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

STEERING COMMITTEE RULES

- 1. Fifteen (15) members shall constitute a quorum.
- 2. All votes shall be taken by record roll call; however the short form may be used if there is no objection.
- 3. Twelve (12) affirmative votes shall be required to place a bill on the Steering Committee calendar.
- 4. Debates shall be limited to two minutes for a member to present a bill and one minute for other members to discuss.
- 5. The chairman may present departmental bills and committee bills and one other bill at each committee meeting without charge to himself, and he may present a non-controversial calendar to the committee for their approval, and the chairman may appoint a committee to draw up a list of non-controversial bills.
- 6. The order of presenting bills to the committee shall be by priority. Such priority shall be established by drawing names from a box and establishing a list showing the order of names so drawn. If any member is absent or for any other reason declines an opportunity to present a bill when his turn on the priority list is up, such turn shall be lost.
 - 7. No vote on a bill shall be reconsidered.
 - 8. Meetings shall be called by the chairman.

Rules Pertaining to Non-Controversial Bills

- 9. Objections to consideration of bills placed on the Steering Committee non-controversial calendar must be filed in writing by three members of the House with the Chief Clerk of the House within two legislative days after such bills appear on the non-controversial calendar.
- 10. Any bill eliminated by objection for consideration as a non-controversial item made in accordance with Rule 9, above, of the Steering Committee, will go back on the regular calendar to the same position it held prior to consideration by the non-controversial committee.
- 11. Members of the Non-Controversial Subcommittee: Fischer of Grundy, Chairman, Miller of Des Moines, and Peterson of Woodbury.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORTS OF COMMITTEES

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 275</u>, a bill for an act relating to stolen or abandoned vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs to whom was referred House File 226, a bill for an act relating to employment under the provisions of the soldiers preference law, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C, RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 202, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 189, a bill for an act to designate Herbert Hoover Day as a state holiday, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary to whom was referred <u>House File 17</u>, a bill for an act relating to support and maintenance of the parties during divorce litigation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 17 as follows:

- 1. Amend section one (1) by striking the word "three" in line six (6) and the figure "3" in line seven (7) thereof and substituting the word and figure "five" (5)" therefor.
 - 2. Further amend by adding the following to Section 1:

"Appearance by an attorney or the defendant for such hearing shall be deemed a special appearance for the purpose of such hearing only and not a general appearance."

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 75</u>, a bill for an act to provide law clerks for supreme court judges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 75 as follows:

By deleting all of line three (3), and all lines thereafter, and substituting in lieu thereof the following: "The Supreme Court shall have authority to appoint not more than nine law clerks to act as legal assistants to the judges of the Supreme Court, such assistants to serve at a salary not to exceed \$7,500 per year and shall render these services in such manner as may be prescribed by the court."

LESTER L. KLUEVER. Chairman

Also.

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 81, a bill for an act relating to judgment and sentencing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 108, a bill for an act relating to distribution of the Code. Rules of Civil Procedure. Supreme Court Rules, and the Acts of each General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed. LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 232, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER. Chairman

AMENDMENTS FILED

Amend the Senate amendment to House Joint Resolution 10 as follows:

In section two (2), strike the last two (2) sentences and insert in lieu thereof the following:

"To the maximum extent practicable, voting precinct lines shall not be crossed in forming senatorial districts. In accordance with the constitution, each senator now serving shall be permitted to complete the term for which he was elected, even if his senatorial district is changed or eliminated. Any area may be temporarily attached to another

senatorial district for the purpose of representation in the senate during the years nineteen hundred sixty-nine (1969) and nineteen hundred seventy (1970). Each senator shall be assigned to a district. No more than one (1) of the senators elected in nineteen hundred sixty-six (1966) for a term of four (4) years shall be assigned to the same district. To the maximum extent practicable, each senator shall be assigned to the district in which he resides. If necessary, a senator may be assigned to a district in which he does not reside, but only for the remainder of the term for which he was elected. Five (5) senators shall be elected in nineteen hundred seventy (1970) for terms of two (2) years, in order to comply with the constitution."

- 2. Insert the following at the end of section three (3): "To the maximum extent practicable, voting precinct lines shall not be crossed in forming representative districts."
- 3. In section six (6), line fifty-six (56), strike the words "April 15" and insert in lieu thereof the words "May one (1)".
 - 4. Strike section seven (7) and insert in lieu thereof the following:

"The general assembly shall consider the plans submitted by the commission. Before the adjournment of the regular session of the general assembly in nineteen hundred sixty-seven (1967), and in any event no later than June ten (10), nineteen hundred sixty-seven (1967), the general assembly by statute shall adopt an apportionment plan, which may be the same as or different from either of the plans submitted by the commission."

5. In section nine (9), line seventy (70), strike the words "April 15" and insert in lieu thereof the words "May one (1)".

VAN NOSTRAND of Pottawattamie
MILLEN of Van Buren

Amend the Hill Amendment to Senate File 205 as follows:

- 1. At the end of Section 2, add the following sentence: "Provided, that if said dwelling is within the precincts of said institution respectively, the warden shall be entitled to receive the labor of prisoners, not exceeding three at one time, for household and domestic service in their own families."
- 2. Further amend by adding at the end of Section 3 the following: "Provided, that if said dwelling is within the precincts of said institutions respectively, the deputy warden shall be entitled to receive the labor of one prisoner at one time for household and domestic service in his family."

REDFERN of Lee SHEPHERD of Lee

Amend section one (1) of House File 319 by striking from line three (3) the word "commissioner" and inserting in lieu thereof the word "commissioners".

HICKLIN of Louisa

Amend House File 45 by striking from lines twenty-six (26) and twenty-seven (27) of section seven (7) the following: "If a debtor makes a separate payment for credit life or credit accident and health insurance and an" and substituting in lieu thereof the following: "If said".

Further amend House File 45, section eight (8) by striking all of the sentence beginning after the period in line fifteen (15).

GANNON of Jasper

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Wednesday, March 8, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, March 8, 1967.

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

Prayer was offered by the Reverend Wayne Shoemaker, pastor of the First Methodist Church, Fort Dodge, Iowa.

The Journal of March 7 was approved.

PRESENTATION OF VISITORS

Fisher of Greene introduced to the House 17 members of the girls basketball team from the Paton-Churdan Community School, Churdan, Iowa, accompanied by Paul Frost and Ann Krebs.

Langland of Winneshiek introduced to the House 33 students from Decorah, accompanied by Mr. and Mrs. Gary Engebretson.

Battles of Jackson introduced to the House 59 students from Marquette High School, Bellevue, Iowa, accompanied by their superintendent, the Reverend Phillip Schmidt; four students from the Bellevue Community High School; and six members of the Bellevue Republican Women's Club, Bellevue, Iowa.

Kluever of Cass introduced to the House five "Y Teens" from Atlantic, Iowa, accompanied by Mary Etta Meyer.

Voorhees of Black Hawk introduced to the House 28 students from the Political Science Club of East High School, Waterloo, Iowa, accompanied by their instructor, Mr. Gene Grassley, brother of Representative Grassley and by Representative Voorhees' daughter, Nancy.

Lipsky of Linn introduced to the House Bernard Hoyer of Bergenfield, New Jersey and John Stonebraker of Cedar Rapids, Iowa, both students of Augustana College, Rock Island, Illinois. John is the grandson of the Honorable John C. Davis, former Representative from Fayette County.

Redfern of Lee introduced to the House the Honorable Adrian Brinck of West Point, Iowa, former member of the House from Lee County in the Fifty-eighth and Sixty-first General Assemblies.

Lee of Hamilton introduced to the House the Honorable John A. Walker of Stanhope, Iowa, former member of the House from Hamilton County in the Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies, and former member of the Senate in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, and Sixty-first General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Lee of Hamilton from 22 residents of Hamilton County who favor the elimination of personal property tax.

By Kitner of Buchanan from 16 residents of Buchanan County who oppose parimutuel betting.

By Kitner of Buchanan from E. F. Smith, Secretary of the Independence, Iowa Jaycees, who favor daylight saving time.

By Miller of Des Moines from 115 residents of Des Moines County who favor daylight saving time.

By Gannon of Jasper from 24 residents of Jasper County who favor letting private and parochial school students have bus transportation.

By Gittins of Pottawattamie from 56 residents of Pottawattamie County who oppose daylight saving time.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 275, 202, 189, 17, 75 and 305; and Senate Files 232 and 81, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Camp of Clinton offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Charles F. Coverdale, of Clinton County, who was a member of the fifty-sixth and fifty-seventh sessions of the General Assembly, passed away on October 19, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his character, life and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Camp of Clinton, Pelton of Clinton and Battles of Jackson.

ADOPTION OF SENATE CONCURRENT RESOLUTION 14

Bailey of Wright called up for consideration Senate Concurrent Resolution 14 found on page 542, House Journal of March 7, and moved its adoption.

Roll call was requested by Bailey of Wright and Fischer of Grundy.

On the question "Shall Senate Concurrent Resolution 14 be adopted?"

The ayes were 101:

Andersen	Glenn	McNamara	Shaw
Bailey	Graham	Mensing	Shepherd
Battles	Grassley	Middleswart	Smith
Beardsley	Hanson of Benton	Miller of Jones	Sorg
Bergman	Hanson of Mitchell	Miller of Page	Steffen
Bowin	Harbor	Moffitt	Stokes
Breitbach	Hicklin	Mohrfeld	Story
Camp	Hill	Mowry	Strand
Carnahan	Holden	Nielsen	Stromer
Christensen	Hullinger	Nolin	Strothman
Clark	Johnson of Audubon	Ossian	Sullivan
Cochran	Kiilsholm	Palmer	Tapscott
Coffman	King	Patton	Thordsen
Conklin	Kitner	Pelton	Tieden
Cunningham	Klein	Peterson of Woodbury	Utzig
Den Herder	Kluever	Pierson	Van Drie
Diehl	Knight	Poncy	Van Roekel
Dunton	Koch	Redfern	Varley
Edgington	Langland	Reed	Vetter
Fischer of Grundy	Lee	Renda	Voorhees
Fisher of Greene	Lipsky	Roe	Watson
Franklin	Maloney	Roorda	Waugh
Freeman	Mayberry	Sanders	Welden
Fullerton	McCartney	Schmarje	Winkelman
Gittins	McCray	Schroeder	Wood
•			Mr. Speaker

The nays were 10:

Allen	Gallagher	Miller of Des Moines	Wolfe
Curran	Johnston of Polk	Radl	Yoder
Doderer	McIntyre		

Absent or not voting 13:

Baker	Caffrey	Duffy	Nelson
Bennett	Darrington	Gannon	O'Malley
Busch	Distelhorst	Millen	Petersen of Dallas
			Van Nostrand

The resolution was adopted.

POINT OF PERSONAL PRIVILEGE

Baker of Boone rose on a point of personal privilege to announce that the Senate had approved the appointment of Representative Cecil A. Reed of Linn County as a member of the Iowa Employment Security Commission.

The House extended its congratulations to Representative Reed on his appointment.

MESSAGES FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following Senate joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 11 authorizing the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations.

AL MEACHAM, Secretary

INTRODUCTION OF BILLS

House File 367, by Miller of Des Moines and Distelhorst, a bill for an act relating to the purchasing of motor vehicle registration plates.

Read first time and referred to committee on motor vehicles and highway safety.

House File 368, by Camp, Pelton, Wood and Andersen (Ely, Lodwick, Reichardt, Condon, Reppert and Jepsen), a bill for an act relating to the use of parking meter funds in cities over 10,000.

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

House File 369, by Tieden, a bill for an act relating to school owned passenger cars used to transport less than nine (9) pupils.

Read first time and referred to committee on schools.

House File 370, by Shaw, Renda, McCray, Conklin, Holden, Wood, Reed, Van Nostrand and Andersen, a bill for an act relating to the compensation of clerk of grand jury.

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

House File 371, by Reed, Lipsky, Sorg and McIntyre, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon.

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

House File 372, by Harbor, a bill for an act relating to contracts with teachers.

Read first time and referred to committee on schools.

House File 373, by Schmarje, Waugh and Steffen, a bill for an act relating to operators' and chauffeurs' licenses.

Read first time and referred to committee on motor vehicles and highway safety.

House File 374, by Nelson, Graham, Hullinger, Nielsen, Dunton, Peterson of Woodbury, Smith, Strothman, Tieden and Winkelman (Lucken, Balloun, Buren, DeHart, Elvers, Floy, Frey, Heaberlin, Heying, Lamborn, McGill, Nurse, Patton, Potgeter, Reichardt, Reno, Shirley, Stephens and Walsh), a bill for an act to replace personal property tax revenues and the moneys and credits replacement fund with surtaxes on individual and corporate incomes and to return the revenues collected therefrom to the school districts.

Read first time and referred to committee on tax revision.

House File 375, by Radl, a bill for an act to prohibit certain contracts, combinations, monopolies, and conspiracies in restraint of trade or commerce; to exempt certain activities from the provisions of this Act; and to provide criminal penalties and civil remedies for violations of the Act.

Read first time and referred to committee on judiciary.

House File 376, by Dunton, a bill for an act relating to increase the compensation of township trustees and township clerks.

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

House File 377, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to driver instruction permits.

Read first time and placed on the calendar.

House File 378, by Holden, a bill for an act relating to refunds of motor vehicle fees.

Read first time and referred to committee on tax revision.

SENATE MESSAGES CONSIDERED

Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organization.

Read first time and referred to committee on constitutional amendments and reapportionment.

Senate File 117, a bill for an act relating to motor vehicle registration certificate containers.

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

Senate File 122, a bill for an act relating to judgments and liens in neglected, dependent, and delinquent children matters.

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

Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel.

Read first time and referred to committee on conservation.

Senate File 172, a bill for an act relating to attorney fee affidavits in criminal actions.

Read first time and referred to committee on judiciary.

Senate File 214, a bill for an act to raise the salary limits for councilmen in towns and cities under fifteen thousand (15,000) population.

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

Senate File 245, a bill for an act relating to trot and throw lines.

Read first time and referred to committee on conservation.

Senate File 258, a bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from other motor trucks and towed vehicles.

Read first time and referred to committee on motor vehicles and highway safety.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

Senate File 150, a bill for an act relating to compensation of members of the state board of public instruction, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 150)

The ayes were 104:

Allen	Gannon	Mensing	Schmarje
Andersen	Gittins	Middleswart	Schroeder
Bailey	Graham	Millen	Shaw
Baker	Grassley	Miller of Des Moines	Shepherd
Battles	Hanson of Mitchell	Miller of Jones	Smith
Beardsley	Harbor	Miller of Page	Steffen
Bergman	Hicklin	Moffitt	Stokes
Bowin	Hill	Mohrfeld	Strand
Breitbach	Holden	Mowry	Stromer
Caffrey	Hullinger	Nelson	Strothman
Camp	Johnson of Audubon	Nielsen	Tapscott
Carnahan	Johnston of Polk	Nolin	Thordsen
Cochran	Kiilsholm	O'Malley	Tieden
Coffman	King	Ossian	Utzig
Cunningham	Kitner	Palmer	Van Drie

Van Nostrand Den Herder Klein Patton Diehl Kluever Petersen of Dallas Van Roekel Distelhorst Knight Pierson Varlev Koch Doderer Poncy Vetter Dunton Lee Radl Watson Edgington Lipsky Redfern Welden Fisher of Greene Maloney Reed Winkelman Renda Franklin Mayberry Wolfe Freeman McCartney Roe booW Fullerton McCray Roorda Yoder Sanders Mr. Speaker Gallagher McIntvre

The nays were 7:

Christensen Hanson of Benton Story Waugh
Conklin McNamara Voorhees

Absent or not voting 13:

Bennett Curran Fischer of Grundy Peterson of Busch Darrington Glenn Woodbury Clark Duffy Langland Sorg Pelton Sullivan

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

House File 294, a bill for an act relating to the penalty for driving a motor vehicle upon the highways of this state while license is revoked, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 294)

The ayes were 114:

Allen	Glenn	Millen	Shepherd
Andersen	Graham	Miller of Des Moines	Smith
Bailey	Grassley	Miller of Jones	Sorg
Baker	Hanson of Benton	Miller of Page	Steffen
Battles	Hanson of Mitchell	Moffitt	Stokes
Beardsley	Harbor	Mohrfeld	Story
Bergman	Hicklin	Mowry	Strand
Breitbach	Hill	Nelson	Stromer
Busch	Holden	Nielsen	Strothman
Caffrey	Hullinger	O'Malley	Sullivan
Carnahan	Johnson of Audubon	Ossian	Tapscott
Christensen	Johnston of Polk	Palmer	Thordsen
Clark	Kiilsholm	Patton	Tieden
Cochran	King	Pelton	Utzig

Coffman Kitner Conklin Klein Cunningham Kluever Curran Knight Diehl Koch Doderer Lee Dunton Lipsky Maloney Edgington Fischer of Grundy Mayberry Fisher of Greene McCartney Franklin McCray

Peterson of Woodbury
Pierson
Poncy
Radl
Redfern
Reed
Renda
Roe
Roorda
Sanders
Schmarje
Schroeder
Shaw

Petersen of Dallas

Van Drie
Van Nostrand
Van Roekel
Varley
Vetter
Voorhees
Watson
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder
Mr. Speaker

The nays were none.

Absent or not voting 10:

Bennett Bowin Camp

Freeman

Fullerton

Gallagher

Gannon

Darrington Den Herder

Distelhorst

McIntyre

Mensing

McNamara

Middleswart

Duffy Gittins Langland Nolin

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

Speaker Pro Tempore Kluever in the chair.

CONSIDERATION OF BILLS REGULAR CALENDAR

House File 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton Community School District, in the Counties of Hamilton and Wright, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 190)

The ayes were 112:

Allen Fullerton
Andersen Gallagher
Bailey Gannon
Baker Gittins
Battles Glenn
Beardsley Graham

McNamara Schroeder
Mensing Shaw
Middleswart Shepherd
Miller of Des Moines Smith
Miller of Jones Sorg
Miller of Page Steffen

McIntyre

Mr. Speaker

Bergman Grassley Moffitt Stokes Breitbach Hanson of Benton Mohrfeld Story Busch Hanson of Mitchell Strand Mowry Caffrey Harbor Nelson Stromer Camp Hicklin Nielsen Strothman Carnahan Hill Nolin Sullivan Christensen Holden O'Malley Tapscott Clark Hullinger Ossian Thordsen Cochran Johnson of Audubon Palmer Tieden Coffman Kiilsholm Patton Utzig Conklin King Pelton Van Drie Cunningham Kitner Peterson of Woodbury Van Roekel Curran Klein Pierson Varley Diehl Knight Vetter Poncy Distelhorst Koch Radl Voorhees Doderer Langland Redfern Watson Dunton Lee Reed Waugh Welden Edgington Lipsky Renda Fischer of Grundy Maloney Roe Winkelman Fisher of Greene Mayberry Roorda Wolfe Franklin McCartney Sanders Wood

The nays were none.

Freeman

Absent or not voting 12:

Johnston of Polk Petersen of Baringer Darrington Dallas Den Herder Bennett McCray Van Nostrand Bowin Duffy Millen Yoder

Schmarje

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

SENATE FILE 22 RE-REFERRED

Senate File 22, a bill for an act relating to demurrers by defendants in criminal actions, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall moved that Senate File 22 be re-referred to the committee on judiciary for further study.

The motion prevailed.

House File 239, a bill for an act relating to sentencing persons convicted of a crime, was taken up for consideration.

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

(H.F. 239) On the question "Shall the bill pass?"

The ayes were 112:

Allen	Gannon	Mensing	Shepherd
Andersen	Gittins	Middleswart	Smith
Bailey	Glenn	Millen	Sorg
Baker	Graham	Miller of Des Moines	Steffen
Battles	Grassley	Miller of Jones	Stokes
Beardsley	Hanson of Benton	Miller of Page	Story
Bergman	Hanson of Mitchell	Moffitt	Strand
Breitbach	Harbor	Mohrfeld	Stromer
Busch	Hicklin	Mowry	Strothman
Caffrey	Hill	Nelson	Sullivan
Camp	Holden	Nielsen	Tapscott
Carnahan	Hullinger	Nolin	Thordsen
Christensen	Johnson of Audubon	O'Malley	Tieden
Clark	Johnston of Polk	Ossian	Utzig
Cochran	Kiilsholm	Patton	Van Drie
Coffman	King	Peterson of Woodbury	Van Nostrand
Conklin	Kitner	Pierson	Van Roekel
Cunningham	Klein	Poncy	Varley
Diehl	Knight	Radl	Vetter
Distelhorst	Koch .	Redfern	Voorhees
Doderer	Langland	Reed	Watson
Dunton	Lee	Renda	Waugh
Edgington	Lipsky	Roe	Welden
Fisher of Greene	Maloney	Roorda	Winkelman
Franklin	Mayberry	Sanders	Wolfe
Freeman	McCartney	Schmarje	Wood
Fullerton	McIntyre	Schroeder	Yoder
Gallagher	McNamara	Shaw	Mr. Speaker

The nays were none.

Absent or not voting 12:

Bennett	Darrington	Fischer of Grundy	Palmer
Bowin	Den Herder	Kluever	Pelton
Curran	Duffy	McCray	Petersen of Dallas

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

SPECIAL ORDER SENATE JOINT RESOLUTION 2

The hour of 10:30 a.m. having arrived, the Speaker announced the "special order" for the consideration of Senate Joint Resolution 2, a joint resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills, with report of committee without recommendation.

Steffen of Chickasaw in the chair.

Fischer of Grundy rose on a point of order that Rule 20 was being violated.

The Speaker ruled the point of order well taken.

Speaker Pro Tempore Kluever in the chair.

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

SENATE JOINT RESOLUTION 2

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa to give the governor item veto power on appropriation bills.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section sixteen (16) of article three (III) of the Constitution of the State of Iowa is hereby amended by adding the following new paragraph at the end thereof:

"The governor may approve appropriation bills in whole or in part, and may disapprove any item of an appropriation bill; and the part approved shall become a law. Any item of an appropriation bill disapproved by the governor shall be returned, with his objections, to the house in which it originated, or shall be deposited by him in the office of the secretary of state in the case of an appropriation bill submitted to the governor for his approval during the last three days of a session of the General Assembly, and the procedure in each case shall be the same as provided for other bills. Any such item of an appropriation bill may be enacted into law notwithstanding the governor's objections, in the same manner as provided for other bills."

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

Rule 69 was invoked.

On the question "Shall the joint resolution be adopted and agreed to?"

The yeas were 66:

Allen Distelhorst
Andersen Doderer
Bailey Dunton
Baker Franklin
Baringer Gallagher

McCartney McCray McIntyre McNamara Middleswart

Reed Renda Roe Shaw Shepherd Beardsley Gannon Millen Sorg Bennett Glenn Miller of Des Moines Steffen Bowin Hanson of Benton Moffitt Stokes Breitbach Hanson of Mitchell Nolin Story Caffrey Hicklin O'Malley Tapscott Carnahan Holden Palmer Thordsen Christensen Pelton Van Drie Hullinger Cochran Johnston of Polk Vetter Pierson Conklin Klein Voorhees Poncy Cunningham Radl Wolfe Lipsky Curran Maloney Redfern booW Diehl Mayberry

The nays were 55:

Battles Grassley Mohrfeld Stromer Bergman Harbor Mowry Strothman Busch : Hill Nelson Sullivan Camp Johnson of Audubon Nielsen Tieden Clark Kiilsholm Ossian Utzig Coffman Van Nostrand King Patton Den Herder Van Roekel Kitner Petersen of Dallas Edgington Knight Peterson of Woodbury Varley Fischer of Grundy Koch Roorda Watson Fisher of Greene Langland Sanders Waugh Freeman Lee Schmarje Welden Fullerton Schroeder Winkelman Mensing Gittins Miller of Jones Smith Mr. Speaker Graham Miller of Page Strand

Absent or not voting 3:

Darrington Duffy Yoder

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

Speaker Baringer in the chair.

Millen of Van Buren moved to reconsider the vote by which Senate Joint Resolution 2 was adopted by the House and that the motion to reconsider be laid on the table.

Roll call was requested by Mowry of Marshall and McNamara of Linn.

On the question "Shall the motion prevail?"

The ayes were 47:

Andersen Franklin Millen Steffen
Bailey Gallagher Miller of Des Moines Strand
Beardsley Hanson of Benson Moffitt Tapscott

Bowin Hicklin O'Mallev Thordsen Carnahan Hullinger Palmer Van Drie Christensen Kiilsholm Radl Vetter Cochran Klein Redfern Voorhees Conklin Lee Renda Wolfe Cunningham Lipsky Roe booW Diehl Mayberry Shaw Yoder Distelhorst McCrav Shepherd Mr. Speaker Dunton McIntvre Sorg

The nays were 59:

Allen Gittins McNamara Schmarje Battles Glenn Mensing Schroeder Miller of Jones Bergman Graham Smith Breitbach Grassley Miller of Page Stokes Busch Hanson of Mitchell Mohrfeld Strothman Camp Harbor Mowry Sullivan Clark Hill Nelson Tieden Coffman Johnson of Audubon Ossian Utzig Curran King Pelton Van Nostrand Den Herder Van Roekel Kitner Petersen of Dallas Doderer Kluever Peterson of Woodbury Varley Edgington Knight Pierson Watson Fischer of Grundy Koch Reed Waugh Freeman Langland Roorda Winkelman Fullerton McCartney Sanders

Absent or not voting 18:

Fisher of Greene Baker Middleswart Poncy Bennett Gannon Nielsen Story Holden Nolin Caffrey Stromer Darrington Johnston of Polk Patton Welden

Duffy Maloney

The motion lost.

SPECIAL ORDER

Millen of Van Buren asked and received unanimous consent that House Joint Resolution 10 be made a "special order" of business for 10:30 a.m., Thursday, March 9.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H.F. 135 To require fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an increase or decrease in the state revenues. By Winkelman, Redfern, Tieden, O'Malley, et al.
- H.F. 31 To eliminate from the statutes any provision for "daylight saving time". By Miller of Page, Harbor, Ossian, Schroeder, Nielsen, et al.
- H.F. 123 Relating to cosmetology, By Dunton, Den Herder, and Harbor.
- H.F. 70 Relating to juvenile delinquency. By Shaw, McCray, Holden, Hicklin, et al.
- H.F. 363 COMMITTEE BILL -- Relating to the use of the telephone for the purpose of terrifying, intimidating, threatening...another person, and providing a punishment therefor. By Committee on Commerce.
- H.F. 287 COMMITTEE BILL -- Relating to interference with devices, signs, signals, or barricades. By Committee on Law Enforcement.
- S.F. 144 To establish a penalty for failure to file a semi-annual fertilizer tonnage report. By Committee on Agriculture.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(Non-controversial calendar)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- H. F. 199 To raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors. By Welden, Steffen, Schmarje, et al.
- S.F. 77 To legalize and validate proceedings providing for the organization, reorganization, attachment of territory, enlargement, or change in the boundaries of school corporations. By O'Malley.
- H.F. 117 To authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Joe Varese, Sr., and Louis Sacco. By Moffitt.
- H.F. 150 Relating to the collection and disposal of refuse and garbage in cities and towns. By Miller of Jones, Battles, Mensing, Duffy, et al.
- H.F. 174 To authorize counties of over 250,000 population to levy a maximum one mill levy for the maintenance of a juvenile home. By Tapscott, Johnston, Renda, Palmer, Beardsley, et al.
- H. F. 203 Relating to the retention of municipal records. By Hicklin, Den Herder, Dunton, et al.
- H.F. 309 COMMITTEE BILL -- Relating to the sale of skins and plumage of lawfully taken game birds and animals. By Committee on Conservation and Recreation.
- H.F. 310 COMMITTEE BILL -- To change the method of marking waterfowl. By Committee on Conservation and Recreation.

CHARLES E. GRASSLEY, Chairman Steering Committee

MOTION TO RECONSIDER VOTE FILED (Senate Joint Resolution 2)

Mr. Speaker: We move to reconsider the vote by which Senate Joint Resolution 2 passed the House on March 8, 1967.

LAURENCE ALLEN PERRY CHRISTENSEN GEORGE N. PIERSON

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 43, House File 60 and House Joint Resolution 14.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House File 43, House File 60 and House Joint Resolution 14.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 8 day of March, 1967, sent to the governor for his approval: House File 43, House File 60 and House Joint Resolution 14.

A. L. MENSING, Chairman

Report adopted.

REPORTS OF COMMITTEES

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 284, a bill for an act to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the State Banking Board and Superintendent to prescribe conditions for debt management contract; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 284 as follows:

- 1. Section 1, by striking all of line seventeen (17).
- 2. Section 10, by striking from line twenty (20) the word "board" and inserting in lieu thereof the word "superintendent".
- 3. Section 14, by striking all of line four (4), and inserting a period after the word "state" in line three (3).
- 4. Section 15, by striking from lines two (2) and eight (8) the word "board" and inserting in lieu thereof the word "superintendent".
- 5. Amend the Title, line three (3), by striking the words "State Banking Board and Superintendent" and inserting in lieu thereof the words "Superintendent of Banking;". WILLIAM P. WINKELMAN, Chairman

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment. to whom was referred House Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Also:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred House Joint Resolution 8, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MAURICE VAN NOSTRAND, Chairman

Patton of Delaware, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control, to whom was referred House File 152, a bill for an act relating to the cost of foster home care for children of deceased veterans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass. JAMES E. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred Senate File 207, a bill for an act relating to employment of a superintendent of the women's reformatory, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred House File 266, a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 292, a bill for an act to safe-guard the public health by regulating the sale or the giving away of any articles, devices, appliances, drugs, or other medicinal preparations designed or intended for the purpose of preventing syphilis, gonorrhea, chancroid, or such other diseases as may be defined as genito-infectious or venereal diseases by regulations of the state department of health and to prescribe penalties for the violation of the provisions of this Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 218, a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of the Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 240}}$, a bill for an act relating to deer hunting, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 286</u>, a bill for an act relating to fees for marriage licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred Senate File 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 180 by deleting in line eleven (11) the words "of animals" and inserting in lieu thereof the following: ", handling or other preparation of livestock".

DELMONT MOFFITT, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 220</u>, a bill for an act relating to the transfer of administrative functions from the board of library trustees to the professional library administrator, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 131</u>, a bill for an act to permit the credit of service in the armed forces toward the barber apprentice period, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 233}}$, a bill for an act relating to municipal enterprises fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD C. ANDERSEN, Chairman

AMENDMENTS FILED

Amend Senate File 77 by adding the following new section:

This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Reinbeck Courier, a newspaper published at Reinbeck, Iowa, and The West Des Moines Express, a newspaper published at West Des Moines, Iowa.

FISCHER of Grundy

Amend the Senate Amendment to House Joint Resolution 10 as follows:

Strike all after the second word "to" in line nineteen (19) to and including the period in line twenty (20) and insert in lieu thereof "constitutional requirements."

Strike all after the word "to" in line thirty-one (31) to and including the period in line thirty-two (32) and insert in lieu thereof "constitutional requirements."

MOWRY of Marshall

Amend House File 353 as follows:

Strike from section 1, line five (5), the words and figures "two hundred fifty thousand (250,000)" and insert "ninety thousand (90,000)".

ANDERSEN of Woodbury

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, March 9, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, March 9, 1967.

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

Prayer was offered by Dr. Oran Hothrop, pastor of the Christian Reformed Church, Cedar, Iowa.

The Journal of March 8 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Strothman of Henry on request of Stokes of Plymouth; Coffman of Iowa on request of Camp of Clinton.

PRESENTATION OF VISITORS

Kiilsholm of Kossuth introduced to the House the Honorable Duane Dewel of Algona, Iowa, former member of the Senate in the Fifty-first, Fifty-second, Fifty-seventh and Fifty-eighth General Assemblies.

Clark of Crawford introduced to the House the Honorable Everett Crane of Vail, Iowa, former member of the House in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Redfern of Lee introduced to the House 53 seniors of the American government class, Central Community School, Argyle, Iowa, accompanied by their instructor, Howard L. Carter.

PETITIONS

The following petitions were received and placed on file:

By Langland of Winneshiek from 24 residents of Winneshiek County who oppose daylight saving time.

From the following Representatives from those who favor daylight saving time:

By Patton of Delaware from 46 residents of Delaware County.

By Koch of Woodbury from 24 residents of Woodbury County.

By Carnahan of Wapello from 15 residents of Wapello County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 284, 152, 266, 292, 218, 240, 286, 220, and 131; House Joint Resolution 11; and Senate Files 207 and 180, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 166.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 178, 206, 208 and 342.

SPECIAL REQUEST

Reed of Linn asked and received unanimous consent to withdraw his name as a co-sponsor of House Joint Resolution 16.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 23, by Fischer of Grundy, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor.

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

INTRODUCTION OF BILLS

House File 379, by McCray, Sullivan, Nolin, Duffy and Conklin, a bill for an act relating to the distribution of liquor control funds.

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

House File 380, by Committee on Conservation, a bill for an act compelling operators of vessels involved in collisions to render aid.

Read first time and placed on the calendar.

House File 381, by Committee on Conservation and Recreation (Committee on Conservation and Recreation), a bill for an act relating to the size limit on certain fish taken with commercial fishing gear.

Read first time and placed on the calendar.

House File 382, by Hullinger (Main), a bill for an act relating to employment of county engineers.

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

House File 383, by McCartney and Clark (Neu and Kyhl), a bill for an act relating municipal support of private colleges and universities.

Read first time and referred to committee on higher education.

House File 384, by Hicklin, Cochran, Vetter and Petersen of Dallas, a bill for an act relating to procedure under eminent domain.

Read first time and referred to committee on judiciary.

House File 385, by Doderer, a bill for an act relating to removal of a councilman from municipal office by special election.

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

House File 386, by Harbor, a bill for an act relating to agricultural land tax credit and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 387, by Kluever and Hullinger (O'Malley, Lamborn and Hagedorn), a bill for an act to amend chapter five hundred twenty-three A (523A), Code 1966, relating to prearranged funeral plans.

Read first time and referred to committee on judiciary.

House File 388, by Kluever, Fischer of Grundy, Mayberry, Caffrey, Sorg and Mowry (O'Malley, Klefstad, Mills, Condon and Riley), a bill for an act relating to joint services by municipal bodies.

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

House File 389, by Kluever, Voorhees, Cochran and O'Malley (Frommelt, Cassidy and Riley), a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices.

Read first time and referred to committee on judiciary.

House File 390, by Kluever, Strand, Shepherd and Caffrey (DeKoster, Benda, Walsh and Reppert), a bill for an act relating to limitations of actions on ancient mortgages and abandoned property.

Read first time and referred to committee on judiciary.

House File 391, by Welden, a bill for an act relating to civil engineers.

Read first time and referred to committee on commerce.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 37, a bill for an act to provide real property tax exemption to disabled veterans.

Also:

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

Senate File 118, a bill for an act relating to the transportation of school children.

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

Senate File 231, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 135, a bill for an act to require fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an increase or decrease in state revenues with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 135)

The ayes were 92:

Andersen	Gannon	Miller of Des Moines	Shepherd
Bailey	Gittins	Miller of Jones	Smith
Battles	Graham	Miller of Page	Sorg
Bennett	Grassley	Moffitt	Stokes
Bergman	Hanson of Mitchell	Mohrfeld	Story
Bowin	Harbor	Nelson	Strand
Breitbach	Hicklin	Nolin	Stromer
Christensen	Hill	O'Malley	Sullivan
Clark	Holden	Ossian	Tapscott
Cochran	Johnson of Audubon	Palmer	Thordsen
Conklin	King	Patton	Utzig
Cunningham	Kitner	Pelton	Van Drie
Curran	Kluever	Peterson of Woodbury	Van Nostrand
Den Herder	Knight	Pierson	Van Roekel
Diehl	Koch	Poncy	Varley
Distelhorst	Langland	Redfern	Voorhees
Doderer	Mayberry	Reed	Watson
Duffy	McCray	Renda	Waugh
Dunton	McIntyre	Roe	Welden
Fisher of Greene	McNamara	Roorda	Winkelman
Freeman	Mensing	Sanders	Wolfe
Fullerton	Middleswart	Schmarje	Wood
Gallagher	Millen	Shaw	Yoder

The nays were 12:

Baker	Hanson of Benton	Klein	Radl
Beardsley	Hullinger	Lee	Schroeder
Glenn	Johnston of Polk	Maloney	Mr. Speaker

Absent or not voting 20:

Allen Coffman Kiilsholm Petersen of Dallas Busch Darrington Lipsky Caffrey Edgington McCartney Steffen Fischer of Grundy Camp Mowry Strothman Carnahan Franklin Nielsen Tieden Vetter

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

House File 31, a bill for an act to eliminate from the statutes any provision for "daylight saving time", with report of committee without recommendation, was taken up for consideration.

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

Under the provisons of Rule 70, Bowin of Black Hawk asked and received unanimous consent to be excused from voting on House File 31.

On the question "Shall the bill pass?" (H. F. 31)

The ayes were 48:

Allen	Gittins	Maloney	Roorda
Bailey	Graham	Mensing	Schroeder
Bergman	Grassley	Middleswart	Smith
Christensen	Hanson of Benton	Miller of Page	Stokes
Clark	Hanson of Mitchell	Moffitt	Strand
Cochran	Harbor	Mowry	Van Nostrand
Den Herder	Hullinger	Nelson	Van Roekel
Dunton	Johnson of Audubon	Nielsen	Varley
Edgington	King	Ossian	Watson
Fischer of Grundy	Klein	Patton	Waugh
Fisher of Greene	Kluever	Petersen of Dallas	Winkelman
Fullerton	Knight	Peterson of Woodbury	Mr. Speaker
FD F0	•		•

The nays were 70:

The hays were 10.		• •	
Andersen	Gallagher	Millen	Shepherd
Baker	Gannon	Miller of Des Moines	Sorg
Battles	Glenn	Miller of Jones	Steffen
Beardsley	Hicklin	Mohrfeld	Story
Bennett	Hill	Nolin	Stromer
Breitbach	Holden	O'Malley	Sullivan
Busch	Johnston of Polk	Palmer	Tapscott
Caffrey	Kiilsholm	Pelton	Thordsen
Camp	Kitner	Poncy	Tieden
Carnahan	Koch	Radl	Utzig
Conklin	Langland	Redfern	Van Drie
· · · · · · · · · · · · · · · · · · ·			

Cunningham Lee Curran Lipsky Diehl Mayberry Distelhorst McCartney Doderer McCray Duffy McIntvre McNamara Freeman

Reed Renda Roe Sanders Schmarje Shaw

Vetter Voorhees Welden Wolfe Wood Yoder

Absent or not voting 6:

Bowin Coffman Darrington Franklin

Pierson Strothman

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER ...

HOUSE JOINT RESOLUTION 10

The hour of 10:30 a.m. having arrived, the Speaker announced the "special order" for the consideration of House Joint Resolution 10, a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly.

Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend the Senate Amendment to House Joint Resolution 10 as follows:

Strike all after the second word "to" in line nineteen (19) to and including the period in line twenty (20) and insert in lieu thereof "constitutional requirements."

Strike all after the word "to" in line thirty-one (31) to and including the period in line thirty-two (32) and insert in lieu thereof "constitutional requirements."

Roll call was requested by Maloney of Polk and Renda of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 73:

Allen Hicklin Bailev Holden Battles Johnson of Audubon Bergman Kiilsholm Camp King Christensen Kitner Clark Klein Conklin Kluever Cunningham Knight Den Herder Koch Edgington Langland Fischer of Grundy Lee

Mohrfeld Mowry Nelson Nielsen Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury

Pierson

Roorda

Sanders

Stromer Sullivan Thordsen Tieden

Van Drie Van Nostrand Van Roekel Varley Vetter

Voorhees

Story

Strand

Fisher of Greene Freeman Fullerton Gittins Graham McCartney
McIntyre
Mensing
Millen
Miller of Jones

Schmarje Schroeder Shaw Shepherd Smith

Watson Waugh Welden Winkelman Wolfe

Hanson of Mitchell Harbor Miller of Page

Stokes

Mr. Speaker

The nays were 39:

Andersen
Baker
Beardsley
Bennett
Breitbach
Busch
Caffrey
Carnahan
Cochran
Distelhorst

Doderer
Duffy
Dunton
Gallagher
Gannon
Glenn
Hanson of Benton
Johnston of Polk

McCray
Middleswart
Miller of Des Moines
Moffitt
Nolin
O'Malley
Palmer
Poncy
Radl
Redfern

Reed Renda Roe Sorg Steffen Tapscott Utzig Wood Yoder

Absent or not voting 12:

Bowin Coffman Curran Darrington Diehl Franklin

Malonev

Mayberry

Grassley Hill Hullinger Lipsky McNamara Strothman

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House Joint Resolution 10 as follows:

1. In section two (2), strike the last two (2) sentences and insert in lieu thereof the following:

"To the maximum extent practicable, voting precinct lines shall not be crossed in forming senatorial districts. In accordance with the constitution, each senator now serving shall be permitted to complete the term for which he was elected, even if his senatorial district is changed or eliminated. Any area may be temporarily attached to another senatorial district for the purpose of representation in the senate during the years nineteen hundred sixty-nine (1969) and nineteen hundred seventy (1970). Each senator shall be assigned to a district. No more than one (1) of the senators elected in nineteen hundred sixty-six (1966) for a term of four (4) years shall be assigned to the same district. To the maximum extent practicable, each senator shall be assigned to the district in which he resides. If necessary, a senator may be assigned to a district in which he does not reside, but only for the remainder of the term for which he was elected. Five (5) senators shall be elected in nineteen hundred seventy (1970) for terms of two (2) years, in order to comply with the constitution."

2. Insert the following at the end of section three (3): "To the maximum extent practicable, voting precinct lines shall not be crossed in forming representative districts."

- 3. In section six (6), line fifty-six (56), strike the words "April 15" and insert in lieu thereof the words "May one (1)".
 - 4. Strike section seven (7) and insert in lieu thereof the following:
- "The general assembly shall consider the plans submitted by the commission. Before the adjournment of the regular session of the general assembly in nineteen hundred sixty-seven (1967), and in any event no later than June ten (10), nineteen hundred sixty-seven (1967), the general assembly by statute shall adopt an apportionment plan, which may be the same as or different from either of the plans submitted by the commission."
- 5. In section nine (9), line seventy (70), strike the words "April 15" and insert in lieu thereof the words "May one (1)".

Division of the amendment was requested.

Van Nostrand of Pottawattamie moved the adoption of Division 1 of his amendment.

Roll call was requested by the Speaker and Maloney of Polk.

On the question "Shall Division 1 be adopted?"

The ayes were 83:

-			
Allen	Grassley	Miller of Jones	Smith
Andersen	Hanson of Mitchell	Miller of Page	Sorg
Battles	Harbor	Moffitt	Stokes
Bergman	Hicklin	Mohrfeld	Story
Bowin	Holden	Mowry	Strand
Busch	Johnson of Audubon	Nelson	Stromer
Camp	Kiilsholm	Nielsen	Sullivan
Christensen	King	Ossian	Thordsen
Clark	Kitner	Patton	Tieden
Conklin	Klein	Pelton	Van Drie
Cunningham	Kluever	Petersen of Dallas	Van Nostrand
Curran	Knight	Peterson of Woodbury	Varley
Den Herder	Koch	Pierson	Voorhees
Diehl	Langland	Radl	Watson
Edgington	Lee	Reed	Waugh
Fischer of Grundy	Lipsky	Roorda	Welden
Fisher of Greene	McCartney	Sanders	Winkelman
Freeman	McCray	Schmarje	Wolfe
Fullerton	McIntyre	Schroeder	Wood
Gittins	Mensing	Shaw	Mr. Speaker
Graham	Millen	Shepherd	
		•	

The nays were 33:

Bailey	Doderer	Maloney	Poncy
Baker	Duffy	Mayberry	Redfern
Beardsley	Dunton	McNamara	Renda
Bennett	Gallagher	Middleswart	Roe
Breitbach	Gannon	Miller of Des Moines	s Steffen

Caffrey Carnahan Cochran Distelhorst Hanson of Benton Hullinger Johnston of Polk

Nolin O'Mallev Palmer

Tapscott Utzig Yoder

Absent or not voting 8:

Coffman Darrington Franklin Glenn

Hill Strothman Van Roekel

Division 1 of the amendment was adopted.

Van Nostrand of Pottawattamie moved the adoption of Divisions 2, 3, 4 and 5 of his amendment.

Divisions 2, 3, 4 and 5 of the amendment were adopted.

Van Nostrand of Pottawattamie moved that the House concur in the Senate amendment as amended by the House.

Roll call was requested by the Speaker and Gannon of Jasper.

Johnson of Audubon

On the question "Shall the House concur?"

Hicklin

Holden

The ayes were 82:

Allen Andersen Battles Bergman Bowin Busch Camp Christensen Clark Conklin Cunningham Curran Den Herder Diehl

Fisher of Greene Freeman Gittins Graham Grasslev Hanson of Mitchell Harbor

Kiilsholm King Kitner Klein Kluever Knight Koch . Langland Lee Lipsky McCartney McCrav McIntyre Mensing Millen Miller of Jones

Miller of Page Moffitt

Mowry Nelson Nielsen Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Reed Roorda Sanders Schmarje Schroeder Shaw Shepherd

Mohrfeld

Smith Sorg Stokes Vetter

Tieden Van Drie Van Nostrand Van Roekel Varlev Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood

Yoder

Mr. Speaker

Story

Strand Stromer

Sullivan

Thordsen

The nays were 36:

Bailey Baker

Doderer Duffy

Hanson of Benton Hullinger

O'Malley Palmer

578

JOURNAL OF THE HOUSE

March 9.

Beardslev Bennett Breitbach Caffrey Carnahan Cochran Distelhorst Dunton Edgington Fischer of Grundy Fullerton Gallagher

Johnston of Polk Maloney Mayberry McNamara Middleswart Miller of Des Moines

Poncy Redfern Renda Roe Steffen Tapscott Utzig

Absent or not voting 6:

Coffman Darrington Franklin Hill

Harbor

Hicklin

Gannon

Glenn

Radl

Nolin

Strothman

Motion prevailed and the House concurred in the Senate amendment as amended.

Moffitt

Mowry

Nelson

Mohrfeld

Van Nostrand of Pottawattamie moved that the joint resolution as amended by the Senate, further amended by the House and concurred in by the House as amended be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 10)

The aves were 82:

Allen

Andersen Battles Bergman Bowin Busch Camp Christensen Clark Conklin Cunningham Curran Den Herder Diehl Fisher of Greene Freeman Fullerton Gittins

Hill Holden Johnson of Audubon Nielsen Kiilsholm Kitner Klein Kluever Knight Koch Langland Lee Lipsky McCartney McCray McIntyre Mensing Millen Miller of Jones Miller of Page

Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Reed Roorda Sanders Schmarje Schroeder Shaw Shepherd Smith Sorg

Story Strand Stromer Sullivan Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden

Stokes

Hanson of Mitchell The nays were 35:

Bailey Baker Beardsley

Graham

Grassley

Doderer Duffy Dunton

Johnston of Polk King Mayberry

Poncy. Redfern Renda

Wolfe

Wood

Yoder

Mr. Speaker

Roe

Steffen

Utzig

Tapscott

Winkelman

Bennett Edgington McNamara
Breitbach Fischer of Grundy Middleswart
Caffrey Gallagher Miller of Des Moines
Carnahan Glenn Nolin
Cochran Hanson of Benton O'Malley

Hullinger

Absent or not voting 7:

Distelhorst

Coffman Franklin Maloney Strothman
Darrington Gannon Radl

Palmer

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

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 123, a bill for an act relating to cosmetology, with report of committee recommending amendment and passage, was taken up for consideration.

Dunton of Keokuk offered the following amendment filed by him and moved its adoption:

Amend House File 123 as follows:

Amend Section 1 by striking from the first line of subsection two (2), by striking the word "subsection" and inserting in lieu thereof the words "subsections ten (10) and".

The amendment was adopted.

Dunton of Keokuk asked and received unanimous consent to withdraw the amendment filed by him February 9 and found on page 279 of the House Journal.

Kluever of Cass offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 123 as follows:

- 1. By striking section two (2) and renumbering the following sections.
- 2. Amend section five (5) line five (5) by striking the word "needful" and inserting in lieu thereof the word "reasonable".
- 3. Amend section six (6) line seven (7) by striking the words "without examination".

The amendment was adopted.

Busch of Bremer offered the following amendment filed by him and moved its adoption:

Amend House File 123 as follows:

Amend section eight (8), subsection one (1), line six (6) by striking the number "thirty (30)" and inserting in lieu thereof the number "fifteen (15)".

The amendment was adopted.

Pelton of Clinton offered the following amendment and moved its adoption: Amend House File 123, Section 9, line four (4) by inserting after the word "schools," the words, "job corps training centers".

The amendment was adopted.

Busch of Bremer moved to reconsider the vote by which his amendment was previously adopted by the House.

Motion prevailed.

Busch of Bremer offered the following amendment to his amendment and moved its adoption:

Amend the Busch amendment filed March 2, 1967 by striking from line three (3) the word and figure "six (6)" and inserting in lieu thereof the word and figure "seven (7)".

The amendment to the amendment was adopted.

Busch of Bremer moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Dunton of Keokuk offered the following amendment and moved its adoption:

Amend House File 123 as follows:

- 1. By striking from Section five (5), line nine (9) the word "respoisibility" and inserting in lieu thereof the word "responsibility".
- 2. By striking from Section three (3), line twenty-four (24) the word "contrued" and inserting in lieu thereof the word "construed".

The amendment was adopted.

Miller of Des Moines offered the following amendment and moved its adoption:

Amend House File 123 by striking the word "manipulating", in line eighteen (18) of section three (3).

The amendment lost.

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

On the question "Shall the bill pass?" (H.F. 123)

The ayes were 108:

Allen Gittins McNamara Schroeder Glenn Shepherd Andersen Mensing Graham Middleswart Smith Bailev Baker Millen Sorg Grasslev Hanson of Benton Miller of Jones Stokes Battles Hanson of Mitchell Miller of Page Beardslev Story Bennett Harbor . Moffitt Strand Bergman Hicklin Mohrfeld Stromer Breitbach Hill Mowry Sullivan Busch Holden Nelson Tapscott Thordsen Caffrev Hullinger Nielsen Tieden Camp Johnson of Audubon Nolin Carnahan Kiilsholm O'Malley Utzig Christensen Van Drie King Ossian Clark Van Nostrand Kitner Palmer Van Roekel Cochran Klein Patton Conklin Varlev Kluever Pelton Cunningham Knight Petersen of Dallas Vetter Curran Koch Pierson Voorhees Den Herder Langland Watson Poncy Diehl Lee Radl Waugh Redfern Distelhorst Lipsky Welden Duffy Maloney Reed Winkelman Dunton Mayberry Renda Wolfe Edgington McCartney Roe Wood Fisher of Greene Sanders Yoder McCrav Freeman Mr. Speaker McIntyre Schmarje

The nays were 7:

Fischer of Grundy Gallagher Roorda Steffen

Fullerton Peterson of Woodbury Shaw

Absent or not voting 9:

Bowin Doderer Gannon Miller of Des Coffman Franklin Johnston of Polk Moines

Darrington Strothman

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

REQUEST TO VOTE

Hill of Marshall asked and received unanimous consent to be recorded as voting nay on House File 31.

Allen of Pottawattamie asked and received unanimous consent to be recorded as voting aye on House File 31.

Camp of Clinton asked and received unanimous consent to be recorded as voting nay on House File 31.

Pierson of Mahaska asked and received unanimous consent to be recorded as voting age on House File 135.

Fullerton of Woodbury asked and received unanimous consent to be recorded as voting age on House File 31.

Battles of Jackson asked and received unanimous consent to change his vote from aye to nay on House File 31.

Miller of Page asked and received unanimous consent to be recorded as voting aye on Division 1 of the Van Nostrand amendment to House Joint Resolution 10.

Palmer of Polk asked and received unanimous consent to change his vote from aye to nay on House Joint Resolution 10.

Kluever of Cass asked and received unanimous consent to be recorded as voting age on House Files 31 and 135.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 12, 17, 25, 51, 146, 151 and 206.

A.L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 12, 17, 25, 51, 146, 151 and 206.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred House File 22, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 22 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred eighty-one (321.281), Code 1966, is hereby amended as follows:

1. By striking lines one (1) through \sin (6), and inserting in lieu thereof the following:

"Whoever operates a motor vehicle upon the public highways of this state while under the influence of alcohol, or while under the influence of a narcotic or hypnotic drug, or other drug, or a combination of such drugs and alcohol, to a degree which renders the driver incapable of safely driving a motor vehicle shall, upon conviction or a plea of guilty, be punished, for the first of".

- 2. By striking in line thirty-nine (39) the words "sixty days" and inserting in lieu thereof the words "one hundred twenty days".
- 3. By adding in line fifty-nine (59) after the word "drugs" the words "or any other drugs".
 - 4. By adding thereto the following:

"Whoever operates a motor vehicle while his ability to operate such motor vehicle is impaired by the consumption of alcohol shall be guilty of a misdemeanor. Evidence that there was at the time five hundredths (5/100) of one (1) per centum or more by weight of alcohol in his blood and less than ten hundredths (10/100) of one (1) per centum, may be admitted as prima facie evidence that the defendant's ability to operate a motor vehicle was impaired by the consumption of alcohol".

"For the purposes of this section, evidence that there was, at the time, ten hundredths (10/100) of one (1) per centum or more by weight of alcohol in his blood, may be admitted as prima facie evidence that the defendant was under the influence of alcohol.

- Sec. 2. Section three hundred twenty-one B point one (321B.1), Code 1966, is hereby amended by striking lines six (6) and seven (7) and inserting in lieu thereof the words "a motor vehicle while under the influence of alcohol or while a person's ability to operate a motor vehicle is impaired by the consumption of alcohol."
- Sec. 3. Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended as follows:
 - 1. By striking line six (6) and inserting in lieu thereof the following:

"tor vehicle while under the influence of alcohol or while such person's ability to operate such motor vehicle is impaired by the consumption of alcohol,"

2. By striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"public highway of this state while under the influence of alcohol or while such person's ability to operate such motor vehicle was impaired by the consumption of alcohol, and only after the peace officer has placed such person under arrest for the offense of operating a motor vehicle while under the influence of alcohol or of operating a motor vehicle while ability to operate such motor vehicle was impaired by the consumption of alcohol. If such person re-".

Sec. 4. Section three hundred twenty-one B point seven (321B.7), Code 1966, is hereby amended by striking lines eight (8) through twelve (12) and inserting in lieu thereof the following:

"upon a public highway of this state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, that he had placed such person under arrest for the offense of operating a motor vehicle while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol and that the person had refused to submit".

Sec. 5. Section three hundred twenty-one B point eight (321B.8), Code 1966, is hereby amended by striking lines nineteen (19) and twenty (20) and inserting in lieu thereof the following:

"highway of this state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, whether the person was placed un-".

- Sec. 6. Section three hundred twenty-one B point ten (321B.10), Code 1966, is hereby amended by striking line six (6) and inserting in lieu thereof the following:
- "state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, evi-".
- Sec. 7. Section three hundred twenty-one B point eleven (321B.11), Code 1966, is hereby amended by striking line eight (8), and inserting in lieu thereof the following:

"state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol."

Sec. 8. Section three hundred twenty-one B point twelve (321B.12), Code 1966, is amended by striking line five (5) and inserting in lieu thereof the following:

"person was under the influence of alcohol or whose ability to operate a motor vehicle was impaired by the consumption of alcohol."

Further amend House File 22 by striking from the second line of the title the word "intoxicated" and inserting in lieu thereof the following: "under the influence of alcohol or drugs".

ALFRED NIELSEN, Chairman

Smith of O'Brien, from the committee on higher education, submitted the following report:

Mr. Speaker: Your committee on higher education, to whom was referred <u>House File 77</u>, a bill for an act to provide for a state tuition equalization fund for the benefit of Iowa students, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely postponed</u>.

MARVIN W. SMITH, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File</u> 193, a bill for an act relating to the operation of licensed grain warehouses by feed manufacturers and dealers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 193 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding thereto the following:

A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:

- 1. He must obtain from such warehouseman a nonnegotiable warehouse receipt and such receipt must show clearly the following notation: "held in trust for" (customer's name and address).
- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has grain stored under the provisions of this section.

 DELMONT MOFFITT, Chairman

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred House File 188, a bill for an act relating to the installation of diagonal highways and highway placement, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 343</u>, a bill for an act relating to warning lights on all railroad engines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 256</u>, a bill for an act authorizing use of an emblem on slow-moving vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 161, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred House File 175, a bill for an act relating to the payment of expenses of extra-curricular activities from the general funds of school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 175 by striking lines seven (7), eight (8), nine (9), and ten (10), and substituting in lieu thereof the following:

"may pay part of the expenses for extra-curricular activities engaged in by pupils of the schools thereof, but not to exceed a maximum of one dollar (\$1.00) per year per pupil in average daily membership;".

KEITH L. VETTER, Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 217</u>, a bill for an act relating to requirements for high school equivalency certificates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

AMENDMENTS FILED

Amend House File 242 in line four (4) by striking the word and figures "fifteen (15)" and inserting in lieu thereof the word and figures "twenty-five (25)".

SCHROEDER of Pottawattamie

Amend Senate File 161, Section one (1) by striking the words "actual damages" in line nineteen (19) and inserting in lieu thereof the words: "actual or consequential damages, or both, based upon fair market value,".

FISCHER of Grundy

Amend House File 286 in line four (4) by striking the word "ten" and inserting in lieu thereof the word "five".

JOHNSON of Audubon

Amend House File 188 by adding after Section one (1) the following new section:

"Sec. 2. This Act shall not affect any established two-lane diagonal highway which may need, in the future, extra land to construct a four-lane highway along the same right of way."

Further amend House File 188 by renumbering the remaining section.

STOKES of Plymouth

Amend House File 312, Section 5, by adding thereto the following subsection:

'5. Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to or for the

benefit of such institutions and to individuals engaged in the services of such institutions; nor shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes."

VAN ROEKEL of Marion
DUFFY of Dubuque
CUNNINGHAM of Story
HULLINGER of Decatur
YODER of Johnson
RENDA of Polk
STRAND of Poweshiek

Amend House File 363 by adding thereto the following new section:

"Sec. 5. Upon the request of any peace officer or court and a subscriber reported to have received telephone calls in violation of this Act, every telephone company operating in this state shall install equipment on the telephone of the subscriber to trace the the telephone calls received on the subscriber's telephone. The information resulting from such investigation shall be made available to the persons making the request for assistance. Every telephone company operating in this state shall have equipment necessary to begin every investigation required by this Act within twenty-four (24) hours."

LIPSKY of Linn

House File 169 is hereby amended as follows:

- 1. Amend section one (1) by adding thereto the following:
- "The restrictions applied by this section shall not apply to any artificial lake of more than nine hundred (900) acres."
- 2. Amend the explanation by striking from line three (3) the words "Lake Mac-Bride -- 950 acres;".

CHRISTENSEN of Clarke

Amend the Committee Amendment to House File 165 as follows:

- 1. By striking all of lines five (5) through nine (9).
- 2. By inserting at the beginning of line ten (10) the following: "Sec. 2."

 GITTINS of Pottawattamie

Amend the committee amendment to House File 260 by adding thereto the following:

8. Amend House File 260 by adding thereto the following new section:

Sec. 16. Section six hundred sixty-six point three (666.3), Code 1966, is amended by striking line four (4) and inserting in lieu thereof the words "clerk of the court, and other additional costs, and fees of collection, if any,".

HICKLIN of Louisa

Amend House File 260 as follows:

1. Amend section three (3) by striking from lines seven (7) and eight (8) the words "city, town of a population of one thousand (1,000) or more people" and inserting in lieu thereof the words "city or town".

- 2. Amend section five (5) by inserting after the word "shall" in line three (3) the words ", with the approval of the council,".
- 3. Further amend House File 260 by striking all of section six (6) and inserting in lieu thereof the following:
- "Sec. 6. There is hereby created the lowa law-enforcement academy council which shall consist of the following members:
 - 1. The attorney general, or his designated representative.
 - 2. The chief of the Iowa bureau of criminal investigation.
 - 3. The chief of the Iowa highway safety patrol.
- 4. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa sheriffs' association, from the membership of such association.
- 5. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa association of chiefs of police and police officers, inc., from the membership of such association.
- 6. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa state policemen's association, from the membership of such association.
- 7. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa county attorneys' association, from the membership of such association.
- 8. One (1) member appointed by the governor from the faculty of an accredited college of law in Iowa.
- 9. One (1) member appointed by the governor from among the citizens of the state with consideration for the need of representation upon the council from the people to be served by the graduates of such academy.

All members of the council appointed by the governor shall serve for a period of four (4) years, except that upon the effective date of this Act, the governor shall appoint one member of each of the associations designated in subsections four (4), five (5) and six (6) of this section to serve for a period of two (2) years.

If the membership of any council member in the association from which he was nominated shall cease, council membership of such person shall also cease and a vacancy shall exist.

A member appointed to fill a vacancy created other than by expiration of a term shall be appointed for the unexpired term of the member whom he is to succeed in the same manner as the original appointment.

4. Amend section twelve (12) by striking from lines twenty-two (22) and twenty-three (23) the words "city, town of a population of one thousand (1,000) or more people," and inserting in lieu thereof the words "city or town,".

- 5. Amend section fourteen (14) by striking the last sentence in subsection seven (7).
- 6. Further amend House File 260, by striking all of section fifteen (15) and inserting in lieu thereof the following:
- "Sec. 15. On and after the effective date of this Act, there shall be levied an assessment as additional cost in an amount equal to ten (10) percent of every fine, penalty and forfeiture imposed and collected by the courts of this state for criminal offenses, including violations of the motor vehicle laws, but not including violations of local ordinances relating to parking, or violations of the conservation laws. When a fine is suspended, in whole or in part, the assessment shall be reduced in proportion to the suspension. The several courts, or clerks thereof, shall, on the first Monday of January and July of each year, pay into the county treasury the additional costs collected, and the county treasurer shall, before the last day of the month in which payment is made, pay all amounts so received into the state treasury to become a part of the general fund of the state. The legislature shall appropriate from the general fund to the department of public safety an amount sufficient for the operation of the academy."
- 7. Further amend House File 260 by striking all of sections sixteen (16) and seventeen (17).

COMMITTEE ON LAW ENFORCEMENT

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, March 10, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, March 10, 1967.

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

Prayer was offered by the Reverend William H. Kettlitz, pastor of the Westminster United Presbyterian Church, Keokuk, Iowa.

The Journal of March 9 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Petersen of Dallas on request of Utzig of Dubuque; Watson of Ringgold on request of Christensen of Clark; Coffman of Iowa on request of Fischer of Grundy.

PRESENTATION OF VISITORS

Harbor of Mills introduced to the House the girls basketball team and their coaches from Farragut, Iowa.

Mayberry of Webster introduced to the House a group of students from St. Paul's Lutheran School, Fort Dodge, Iowa.

Peterson of Woodbury introduced to the House 20 students and their chaperons from the Lawton-Bronson Community School, Woodbury County.

Mensing of Cedar introduced to the House six members of the girls basketball team of Lowden Community School, Lowden, Iowa, who are participating in the Girls State Basketball Tournament in Des Moines.

Doderer of Johnson introduced to the House City Manager Frank Smiley and Mayor William Hubbard of Iowa City, Iowa.

PETITIONS

The following petitions were received and placed on file:

By Curran of Cerro Gordo from 88 residents of Cerro Gordo County favoring daylight saving time.

By Clark of Crawford from 38 residents of Crawford County in favor of the state providing 40 per cent of school operating costs.

By Allen of Pottawattamie from 40 members of the Pottawattamie County Bar Association opposing House Joint Resolution 16.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 22, 193, 188, 343, 256, 161, 175, and 217, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 226 and 108.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Gittins of Pottawattamie offered the following house memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Judson T. Perkins, of Pottawattamie County, who was a member of the 57th session of the General Assembly, passed away on October 21, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Gittins of Pottawattamie, Darrington of Harrison and Harbor of Mills.

SPECIAL REQUEST

Shepherd of Lee asked and received unanimous consent to withdraw his name as a co-sponsor of House Joint Resolution 16.

INTRODUCTION OF BILLS

House File 392, by Sullivan, a bill for an act relating to state party conventions and election of the state central committee.

Read first time and referred to committee on state government affairs.

House File 393, by Story, Tapscott, Doderer, Reed and Grassley (Kosek, Denman, Reppert, Frommelt, Van Eaton and Erskine), a bill for an act relating to the Iowa department of public safety peace officers' retirement, accident and disability fund.

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

House File 394, by Miller of Page and Harbor, a bill for an act relating to the fiscal year of school systems other than school districts.

Read first time and referred to committee on schools.

House File 395, by Bailey, Den Herder, Knight, Baker and Allen (Elvers), a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first time and referred to committee on agriculture.

House File 396, by Sanders and Hicklin, a bill for an act relating to defacing property.

Read first time and referred to committee on state government affairs.

House File 397, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to motor vehicle registration fees.

Read first time and placed on the calendar.

House File 398, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to the cost of supporting children in state homes.

Read first time and placed on the calendar.

House File 399, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to office space for board of control personnel.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 37, a bill for an act to provide real property tax exemption to disabled veterans.

Read first time and referred to committee on tax revision.

Senate File 118, a bill for an act relating to the transportation of school children.

Read first time and referred to committee on schools.

Senate File 231, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry.

Read first time and referred to committee on agriculture.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 10

Millen of Van Buren called up for consideration House Concurrent Resolution 10, found on page 521, House Journal of March 6, and moved its adoption.

The resolution was adopted.

SENATE CONCURRENT RESOLUTION 17 DEFERRED

Millen of Van Buren called up for consideration Senate Concurrent Resolution 17, found on page 450, House Journal of February 28.

Millen of Van Buren asked and received unanimous consent that action on Senate Concurrent Resolution 17 be deferred.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House File 316.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 123, a bill for an act relating to bait advertising in the field of corrective eyeglasses.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies of government participating in a training program, was taken up for consideration.

Hicklin of Louisa offered the following amendment filed by the committee on law enforcement and moved its adoption:

Amend House File 260 as follows:

- 1. Amend section three (3) by striking from lines seven (7) and eight (8) the words "city, town of a population of one thousand (1,000) or more people" and inserting in lieu thereof the words "city or town".
- 2. Amend section five (5) by inserting after the word "shall" in line three (3) the words ", with the approval of the council.".
- 3. Further amend House File 260 by striking all of section six (6) and inserting in lieu thereof the following:
- "Sec. 6. There is hereby created the Iowa law-enforcement academy council which shall consist of the following members:
 - 1. The attorney general, or his designated representative.
 - 2. The chief of the Iowa bureau of criminal investigation.
 - 3. The chief of the Iowa highway safety patrol.
- 4. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa sheriffs' association, from the membership of such association.
- 5. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa association of chiefs of police and police officers, inc., from the membership of such association.
- 6. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa state policeman's association, from the membership of such association.
- 7. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa county attorneys' association, from the membership of such association.

- 8. One (1) member appointed by the governor from the faculty of an accredited college of law in Iowa.
- 9. One (1) member appointed by the governor from among the citizens of the state with consideration for the need of representation upon the council from the people to be served by the graduates of such academy.

All members of the council appointed by the governor shall serve for a period of four (4) years, except that upon the effective date of this Act, the governor shall appoint one member of each of the associations designated in subsections four (4), five (5) and six (6) of this section to serve for a period of two years.

If the membership of any council member in the association from which he was nominated shall cease, council membership of such person shall also cease and a vacancy shall exist.

A member appointed to fill a vacancy created other than by expiration of a term shall be appointed for the unexpired term of the member whom he is to succeed in the same manner as the original appointment.

- 4. Amend section twelve (12) by striking from lines twenty-two (22) and twenty-three (23) the words "city, town of a population of one thousand (1,000) or more people," and inserting in lieu thereof the words "city or town,".
 - 5. Amend section fourteen (14) by striking the last sentence in subsection seven (7).
- 6. Further amend House File 260, by striking all of section fifteen (15) and inserting in lieu thereof the following:

"Sec. 15. On and after the effective date of this Act, there shall be levied an assessment as additional cost in an amount equal to ten (10) percent of every fine, penalty and forfeiture imposed and collected by the courts of this state for criminal offenses, including violations of the motor vehicle laws, but not including violations of local ordinances relating to parking, or violations of the conservation laws. When a fine is suspended, in whole or in part, the assessment shall be reduced in proportion to the suspension. The several courts, or clerks thereof, shall, on the first Monday of January and July of each year, pay into the county treasury the additional costs collected, and the county treasurer shall, before the last day of the month in which payment is made, pay all amounts so received into the state treasury to become a part of the general fund of the state. The legislature shall appropriate from the general fund to the department of public safety an amount sufficient for the operation of the academy."

7. Further amend House File 260 by striking all of sections sixteen (16) and seventeen (17).

Hicklin of Louisa offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 260 by adding thereto the following:

- 8. Amend House File 260 by adding thereto the following new section:
- Sec. 16. Section six hundred sixty-six point three (666.3), Code 1966, is amended by striking line four (4) and inserting in lieu thereof the words 'clerk of the court, and other additional costs, and fees of collection, if any.''.

The amendment to the amendment was adopted,

Doderer of Johnson offered the following amendment to the committee amendment:

Amend the Committee amendment to House File 260, filed March 9th by striking all of lines thirteen (13) through thirty-five (35) and inserting in lieu thereof the following:

"Seven citizens of the state of Iowa appointed by the governor and confirmed by the Senate from various disciplines interested and learned in law enforcement. The following disciplines shall be represented: medical, legal, law enforcement, judicial, social services and local public officials.

One member of the House of Representatives and appointed by the Speaker and one member of the Senate appointed by the Lieutenant Governor."

Den Herder of Sioux asked that action on House File 260 be deferred.

Objection was raised.

Den Herder of Sioux moved that action on House File 260 be deferred and that the bill retain its place on the calendar as unfinished business.

The motion prevailed.

House File 70, a bill for an act relating to juvenile delinquency, with report of committee recommending amendment and passage, was taken up for consideration.

Shaw of Scott offered the following amendment by the committee on public health and welfare and moved its adoption:

Amend House File 70 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred thirty-three point one (233.1), Code 1966, is hereby amended as follows:
 - 1. By striking from line two (2) the word "to".
- 2. By inserting before the word "Encourage" in line one (1) of subsection one (1) the word "To".
- 3. By inserting before the word "Send" in line one (1) of subsection two (2) the word "To".
- 4. By inserting before the word "knowingly" in line one (1) of subsection three (3) the word "To".
- 5. By inserting before the word "knowingly" in line one (1) of subsection four (4) the word "To".
- Sec. 2. Section two hundred thirty-three point one (233.1), Code 1966, is hereby further amended by striking all of subsection five (5) and inserting in lieu thereof the following:
- "5. For a parent willfully to fail to support a child under eighteen years of age who is dependent upon the state for support."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 70)

The ayes were 115:

Allen Fullerton McIntyre McNamara Andersen Gallagher Bailey Gannon Mensing Middleswart Baker Gittins Millen Battles Glenn Beardsley Graham Miller of Des Moines Miller of Jones Bènnett Grassley Bergman Hanson of Benton Miller of Page Bowin Hanson of Mitchell Moffitt Breitbach Harbor Mohrfeld Busch Hicklin Mowry Caffrey Hill Nelson Camp Holden Nolin Carnahan O'Mallev Hullinger Christensen Johnson of Audubon Ossian Johnston of Polk Cochran Patton Conklin Kiilsholm Pelton Cunningham King Peterson of Woodbury Curran Kitner Pierson Den Herder Kluever Poncy Diehl Knight Radl Distelhorst Koch Redfern Doderer Langland Reed Duffy Lee Renda Dunton Lipsky Roe Fischer of Grundy Maloney Roorda Fisher of Greene Mayberry Sanders Franklin McCartney Schmarie Freeman Schroeder McCrav

Shaw Shepherd Smith Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Waugh Welden Winkelman Wolfe booW Yoder Mr. Speaker

The nays were none.

Absent or not voting 9:

Clark Coffman Darrington Edgington Klein Nielsen Palmer Petersen of Dallas Watson

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

House File 363, a bill for an act relating to the use of the telephone for the purpose of terrifying, intimidating, threatening, harassing, annoying or offending another person, and providing a punishment therefor, was taken up for consideration.

Lipsky of Linn offered the following amendment filed by her:

Amend House File 363 by adding thereto the following new section:

"Sec. 5. Upon the request of any peace officer or court and a subscriber reported to have received telephone calls in violation of this Act, every telephone company operating in this state shall install equipment on the telephone of the subscriber to trace the telephone calls received on the subscriber's telephone. The information resulting from such investigation shall be made available to the persons making the request for assistance. Every telephone company operating in this state shall have equipment necessary to begin every investigation required by this Act within twenty-four (24) hours."

Palmer of Polk offered the following amendment to the Lipsky amendment and moved its adoption:

Amend the Lipsky amendment to House File 363, filed March 9th, by striking from line six (6) the word "shall" and insert in lieu thereof the word "may".

The amendment to the amendment lost.

McCartney of Floyd offered the following amendment to the Lipsky amendment:

Amend the Lipsky amendment to House File 363, filed March 9th, by striking from line three (3) the words "any peace officer or", and inserting in lieu thereof the words "district or municipal".

Story of Black Hawk moved that action on House File 363 be deferred, and that the bill retain its place on the calendar.

The motion lost.

McCartney of Floyd moved the adoption of his amendment to the amendment.

The amendment to the amendment was adopted.

Holden of Scott offered the following amendment to $\,$ the Lipsky amendment and moved its adoption:

Amend the Lipsky amendment to House File 363 by striking all after the word "necessary" in line eleven (11) and inserting in lieu thereof the words "to assist in the investigation."

The amendment to the amendment was adopted.

O'Malley of Polk offered the following amendment to the Lipsky amendment and moved its adoption:

Amend the Lipsky amendment to House File 363 by striking the word "persons" in line nine (9) and by inserting in lieu thereof the words "subscriber alone".

The amendment to the amendment was adopted.

Duffy of Dubuque rose on a point of order that the Lipsky amendment was not germane to House File 363.

The Speaker ruled the point not well taken and that the amendment was germane.

Beardsely of Polk offered the following amendment to the Lipsky amendment:

Amend the Lipsky Amendment to House File 363 by striking all of line 5 after the comma following the word "Act" and insert in lieu thereof the following:

"any telephone company providing the terminal service to the complaining subscriber in"

Millen of Van Buren moved the previous question on House File 363 and all amendments filed thereto.

The motion prevailed.

Beardsley of Polk moved the adoption of his amendment.

The amendment lost.

Lipsky of Linn moved the adoption of her amendment as amended.

The amendment as amended lost.

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

On the question "Shall the bill pass?" (H.F. 363)

The ayes were 109:

Allen	Gallagher	McCray	Shaw
Andersen	Gannon	McNamara	Shepherd
Bailey	Gittins	Middleswart	Smith
Baker	Glenn	Millen	Sorg
Battles	Graham	Miller of Des Moines	Steffen
Beardsley	Grassley	Miller of Jones	Story
Bergman	Hanson of Mitchell	Miller of Page	Strand
Bowin	Harbor	Moffitt	Stromer
Breitbach	Hicklin	Mohrfeld	Strothman
Busch	Hill	Nelson	Sullivan
Caffrey	Holden	Nielsen	Tapscott
Camp	Hullinger	Nolin	Thordsen
Carnahan	Johnson of Audubon	O'Malley	Tieden
Christensen	Johnston of Polk	Palmer	Utzig
Clark	Kiilsholm	Patton	Van Drie
Cochran	King	Pelton	Van Nostrand
Conklin	Kitner	Peterson of Woodbury	Van Roekel
Cunningham	Klein	Pierson	Varley
Curran	Kluever	Poncy	Vetter
Den Herder	Knight	Redfern	Voorhees
Distelhorst	Koch	Reed	Waugh
Dunton	Langland	Renda	Welden
Edgington	Lee	Roe	Winkelman
Fischer of Grundy	Lipsky	Roorda	Wolfe
Fisher of Greene	Maloney	Sanders	Wood
Franklin	Mayberry	Schmarje	Yoder
Freeman	McCartney	Schroeder	Mr. Speaker
Fullerton			

The nays were 9:

Bennett

Duffy

McIntyre

Ossian

Diehl

Doderer

Hanson of Benton

Mowry

Radl

Absent or not voting 6:

Coffman

Mensing

Stokes

Watson

Darrington

Petersen of Dallas

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

Millen of Van Buren moved to reconsider the vote by which House File 363 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

SPECIAL ORDER

House File 67 and House File 165

Millen of Van Buren asked that House File 67 and House File 165 be made a special order of business for 10:30 a.m., Wednesday, March 15.

Objection was raised.

Millen of Van Buren moved that House File 67 and House File 165 be made a special order of business for 10:30 a.m., Wednesday, March 15.

Motion prevailed.

CONSIDERATION OF BILLS

NON-CONTROVERSIAL CALENDAR

House File 199, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 199)

The ayes were 112:

Allen

Freeman Fullerton McCartney McCray McIntyre Schmarje Schroeder

Andersen Bailey Baker

Gallagher Gannon

McNamara

Shaw Shepherd

Battles	Gittins	Middleswart	Smith
Beardsley	Glenn	Millen	Sorg
Bennett	Graham	Miller of Des Moines	Steffen
Bergman	Grassley	Miller of Jones	Story
Bowin	Hanson of Benton	Miller of Page	Strand
Breitbach	Hanson of Mitchell	Moffitt	Stromer
Busch	Harbor	Mohrfeld	Strothman
Caffrey	Hicklin	Mowry	Sullivan
Camp	Holden	Nelson	Tapscott
Christensen	Hullinger	Nielsen	Thordsen
Clark	Johnson of Audubon	Nolin	Tieden
Cochran	Johnston of Polk	O'Malley	Utzig
Cunningham	Kiilsholm	Ossian	Van Drie
Curran	King	Palmer	Van Roekel
Den Herder	Kitner	Patton	Varley
Diehl	Klein	Pelton	Vetter
Distelhorst	Kluever	Pierson	Voorhees
Doderer	Knight	Poncy	Waugh
Duffy	Koch	Radl	Welden
Dunton	Langland	Reed	Winkelman
Edgington	Lee	Renda	Wolfe
Fischer of Grundy	Lipsky	Roe	Wood
Fisher of Greene	Maloney	Roorda	Yoder
Franklin	Mayberry	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 12:

Carnahan	Darrington	Petersen of Dallas	Stokes
Coffman	Hill	Peterson of Woodbury	Van Nostrand
Conklin	Mensing	Redfern	Watson

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

Senate File 77, a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend Senate File 77 by adding the following new section:

This Act being of immediate importance shall be in full force and effect from and after its passage and publication in The Reinbeck Courier, a newspaper published at Reinbeck, Iowa, and The West Des Moines Express, a newspaper published at West Des Moines, Iowa,

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 77)

McCray

The ayes were 110:

Franklin Allen McIntyre Schmarie Freeman Andersen Schroeder Mensing Bailey Fullerton Middleswart Shaw Baker Gallagher Millen Shepherd Battles Gannon Miller of Des Moines Smith Beardslev Gittins Miller of Jones Steffen Glenn. Bennett Miller of Page Strand Bergman Graham Moffitt Stromer Grasslev Bowin Mohrfeld Strothman Breitbach Hanson of Benton Sullivan Mowry Hanson of Mitchell Busch Nelson Tapscott Harbor Caffrey Thordsen Nolin Hicklin Camp O'Mallev Tieden Carnahan Hullinger Ossian Utzig Christensen Kiilsholm Palmer Van Drie Clark King Van Nostrand Patton Kitner Cochran Pelton Van Roekel Klein Cunningham Peterson of Woodbury Varley Kluever Curran Pierson Vetter Den Herder Knight Poncy Voorhees Diehl Koch Radl Waugh Distelhorst Langland Redfern Welden Lee Doderer Reed Winkelman Lipsky Duffv Renda Wolfe Maloney Dunton Roe Wood Mayberry Edgington Roorda Yoder McCartney Fischer of Grundy Sanders Mr. Speaker

The nays were none.

Fisher of Greene

Absent or not voting 14:

CoffmanHoldenNielsenStokesConklinJohnson of AudubonPetersen of DallasStoryDarringtonJohnston of PolkSorgWatsonHillMcNamara

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

House File 117, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Joe Varese, Sr., and Louis Sacco, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 117)

McCray

The ayes were 111:

Allen	Freeman	McIntyre	Schmarje
Andersen	Fullerton	Mensing	Schroeder
Bailey	Gallagher	Middleswart	Shaw
Baker	Gannon	Millen	Shepherd
Battles	Gittins	Miller of Des Moines	Smith
Beardsley	Glenn	Miller of Jones	Steffen
Bennett	Graham	Miller of Page	Strand
Bergman	Grassley	Moffitt	Stromer
Bowin	Hanson of Benton	Mohrfeld	Strothman
Breitbach	Hanson of Mitchell	Mowry	Sullivan
Busch	Harbor	Nelson	Tapscott
Caffrey	Hicklin	Nielsen	Thordsen
Camp	Holden	Nolin	Tieden
Carnahan	Hullinger	O'Malley	Utzig
Christensen	Johnson of Audubon	Ossian	Van Drie
Clark	Kiilsholm	Palmer	Van Nostrar
Cochran	King	Patton	Van Roekel
Cunningham	Kitner	Pelton	Varley
Curran	Klein	Peterson of Woodbury	Vetter
Den Herder	Kluever	Pierson	Voorhees
Diehl	Knight	Poncy	Waugh
Doderer	Koch	Radl	Welden
Duffy	Langland	Redfern	Winkelman
Dunton	Lee	Reed	Wolfe
Edgington	Lipsky	Renda	Wood
Fischer of Grundy	Maloney	Roe	Yoder
Fisher of Greene	McCartney	Roorda	Mr. Speake
	-		

The nays were none.

Franklin

Absent or not voting 13:

Coffman	Hill	McNamara	Stokes
Conklin	Johnston of Polk	Petersen of Dallas	Story
Darrington	Mayberry	Sorg	Watson
Distelhorst			•

Sanders

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

House File 150, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 150)

The ayes were 108:

	Allen	Freeman	McCray	Schroeder
	Andersen	Fullerton	Mensing	Shaw
	Bailey	Gallagher	Middleswart	Shepherd
	Baker	Gannon	Millen	Smith
	Battles	Gittins	Miller of Des Moines	Steffen
	Beardsley	Glenn	Miller of Jones	Story
	Bennett	Graham	Miller of Page	Strand
	Bergman	Grassley	Moffitt	Stromer
	Bowin	Hanson of Benton	Nelson	Strothman
	Breitbach	Hanson of Mitchell	Nielsen	Sullivan
	Busch	Harbor	Nolin	Tapscott
	Camp	Hicklin	O'Malley	Thordsen
	Carnahan	Holden	Ossian	Tieden
	Christensen	Hullinger	Palmer	Utzig
	Clark	Johnson of Audubon	Patton	Van Drie
	Cochran	Kiilsholm	Pelton	Van Nostrand
	Cunningham	King	Peterson of Woodbury	Van Roekel
	Curran	Kitner	Pierson	Varley
	Den Herder	Klein	Poncy	Vetter
	Diehl	Kluever	Radl	Voorhees
	Distelhorst	Knight	Redfern	Waugh
•	Doderer	Koch	Reed	Welden
	Duffy	Langland	Renda	Winkelman
	Edgington	Lee	Roe	Wolfe
	Fischer of Grundy	Lipsky	Roorda	Wood
	Fisher of Greene	Maloney	Sanders	Yoder
	Franklin	McCartney	Schmarje	Mr. Speaker

The nays were none.

Absent or not voting 16:

Caffrey Coffman Conklin Darrington	Dunton Hill Johnston of Polk Mayberry	McIntyre McNamara Mohrfeld Mowry	Petersen of Dallas Sorg Stokes Watson
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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO TAKE FROM THE TABLE LOST

(House File 363)

Doderer of Johnson moved that the motion to reconsider the vote by which House File 363 passed the House be taken from the table.

Motion lost.

SENATE FILE 65 SUBSTITUTED FOR HOUSE FILE 174

Tapscott of Polk asked and received unanimous consent to substitute Senate File 65 for House File 174.

Senate File 65, a bill for an act to authorize counties of over one hundred fifty thousand (150,000) population to levy a maximum three-fourths (3/4) mill levy for the maintenance of a juvenile home, was taken up for consideration.

Tapscott of Polk asked and received unanimous consent that Senate File 65 be deferred and retain its place on the non-controversial calendar.

House File 203, a bill for an act relating to the retention of municipal records, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 203)

The ayes were 107:

Allen	Gallagher	Middleswart	Shepherd
Andersen	Gannon	Millen	Smith
Bailey	Glenn	Miller of Des Moines	Sorg
Battles	Graham	Miller of Jones	Steffen
Beardsley	Grassley	Miller of Page	Story
Bennett	Hanson of Benton	Moffitt	Strand
Bergman	Hanson of Mitchell	Mohrfeld	Stromer
Bowin ;	Hicklin	Mowry	Strothman
Breitbach	Holden	Nelson	Sullivan
Busch	Hullinger	Nielsen	Tapscott
Caffrey	Johnson of Audubon	Nolin	Thordsen
Camp	Johnston of Polk	O'Malley	Tieden
Carnahan	Kiilsholm	Ossian	Utzig
Clark	King	Patton	Van Drie
Cochran	Kitner	Pelton	Van Nostrand
Conklin	Klein	Pierson	Van Roekel
Cunningham	Kluever	Poncy	Varley
Diehl	Knight	Radl	Vetter
Distelhorst	Koch	Redfern	Voorhees
· ·		· · · · · · · · · · · · · · · · · · ·	•

Reed

Waugh

Doderer Langland Duffy Lee Dunton Lipsky Edgington Maloney Fisher of Greene McCartney Franklin McCray Freeman McIntvre Fullerton Mensing

Renda Welden
Roe Winkelman
Roorda Wolfe
Sanders Wood
Schmarje Yoder
Schroeder Mr. Speaker
Shaw

The nays were none.

Absent or not voting 17:

Baker Den Herder Mayberry Peterson of Christensen Fischer of Grundy McNamara Woodbury Coffman Gittins Palmer Stokes Curran Petersen of Dallas Watson Harbor Darrington Hill

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

House File 309, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals, was taken up for consideration.

 $Yoder \ \ of \ \ Johnson \ \ moved \ \ that \ \ the \ \ bill \ \ be \ \ read \ a last \ time \ now \ and \ placed \ upon \ \ its \ passage \ which \ motion \ prevailed \ and \ the \ bill \ was \ read \ a last \ time.$

On the question "Shall the bill pass?" (H.F. 309)

The aves were 106:

Allen	Freeman	Millen	Shepherd
Andersen	Fullerton	Miller of Des Moines	Smith
Bailey	Gallagher	Miller of Jones	Sorg
Baker	Gannon	Miller of Page	Steffen
Battles	Glenn	Moffitt	Story
Bennett	Graham	Mohrfeld	Strand
Bergman	Grassley	Mowry	Stromer
Bowin	Hanson of Benton	Nelson	Strothman
Breitbach	Hanson of Mitchell	Nielsen	Sullivan
Busch	Harbor	Nolin	Tapscott.
Caffrey	Hicklin	O'Malley	Thordsen
Camp	Holden	Ossian	Tieden
Carnahan	Hullinger	Pelton	Utzig
Christensen	Johnson of Audubon	Peterson of Woodbury	Van Drie
Clark	Kiilsholm	Pierson	Van Nostrai
Cochran	King	Poncy	Van Roekel
Conklin	Kitner	Radl	Varley
Cunningham	Kluever	Redfern	Vetter
Curran	Knight	Reed	Voorhees

Distelhorst Doderer Duffy Dunton Edgington Koch Langland Lee Maloney

McCray

Roe Roorda Sanders Schmarje

Schroeder

Shaw

Renda

Waugh Welden Winkelman Wolfe

Fischer of Grundy Fisher of Greene Franklin McIntyre Mensing Middleswart Wood Yoder Mr. Speaker

The nays were none.

Absent or not voting 18:

Beardsley Coffman Darrington Den Herder Diehl Gittins Hill Johnston o

Johnston of Polk Klein Mayberry McCartney McNamara Palmer

Dallas Stokes Watson

Petersen of

Lipsky Patton

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

SENATE FILE 132 SUBSTITUTED FOR HOUSE FILE 310

Camp of Clinton asked and received unanimous consent to substitute Senate File 132 for House File 310.

Senate File 132, a bill for an act to change the method of marking waterfowl, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 132)

The ayes were 103:

Allen

Andersen
Bailey
Baker
Battles
Bennett
Bergman
Bowin
Breitbach
Busch
Caffrey
Camp
Carnahan
Christensen
Clark
Cochran

Franklin Freeman Fullerton Gallagher Gannon Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Hullinger Johnson of Audubon Kiilsholm

Middleswart
Millen
Miller of Des Moines
Miller of Jones
Miller of Page
Moffitt
Mohrfeld
Mowry
Nelson
Nielsen
Nolin
O'Malley
Ossian
Patton
Pelton

McIntyre

Shaw
Shepherd
Smith
Sorg
Steffen
Story
Strand
Stromer
Strothman
Tapscott
Thordsen
Tieden
Utzig

Van Drie Van Roekel

Varley

Conklin
Cunningham
Curran
Diehl
Distelhorst
Duffy
Dunton
Edgington
Fischer of Grundy

King
Kitner
Kluever
Knight
Koch
Langland
Lee

Lipsky

Maloney

McCartney

Peterson of Woodbury
Pierson
Poncy
Radl
Redfern
Reed
Renda
Roe
Roorda

Vetter
Voorhees
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder

Mr. Speaker

Sanders

The nays were 1:

Fisher of Greene

Klein

Absent or not voting 20:

Beardsley Coffman Darrington Den Herder Gittins Hill Johnston of Polk Mayberry

McNamara Mensing Palmer Schroeder Stokes Sullivan Van Nostrand

Den Herder Mayberry Petersen of Dallas Van Nos Doderer McCray Schmarje Watson

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

HOUSE FILE 310 WITHDRAWN

Camp of Clinton asked and received unanimous consent to withdraw House File 310 from further consideration by the House.

Schmarje of Muscatine asked and received unanimous consent for the immediate consideration of Senate File 232.

Senate File 232, a bill for an act to legalize and validate the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said county, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 232)

The ayes were 107:

Allen Andersen Bailey Baker Franklin Freeman Fullerton Gallagher McCray McIntyre Middleswart Millen Shaw Shepherd Smith Sorg

March 10.

	_	2511	C) CC
Battles	Gannon	Miller of Des Moines	Steffen
Beardsley	Glenn	Miller of Jones	Story
Bennett	Graham	Miller of Page	Strand
Bergman	Grassley	Moffitt	Stromer
Bowin	Hanson of Benton	Nelson	Strothman
Breitbach	Hanson of Mitchell	Nielsen	Tapscott
Busch	Harbor	Nolin	Thordsen
Caffrey	Hicklin	O'Malley	Tieden
Camp	Holden	Ossian	Utzig
Carnahan	Hullinger	Patton	Van Drie
Christensen	Johnson of Audubon	Pelton	Van Nostran
Clark	Johnston of Polk	Peterson of Woodbury	Van Roekel
Cochran	Kiilsholm	Pierson	Varley
Conklin	King	Poncy	Vetter
Cunningham	Kitner	Radl	Voorhees
Curran	Kluever	Redfern	Waugh
Distelhorst	Knight	Reed	Welden
Doderer	Koch	Renda	Winkelman
Duffy	Langland	Roe	Wolfe
Dunton	Lee	Roorda	Wood
Edgington	Lipsky	Sanders	Yoder
Fischer of Grundy	Maloney	Schmarje	Mr. Speaker
Fisher of Greene	McCartney	Schroeder	

The nays were 1:

Sullivan

Absent or not voting 16:

Coffman Darrington Den Herder Diehl	Gittins Hill Klein Mayberry	McNamara Mensing Mohrfeld Mowry	Palmer Petersen of Dallas Stokes Watson
			Watson

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

Gallagher of Black Hawk asked and received unanimous consent for the immediate consideration of House File 205.

House File 205, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbertville, in Black Hawk County, Iowa, authorizing and providing for the issuance, sale and delivery of bridge bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said Town, with report of committee recommending amendment and passage, was taken up for consideration.

Gallagher of Black Hawk offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 205, Section one (1) line nine (9) by striking the first word "and" and inserting in lieu thereof the word "are".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 205)

The ayes were 106:

Allen	Franklin	Middleswart	Shepherd
Andersen	Freeman	Millen	Smith
Bailey	Fullerton	Miller of Des Moines	Sorg
Baker	Gallagher	Miller of Jones	Steffen
Battles	Gannon	Miller of Page	Story
Beardsley	Glenn	Mohrfeld	Strand
Bennett	Graham	Mowry	Stromer
Bergman	Grassley	Nelson	Strothman
Bowin	Hanson of Benton	Nielsen	Sullivan
Breitbach	Hanson of Mitchell	Nolin	Tapscott
Busch	Harbor	O'Malley	Thordsen
Caffrey	Hicklin	Ossian	Tieden
Camp	Hullinger	Palmer	Utzig
Carnahan	Johnson of Audubon	Patton	Van Drie
Christensen	Johnston of Polk	Pelton	Van Nostrand
Clark	Kiilsholm	Peterson of Woodbury	Van Roekel
Cochran	King	Pierson	Varley
Conklin	Kitner	Poncy	Vetter
Cunningham .	Kluever	Redfern	Voorhees
Curran	Knight	Reed	Waugh
Distelhorst	Koch	Renda	Welden
Doderer	Langland	Roe	Winkelman
Duffy	Lipsky	Roorda	Wolfe
Dunton	Maloney	Sanders	Wood
Edgington	McCartney	Schmarje	Yoder
Fischer of Grundy	McCray	Schroeder	Mr. Speaker
Fisher of Greene	McIntyre		

The nays were none.

Absent or not voting 18:

Coffman	Hill	McNamara	Radl
Darrington	Holden	Mensing	Shaw
Den Herder	Klein	Moffitt	Stokes
Diehl	Lee	Petersen of Dallas	Watson
Gittins	Mayberry		

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

MOTION TO RECONSIDER VOTE FILED

(House File 135)

Mr. Speaker: I move to reconsider the vote by which House File 135 passed the House on March 9, 1967.

SCOTT MC INTYRE, JR.

REQUEST TO VOTE

Dunton of Keokuk asked and received unanimous consent to be recorded as voting age on House Files 363 and 199.

Pierson of Mahaska asked and received unanimous consent to be recorded as voting age on House File 70.

Cochran of Webster asked and received unanimous consent to be recorded as voting age on House File 363.

Renda of Polk asked and received unanimous consent to be recorded as voting aye on House File 70.

Den Herder of Sioux asked and received unanimous consent to be recorded as voting age on House File 363.

Conklin of P'ok Hawk asked and received unanimous consent to be recorded as voting age on House File 363.

REPORT OF STEERING COMMITTEE

- MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
- H.F. 206 To establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment. By Fisher of Greene, Allen, Reed, Doderer, et al.
- S.F. 180 Relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act. By Main, Heaberlin, Klefstad, Clarke, Pattton, et al.
- H.F. 289 COMMITTEE BILL -- Relating to municipal support of industrial projects. By Committee on State Planning and Iowa Development.
- H.F 202 To require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining. By Miller of Des Moines, Millen, Edgington, Allen, et al.
- H.F. 188 Relating to the installation of diagonal highways and highway placement. By Bailey, Edgington, Fischer of Grundy, Klein, Lee, et al.
- H.F. 312 COMMITTEE BILL -- Relating to unauthorized insurers and persons doing an insurance business in Iowa. By Committee on Commerce.

- H.F. 89 Relating to the apportionment of the road use tax fund and the liquor control fund. By Gallagher, Cochran, Voorhees, et al.
- H.F. 217 Relating to requirements for high school equivalency certificates. By Doderer, Johnston, Pelton, and Kiilsholm.

CHARLES E. GRASSLEY, Chairman Steering Committee

AMENDMENTS FILED

Amend House File 268 by striking lines three (3) through eight (8) and inserting in lieu thereof the following:

By inserting in line eighteen (18) after the word "dependents" the words ", but a complete financial disclosure shall be made under oath by the patient, spouse, responsible relative, or legal guardian whichever is appropriate".

GITTINS of Pottawattamie

Amend House File 242 by adding thereto the following:

"Sec. 3. Section three hundred twenty-one point forty-five (321.45), subsection one (1), Code 1966, is hereby amended by adding thereto the following new paragraph:

"Within five days after the sale of a mobile home the selling dealer shall certify to the county treasurer of the county where the unit is to be located, the name of the purchaser and address of such location, and also the make, taxable size, and identification number of such unit."

GITTINS of Pottawattamie SCHROEDER of Pottawattamie

Amend House File 343, section 1, line four (4), by striking the word "All" and inserting in lieu thereof the following:

"Effective July 1 of 1968, all".

SCHROEDER of Pottawattamie DISTELHORST of Des Moines WAUGH of Monona

Amend House File 260, Section 3, subsection three (3), by inserting in the first line of subsection after the word 'means' the words 'a conservation officer,'.

TIEDEN of Clayton

Amend the Amendment to House File 260 by Committee on Law Enforcement by striking all of the sentence after the period in line sixty-three (63).

MOWRY of Marshall

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Monday, March 13, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, March 13, 1967.

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

Prayer was offered by the Reverend Worthie Usher, pastor of the First Methodist Church, Ida Grove, Iowa.

The Journal of March 10 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Stromer of Hancock on request of Curran of Cerro Gordo; Coffman of Iowa on request of Fullerton of Woodbury; Holden of Scott on request of McCray of Scott; Watson of Ringgold for the rest of the week on request of Christensen of Clarke,

PRESENTATION OF VISITORS

Kiilsholm of Kossuth introduced to the House five government students from Lakota Consolidated School, Lakota, Iowa, accompanied by Richard Phillips, Principal, and Fred Thompson, government teacher.

Knight of Humboldt yielded the floor to Tim Colwell, the Chief Clerk's page, who introduced to the House his classmates, 43 eighth grade students from Twin Rivers Community School, Bode, Iowa, accompanied by Hilbert Mixdorf, Stella Heggen and Herb Raney.

Patton of Delaware introduced to the House 14 students from Manchester, Iowa, accompanied by their chaperons, Mrs. Burton Parker and Mrs. David Tracey.

Patton of Delaware introduced to the House 15 students from Dyersville, Iowa, accompanied by their chaperons, Mrs. Don Offerman and Miss Carol Platz.

Sullivan of Woodbury introduced to the House 17 young men who attend various schools in Sioux City, Iowa, accompanied by a teacher, Rob De Loss. Among the group was Representative Sullivan's son, John, who attends Central High School.

Grassley of Butler introduced to the House Jim Maifield and Bob Grefe, Dumont High School, Dumont, Iowa, who are here to study Iowa government this week,

PETITIONS

The following petitions were received and placed on file:

By Middleswart of Warren from 120 residents of Warren County who oppose daylight saving time.

By Miller of Page from 19 residents of Page County including county officers and employees, county school board members and Iowa highway employees opposing any legislation which would take away authority from local governing bodies.

By Pierson of Mahaska from 318 residents of Mahaska County who favor repeal of local option.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 233.

PROOF OF PUBLICATION

Published copy of Senate File 287 and verified proof of publication of said bill in the Creston News Advertiser, Creston, Iowa and in the Adams County Free Press, Corning, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

SENATE CONCURRENT RESOLUTION 17 LOST

Millen of Van Buren called up for further consideration Senate Concurrent Resolution 17 relating to WATS telephone service, found on page 450, House Journal of February 28, and moved its adoption.

The resolution lost.

HOUSE JOINT RESOLUTION 8 INDEFINITELY POSTPONED

Gannon of Jasper called up for consideration the report of the committee on constitutional amendments and reapportionment on House Joint Resolution 8, found on page 566, House Journal of March 8.

Miller of Des Moines moved that the committee report be adopted.

The report was adopted.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 222, a bill for an act relating to the sale of hay and straw.

Also:

That the Senate has refused to concur in the House amendment to Senate File 77. a bill for an act to legalize and validate proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations.

Also:

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

Senate File 260, a bill for an act relating to application requirements for members of the department of public safety.

AL MEACHAM, Secretary

COMMUNICATION FROM THE CHIEF CLERK

The Chief Clerk's office has received a Joint Resolution adopted by the Montana General Assembly requesting that Congress and the Executive Branch of the Federal Government establish a plan which returns a percentage of the federal income tax to the states.

This Joint Resolution is on file with the Chief Clerk.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 24, by Miller of Page, Varley, Baker, Redfern, Winkelman, Tieden, Harbor, Ossian, Den Herder, Graham, Steffen, Doderer, Utzig, Breitbach, Mayberry, Hanson of Benton, Mensing, Curran, Renda, Shepherd, Patton, Johnson, Pierson, Schroeder, Strothman, Fischer of Grundy, Welden and Miller of Jones, a joint resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

INTRODUCTION OF BILLS

House File 400, by Story, Tapscott, Doderer, Reed and Grassley (Kosek, Denman, Reppert, Frommelt, Van Eaton and Erskine), a bill for an act relating to the investment of surplus public funds.

Read first time and referred to committee on state government affairs.

House File 401, by McNamara, Lee, Miller of Des Moines, Distelhorst, Kluever, McCartney, Patton, Cochran, Renda, Mensing, O'Malley, Reed, Hill, Pelton, Battles, McIntyre, Sorg, Hullinger and Lipsky, a bill for an act relating to punishment for larceny.

Read first time and referred to committee on judiciary.

House File 402, by Allen, Camp, Miller of Des Moines, Yoder, Doderer, Franklin, Roe, Bowin, Reed, Thordsen and Tapscott, a bill for an act relating to the public employees of the state of Iowa.

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

House File 403, by Story, Tapscott, Doderer, Reed and Grassley (Kosek, Denman, Reppert, Frommelt, Van Eaton and Erskine), a bill for an act relating to the permanent school fund,

Read first time and referred to committee on state government affairs.

House File 404, by Allen, Baker, Cochran and Bailey, a bill for an act relating to the furnishing of uniforms by county conservation boards for their executive officers or employees.

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

House File 405, by Bailey and McCartney, a bill for an act relating to projects which may be financed by revenue bonds under chapter four hundred nineteen (419) of the Code.

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

House File 406, by Distelhorst, Hanson of Mitchell, Moffitt and Ossian, a bill for an act relating to annual county tax levies.

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

House File 407, by Gittins and Doderer, a bill for an act relating to employment relations for nurse employees in health-care facilities.

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

House File 408, by Committee on Public Health and Welfare (Committee on Public Health and Welfare), a bill for an actestablishing a radiation control program and making an appropriation therefor.

Read first time and placed on the calendar.

House File 409, by Winkelman, a bill for an act to include the common sunflower and wild sunflower in the list of secondary noxious weeds.

Read first time and referred to committee on agriculture.

House File 410, by Thordsen, Shaw, McCray, Battles, Sorg, Koch and Wood (Jepsen, Shaff, Frommelt, Mills, Cassidy, Condon, Walsh, Lamborn, Ely, Rigler, Reppert, Burns, Stanley and Messerly), a bill for an act relating to the establishment of sewer connection charges or fees.

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

House File 411, by Allen, Baker, Bailey and Cochran, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards.

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

House File 412, by Yoder, McCartney, Grassley, Kluever, Shepherd, Millen, Vetter, Stromer, McNamara, Miller of Page, Harbor, Smith, Van Drie, Varley, Battles, Welden and Sullivan, a bill for an act relating to the functions of area vocational schools and community colleges.

Read first time and referred to committee on schools.

House File 413, by Harbor, Ossian, Den Herder and Tieden, a bill for an act relating to the improper use of welfare funds.

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

House File 414, by Wood (Hagedorn), a bill for an act to amend chapter one hundred eighty-nine A (189A), Code 1966, relating to meat and poultry inspection.

Read first time and referred to committee on agriculture.

House File 415, by Nelson, Doderer, Peterson of Woodbury, Cunningham, Thordsen, Petersen of Dallas and Roorda, a bill for an act relating to the operation of ambulances.

Read first time and referred to committee on law enforcement.

House File 416, by Bennett, a bill for an act relating to the dismissal of county employees.

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

House File 417, by McNamara, Hullinger, Christensen, Glenn, Lee, Battles, Pelton, Franklin, McCartney, Miller of Des Moines, Distelhorst, Hanson of Benton, Mowry, Tapscott and Hill, a bill for an act relating to the false drawing or uttering of checks.

Read first time and referred to committee on judiciary.

House File 418, by Tapscott, a bill for an act relating to hotelkeepers' liens.

Read first time and referred to committee on commerce.

House File 419, by Glenn, Mensing, Hill, Sullivan, Koch and McNamara, a bill for an act to implement the principles of home rule within cities and towns by conferring upon the qualified voters thereof the powers of initiative and referendum with respect to municipal ordinances and the removal of appointive and elective municipal officers.

Read first time and referred to committee on constitutional amendments and reapportionment.

House File 420, by Roorda, Diehl, Klein, Middleswart and Strand, a bill for an act relating to possession by minors of alcoholic beverages or beer.

Read first time and referred to committee on law enforcement.

SENATE MESSAGES CONSIDERED

Senate File 123, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services.

Read first time and referred to committee on judiciary.

Senate File 222, a bill for an act relating to the sale of hay and straw.

Read first time and referred to committee on agriculture.

Senate File 260, a bill for an act relating to application requirements for members of the department of public safety.

Read first time and referred to committee on law enforcement.

CONSIDERATION OF BILLS

NON-CONTROVERSIAL CALENDAR

Senate File 65, a bill for an act to authorize counties of over one hundred fifty thousand (150,000) population to levy a maximum three-fourths (3/4) mill levy for the maintenance of a juvenile home, was taken up for further consideration.

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

On the question "Shall the bill pass?" (S.F. 65)

The ayes were 96:

Allen	Fisher of Greene	Millen	Shepherd
Andersen	Franklin	Miller of Des Moines	Smith
Baker	Fullerton	Miller of Jones	Sorg
Battles	Glenn	Miller of Page	Steffen
Beardsley	Grassley	Moffitt	Stokes
Bennett	Hanson of Mitchell	Nelson	Story
Bergman	Harbor	Nielsen	Strand
Bowin	Hicklin	Nolin	Sullivan
Breitbach	Johnson of Audubon	O'Malley	Tapscott
Caffrey	Johnston of Polk	Ossian	Thordsen
Camp	Kiilsholm	Palmer	Tieden
Carnahan	King	Patton	Utzig
Christensen	Kitner	Pelton	Van Drie
Clark	Klein	Petersen of Dallas	Van Nostrand
Cochran	Kluever	Poncy	Van Roekel
Conklin	Knight	Radl	Varley
Cunningham	Koch	Redfern	Voorhees
Curran	Lipsky	Reed	Waugh
Den Herder	Maloney	Renda	Welden
Diehl	Mayberry	Roe	Winkelman
Distelhorst	McIntyre	Roorda	Wolfe
Doderer	McNamara	Sanders	Wood
Duffy	Mensing	Schmarje	Yoder
Dunton .	Middleswart	Schroeder	Mr. Speaker

The nays were 10:

Busch	Freeman	McCartney	Mowry
Edgington	Hanson of Benton	McCray	Strothman
Fischer of Grundy	Langland		

Absent or not voting 18:

Bailey	Gittins	Lee	Shaw
Coffman	Graham	Mohrfeld	Stromer
Darrington	Hill	Peterson of Woodbury	Vetter
Gallagher	Holden	Pierson	Watson
Gannon	Hullinger		

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

HOUSE FILE 174 WITHDRAWN

Tapscott of Polk asked and received unanimous consent to withdraw House File 174 from further consideration by the House.

RESOLUTION SENT TO SECRETARY OF STATE

March 9, 1967

The Honorable Melvin D. Synhorst Secretary of State State Capitol L O C A L

Dear Mr. Synhorst:

I hereby transmit House Joint Resolution 14, a joint resolution designating the Iowa geode as the official state rock for the State of Iowa.

Very truly yours,

HAROLD E. HUGHES

HEH:dc cc - Senate Secretary Chief Clerk of House

MOTION TO RECONSIDER VOTE FILED

Mr. Speaker: I move to reconsider the vote by which the committee report on House Joint Resolution 8 was adopted by the House on March 13, 1967.

JAMES T. KLEIN

REPORT OF STEERING COMMITTEE

- MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the s'eering committee calendar:
- H.F. 22 Relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired. By Grassley, Busch, Stokes, Klein, et al.
- H.F. 284 To regulate the business of debt management; to require licenses and to fix fees therefor; etc. By Johnston, Curran, Fisher of Greene, et al.
- H.F. 218 To create a state board of dentistry and to prescribe the powers and duties thereof. By Den Herder, Doderer, and Van Nostrand.
- H.F. 75 To provide law clerks for supreme court judges. By Dunton, Den Herder, Ossian, Gannon and O'Malley.
- H.F. 111 Relating to the carrying of weapons. By Poncy and Langland.
- H.F. 207 Relating to the purchase of street equipment and machinery by cities and towns. By Andersen, Den Herder, Dunton, et al.
- H.J.R. 11 Proposing an amendment to the Constitution of the State repealing the section of the Constitution which provides for the office and election of a county attorney. By Grassley and Renda.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(NON-CONTROVERSIAL CALENDAR)

- MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:
- H.F. 292 Relating to the regulation of the sale and distribution of contraceptive devices. By Voorhees, Tapscott, Christensen, Utzig, Waugh, Van Drie, Nolin, Miller of Page, et al.
- H.F. 86 To give drainage districts and levee districts, and their trustees, status before the state tax commission. By Distelhorst and Hicklin,
- H.F. 275 Relating to stolen or abandoned vehicles. By McNamara, Hullinger, Radl, Christensen, et al.
- S.F. 81 Relating to judgment and sentencing. By Ely.
- H.F. 240 Relating to deer hunting. By Miller of Des Moines and Distelhorst.
- H.F. 152 Relating to the cost of foster home care for children of deceased veterans. By Lipsky.

CHARLES E. GRASSLEY, Chairman Steering Committee

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 9, 1967, the Governor approved the following bills: House Files 43 and 60; and on March 10, 1967, Senate Files 12, 17, 25, 51, 146, 151 and 206.

REPORT OF COMMITTEE

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision, to whom was referred <u>Senate File 101</u>, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend Senate File 101 as follows:

1. Amend section one (1), line three (3), by striking the word "subsection" and inserting the word "paragraph".

PETERSEN of Dallas

AMENDMENTS FILED

Amend Senate File 126, Section 1, by inserting after the word "deer" in line 3, the words "with firearms".

OSSIAN of Montgomery

Amend House File 188 as follows:

1. By adding after Section 1 the following new section:

"Nothing in this Act shall affect proposed rights of way which parallel existing diagonal rights of way, such as railroads, rivers, or existing highways."

2. By renumbering the remaining sections.

CONKLIN of Black Hawk STORY of Black Hawk

Amend House File 273, Section 2, by adding thereto the following:

"3. By striking from line ten (10) the words 'or preventing conception' ".

JOHNSTON of Polk

Amend House File 289 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred nineteen point nine (419.9), Code 1966, is hereby amended by striking all of said section following the word "shall" in line three (3) thereof and inserting in lieu thereof the following: "conduct a public hearing on the proposal to issue said bonds. Notice of intention to issue the bonds, specifying the amount and purpose thereof and the time and place of hearing, shall be published at least once not less than fifteen (15) days prior to the date fixed for the hearing in a newspaper published and having a general circulation within the municipality. If there is no newspaper published therein, the notice shall be published in a newspaper published in the county and having a general circulation in the municipality. At the time and place fixed for the public hearing the governing body of the municipality shall give all local residents who appear at the hearing an opportunity to express their views for or against the proposal to issue the bonds and at the hearing, or any adjournment thereof, shall adopt a resolution determining whether or not to proceed with the issuance of the bonds."

Sec. 2. Section four hundred nineteen point thirteen (419.13), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The provisions of sections twenty-three point twelve (23.12) to twenty-three point sixteen (23.16) inclusive, Code 1966, and of chapter four hundred eight A (408A), Code 1966, shall not apply to bonds issued under the provisions of this chapter."

BY COMMITTEE ON STATE PLANNING

AND DEVELOPMENT

EXPLANATION

The principal and interest of all bonds issued under Chapter 419 (Municipal Support of Industrial Projects) are payable solely from the revenue received by the municipality in leasing the project so financed. The bonds do not constitute an indebtedness of the municipality, are not a charge against its credit or taxing powers, no tax revenue is to be used in maintaining the bonds and thus the citizens and property owners of the municipality are not to be taxed to support them. Therefore there is no need for an

election as there is no general obligation of the municipality involved. This bill provides for a full public hearing to be held after published notice at which all residents will have an opportunity to express themselves instead of an election. The present law defeats its purpose of bringing in new industry by limiting the number of industries that may come into a community under it. This bill corrects this situation.

Amend House File 131 by striking lines 4 through 9 and inserting in lieu thereof the following:

"Provided that any person who has an apprenticeship certificate and serves as a barber in the armed forces during his apprenticeship period may, upon verifying satisfactory proof thereof to the examining board, have such service time credited toward the necessary eighteen (18) months apprenticeship."

BEARDSLEY of Polk

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, March 14, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa Tuesday, March 14, 1967.

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

Prayer was offered by the Reverend Donald Gatrelle, pastor of the Evangelical United Brethern Church, Defiance, Iowa.

The Journal of March 13 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Petersen of Dallas on request of Utzig of Dubuque; Coffman of Iowa on request of Fullerton of Woodbury; Tapscott of Polk on request of Van Drie of Story.

PRESENTATION OF VISITORS

Roorda of Jasper introduced to the House 31 students from the Prairie City Community School district, accompanied by Howard Pothoven.

Middleswart of Warren introduced to the House the Honorable Carl Hirsch of Indianola, Iowa, former member of the House from Warren County in the Fifty-seventh, Fifty-eigth, Fifty-ninth, Sixtieth and Sixtieth-Extra General Assemblies.

Baker of Boone introduced to the House the Honorable Maurice Hausheer, Ames, Iowa, former member of the House from Story County in the Sixty-first General Assembly.

Middleswart of Warren introduced to the House 52 students of the senior government class from Southeast Warren Community High School, Liberty Center, Iowa, accompanied by Mrs. Cole.

Vetter of Washington introduced to the House 90 students of the Mid Prairie High School, Wellman, Iowa, accompanied by Tim Grady, Dennis Shaw and Darrel Netherton, who was a page during the Fifty-ninth General Assembly. Also in the group were Mr. and Mrs. George Yoder, parents of page George Yoder and Suzanne Robson, exchange student from Australia.

Millen of Van Buren introduced to the House 28 students of the American government and history class of Iowa Wesleyan College, Mount Pleasant, Iowa, accompanied by Dr. Blankenship and Dr. Kapp. In the group was Mrs. Lydia Lopez and Mrs. Ofelia Cori, who are Cuban refugees attending school at Iowa Wesleyan.

Pierson of Mahaska introduced to the House 44 students from the Oskaloosa Christian School, Oskaloosa, Iowa and their leaders, George Zimmer and Mrs. Harold Slings.

Bennett of Polk introduced to the House Rosemary Nichole, Suzanne Lyman, Carol Reasoner and Ruby McReynolds, juniors from Drake University in the class of School and Community Practicum.

The Speaker introduced to the House a group of college students from the Iowa

Center of Education in Politics, Iowa City, Iowa, who are in Des Moines for a two day workshop on "Politics and the Legislative Process".

Christensen of Clarke introduced to the House the Honorable Joseph G. Knock, Creston, Iowa, former member of the House from Union County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Tieden of Clayton from 214 residents of Polk, Wapello, Warren, Marion and Woodbury counties who favor the bill which permits the hunting of doves in Iowa.

By Sorg of Linn from 176 residents of Linn County who favor 40 per cent state aid to public schools, revenue to be obtained from sources other than property taxes, and distributed in accordance with the proportionate sharing plan.

By McIntyre of Linn from 44 residents of Linn County who favor daylight saving time.

By Sorg of Linn from 64 residents of Linn County who favor daylight saving time.

By Lipsky of Linn from 165 residents of Linn County who favor 40 per cent state aid to public schools, revenue to be obtained from sources other than property taxes, and distributed in accordance with the proportionate sharing plan.

By McNamara of Linn from 166 residents of Linn County who favor 40 per cent state aid to public schools, revenue to be obtained from sources other than property taxes, and distributed in accordance with the proportionate sharing plan.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 101, under Rule 35.

SPECIAL REQUEST

Hill of Marshall asked and received unanimous consent to withdraw his name as a co-sponsor of House File 169.

Dunton of Keokuk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 11

By: Dunton

WHEREAS, it is fitting that legislators help instill in young people of Iowa an appreciation for and understanding of our democratic system of government, particularly the state legislative process; and

WHEREAS, the Iowa Youth in Government Program, which is sponsored by the North Central Area Council of the YMCA and local Hi-Y groups in Iowa, provides an opportunity for high school youth to participate in model legislative sessions; and

WHEREAS, the Tenth Model Legislature will be held December 15th and 16th; and

WHEREAS, members of the Senate and House through the years have served on the Iowa Youth in Government Statewide Sponsoring Committee and have assisted with the pre-legislative conference and model legislature; therefore

BE IT RESOLVED by the House, the Senate concurring, that the members of the Sixty-second General Assembly hereby commend the sponsoring groups for this fine program for our youth; and

BE IT FURTHER RESOLVED, that the Sixty-second General Assembly pledge its support for the Youth in Government Program and express the willingness of its members to assist and advise local Hi-Y groups on legislative matters and to assist with the model legislature; and

BE IT FURTHER RESOLVED, that a copy of this resolution be sent to the North Central Area Council of the YMCA and to the local Hi-Y groups which have participated in the Youth in Government Program.

Passed on file.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 25, by Doderer, Kluever, Grassley, Millen, Vetter, Voorhees, Cochran, Mayberry, Mowry and Distelhorst, a joint resolution creating a committee to revise the Code of Iowa, requiring said committee to present a report containing recommendations together with appropriate bills to the next general assembly, and providing an appropriation therefor.

Read first time and referred to committee on state government affairs.

INTRODUCTION OF BILLS

House File 421, by Radl, a bill for an act creating an advisory commission on children and youth, and making an appropriation therefor.

Read first time and referred to committee on government reorganization.

House File 422, by Andersen, Caffrey and Maloney, a bill for an act relating to group insurance of public employees.

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

House File 423, by Hill and Schmarje, a bill for an act relating to the services of registered architects.

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

House File 424, by Palmer, a bill for an act relating to the rebate of unearned interest on installment loan agreements.

Read first time and referred to committee on commerce.

House File 425, by Cunningham, Millen, Kluever and Van Nostrand, a bill for an act relating to the compensation of members of the budget and financial control committee.

Read first time and referred to committee on state government affairs.

House File 426, by Sorg, Camp, Pelton, Conklin and McNamara, a bill for an act relating to the provision of recreation areas in residential subdivisions at the time of platting.

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

House File 427, by Shaw, Grassley, Van Nostrand, Winkelman, Gannon, Maloney, Miller of Des Moines and Mowry, a bill for an act relating to sessions of the general assembly.

Read first time and referred to committee on constitutional amendments and reapportionment.

House File 428, by Dunton, a bill for an act authorizing school district employees to have deducted from their salary their dues to professional associations, employee organizations or unions.

Read first time and referred to committee on schools.

House File 429, by Glenn and Bowin, a bill for an act relating to the revenues collected in those counties which have prohibited the sale of alcoholic beverages by exercising local option.

Read first time and referred to committee on law enforcement.

House File 430, by Maloney, Tapscott, Bennett, Gannon, Renda, Nolin, Beardsley, Glenn, Gallagher, Cochran, Palmer, Dunton, Duffy, Poncy, O'Malley, Caffrey, McNamara, Johnston, Baker, Mayberry, Distelhorst, Doderer, Franklin, Miller of Des Moines, Bailey, Carnahan, Breitbach and Roe, a bill for an act relating to the employment of professional strikebreakers.

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

House File 431, by Maloney, a bill for an act relating to rabies vaccination of dogs.

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

House File 432, by Harbor, Tieden, Baker and Allen, a bill for an act imposing fees for use of state owned recreational areas.

Read first time and referred to committee on conservation.

House File 433, by Reed, Franklin, Johnston, Palmer, Tapscott, McIntyre, Radl, Sorg, Renda, Beardsley, Doderer, Gallagher, Andersen, Gannon, Bowin, Bennett, Pelton, Van Nostrand and Kiilsholm (Ely, Riley, O'Malley, Stanley, Denman, Frommelt, Cassidy, Reichardt, Condon, Hagedorn and Klefstad), a bill for an act relating to discrimination in housing.

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

House File 434, by Redfern, Tieden, Hullinger, McNamara, Den Herder and Graham, a bill for an act to tax the yield from intangible personal property.

Read first time and referred to committee on tax revision.

House File 435, by Stokes, Smith, Nelson and Bergman (Lucken and DeKoster), a bill for an act to authorize the creation of area hospitals.

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

House File 436, by Gittins (Klefstad), a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor.

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

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 135, a bill for an act relating to bait dealers' licenses.

Also:

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

House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

Also:

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

Senate File 279, a bill for an act relating to mining.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies of government participating in a training program.

Hicklin of Louisa offered the following amendment filed by the committee on law enforcement, and moved its adoption:

Amend House File 260 as follows:

- 1. Amend section three (3) by striking from lines seven (7) and eight (8) the words "city, town of a population of one thousand (1,000) or more people" and inserting in lieu thereof the words "city or town".
- 2. Amend section five (5) by inserting after the word "shall" in line three (3) the words ", with the approval of the council,".
- 3. Further amend House File 260 by striking all of section six (6) and inserting in lieu thereof the following:
- "Sec. 6. There is hereby created the Iowa law-enforcement academy council which shall consist of the following members:
 - 1. The attorney general, or his designated representative.
 - 2. The chief of the Iowa bureau of criminal investigation.
 - 3. The chief of the Iowa highway safety patrol.
- 4. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa sheriffs' association, from the membership of such association.
- 5. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa association of chiefs of police and police officers, inc., from the membership of such association.
- 6. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa state policemen's association, from the membership of such association.
- 7. One (1) member appointed by the governor from a nomination submitted by the board of directors of the Iowa county attorneys' association, from the membership of such association.
- 8. One (1) member appointed by the governor from the faculty of an accredited college of law in Iowa $\,$
- 9. One (1) member appointed by the governor from among the citizens of the state with consideration for the need of representation upon the council from the people to be served by the graduates of such academy.

All members of the council appointed by the governor shall serve for a period of four (4) years, except that upon the effective date of this Act, the governor shall appoint one member of each of the associations designated in subsections four (4), five (5) and six (6) of this section to serve for a period of two years.

If the membership of any council member in the association from which he was nominated shall cease, council membership of such person shall also cease and a vacancy shall exist.

A member appointed to fill a vacancy created other than by expiration of a term shall be appointed for the unexpired term of the member whom he is to succeed in the same manner as the original appointment.

- 4. Amend section twelve (12) by striking from lines twenty-two (22) and twenty-three (23) the words "city, town of a population of one thousand (1,000) or more people," and inserting in lieu thereof the words "city or town.".
 - 5. Amend section fourteen (14) by striking the last sentence in subsection seven (7).
- 6. Further amend House File 260, by striking all of section fifteen (15) and inserting in lieu thereof the following:
- "Sec. 15. On and after the effective date of this Act, there shall be levied an assessment as additional cost in an amount equal to ten (10) percent of every fine, penalty and forfeiture imposed and collected by the courts of this state for criminal offenses, including violations of the motor vehicle laws, but not including violations of local ordinances relating to parking, or violations of the conservation laws. When a fine is suspended, in whole or in part, the assessment shall be reduced in proportion to the suspension. The several courts, or clerks thereof, shall, on the first Monday of January and July of each year, pay into the county treasury the additional costs collected, and the county treasurer shall, before the last day of the month in which payment is made, pay all amounts so received into the state treasury to become a part of the general fund of the state. The legislature shall appropriate from the general fund to the department of public safety an amount sufficient for the operation of the academy."
- 7. Further amend House File 260 by striking all of sections sixteen (16) and seventeen (17).

Doderer of Johnson offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee amendment to House File 260, filed March 9th by striking all of lines thirteen (13) through thirty-five (35) and inserting in lieu thereof the following:

"Seven citizens of the state of Iowa appointed by the governor and confirmed by the Senate from various disciplines interested and learned in law enforcement. The following disciplines shall be represented: medical, legal, law enforcement, judicial, social services and local public officials.

One member of the House of Representatives and appointed by the speaker and one member of the Senate appointed by the Lieutenant Governor."

The amendment to the amendment lost.

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

Amend the Amendment to House File 260 by Committee on Law Enforcement by striking all of the sentence after the period in line sixty-three (63).

The amendment to the amendment was adopted.

Hicklin of Louisa moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend House File 260, Section 3, subsection three (3), by inserting in the first line of subsection after the word "means" the words "a conservation officer.".

The amendment was adopted.

Hicklin of Louisa offered the following amendment to the title and moved its adoption:

Amend the title to House File 260 by striking the last three (3) lines thereof and inserting in lieu thereof the following: "operate a central facility for training law-enforcement officers."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 260)

The ayes were 118:

Allen	Freeman	McCray	Sanders
Andersen	Fullerton	McIntyre	Schmarje
Bailey	Gallagher	McNamara	Schroeder
Baker	Gannon	Mensing	Shaw
Battles	Gittins	Middleswart	Shepherd
Beardsley	Glenn	Millen	Smith
Bennett	Graham	Miller of Des Moines	Sorg
Bergman	Grassley	Miller of Jones	Steffen
Bowin	Hanson of Benton	Miller of Page	Stokes
Breitbach	Hanson of Mitchell	Moffitt	Story
Busch	Harbor	Mohrfeld	Strand
Caffrey	Hicklin	Mowry	Strothman
Camp	Hill	Nelson	Sullivan
Carnahan	Holden	Nielsen	Tapscott
Christensen	Hullinger	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Tieden
Cochran	Johnston of Polk	Ossian	Utzig
Conklin	Kiilsholm	Palmer	Van Drie
Cunningham	King	Patton	Van Nostrand
Curran	Kitner	Pelton	Van Roekel
Den Herder	Klein	Peterson of Woodbury	Vetter
Diehl	Kluever	Pierson	Voorhees
Distelhorst	Knight	Poncy	Waugh
Doderer	Koch	Radl	Welden
Duffy	Langland	Redfern	Winkelman
Dunton	Lee	Reed	Wolfe
Edgington	Lipsky	Renda	Wood
Fischer of Grundy	Maloney	Roe	${ t Yoder}$
Fisher of Greene	Mayberry	Roorda	Mr. Speaker
Franklin	McCartney		

The navs were none.

Absent or not voting 6:

Coffman

Petersen of Dallas

Varlev

Mayberry

Watson

Schroeder

Darrington -

Stromer

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

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 287, a bill for an act relating to interference with devices, signs, signals, or barricades, was taken up for consideration.

Nielsen of Shelby offered the following amendment to the title and moved its adoption:

Amend the title to House File 287 by striking all after the word "with" in line one (1) and by inserting in lieu thereof the following: "official traffic-control devices, signs, signals, or barricades or with railroad signs or signals."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 287)

Franklin

The ayes were 115:

Allen

Andersen	Freeman	McCartney	Shaw
Bailey	Fullerton	McCray	Shepherd
Baker	Gallagher	McIntyre	Smith
Battles	Gannon	McNamara	Sorg
Beardsley	Gittins -	Mensing	Steffen
Bennett	Glenn	Middleswart	Stokes
Bergman	Graham	Millen	Story
Bowin	Grassley	Miller of Jones	Strand
Breitbach	Hanson of Benton	Miller of Page	Stromer
Busch	Hanson of Mitchell	Moffitt	Strothman
Caffrey	Harbor	Mohrfeld	Sullivan
Camp	Hicklin	Mowry	Tapscott
Carnahan	Hill	Nelson	Thordsen
Christensen	Holden	Nielsen	Tieden
Clark	Hullinger	Nolin	Utzig
Cochran	Johnson of Audubon	O'Malley	Van Drie
Conklin	Johnston of Polk	Ossian	Van Nostrand
Cunningham	Kiilsholm	Patton	Van Roekel
Curran	King	Pelton	Vetter
Den Herder	Kitner	Peterson of Woodbury	Voorhees

Diehl Klein Poncy Waugh Distelhorst Kluever Radl Welden Doderer Knight Redfern Winkelman Duffv Koch Renda Wolfe Dunton Langland Roe Wood Edgington Lee Roorda Yoder Sanders Fischer of Grundy Lipsky Mr. Speaker Fisher of Greene Maloney Schmarie

The nays were none.

Absent or not voting 9:

CoffmanPalmerPiersonVarleyDarringtonPetersen of DallasReedWatsonMiller of Des Moines

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

Senate File 144, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report with report of committee recommending amendment and passage, was taken up for consideration.

Amend Senate File 144, Section 1, line nine (9), by striking the word and figure "ten (10)" and inserting in lieu thereof the word and figure "fifty (50)".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 144)

The ayes were 107:

Franklin	McCartney	Roorda
Freeman	McCray	Sanders
Fullerton	Mensing	Schmarje
Gallagher	Middleswart	Schroeder
Gittins	Millen	Shepherd
Glenn	Miller of Des Moines	Smith
Graham	Miller of Jones	Sorg
Grassley	Miller of Page	Steffen
Hanson of Benton	Moffitt	Stokes
Hanson of Mitchell	Mohrfeld.	Story
Harbor	Mowry	Strand
Hicklin	Nelson	Stromer
Hill	Nielsen	Sullivan
		Tapscott
	Freeman Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor	Freeman McCray Fullerton Mensing Gallagher Middleswart Gittins Millen Glenn Miller of Des Moines Graham Miller of Jones Grassley Miller of Page Hanson of Benton Moffitt Harbor Mowry Hicklin Nelson

632 JOURNAL OF THE HOUSE March 14. Carnahan Holden Nolin Thordsen Christensen Hullinger O'Malley Utzig Johnson of Audubon Van Drie Clark Ossian Van Roekel Cochran Kiilsholm Palmer Conklin King Patton Vetter Cunningham Kitner Pelton Voorhees Klein Peterson of Woodbury Waugh Den Herder Kluever Pierson Welden Diehl Winkelman Distelhorst Knight Poncy Radl Duffy Koch Wolfe Redfern Wood Dunton Langland Edgington Lee Reed Yoder Fischer of Grundy Renda Lipsky

Fisher of Greene
The nays were 6:

Doderer McIntyre Tieden Mr. Speaker Maloney Strothman

Roe

marone,

Absent or not voting 11:

Coffman Gannon Petersen of Dallas Varley
Curran Johnston of Polk Shaw Watson

Darrington McNamara Van Nostrand

Mayberry

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

House File 206, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment, with report of committee recommending passage, was taken up for consideration.

Duffy of Dubuque offered the following amendment and moved its adoption:

Amend House File 206, Section 9, by striking from lines seven (7), eight (8) and nine (9) the sentence following the period in line seven (7).

The amendment was adopted,

McCartney of Floyd offered the following amendment and moved its adoption:

Amend House File 206, Section 6, by striking in line seven (7) the word "In" and all of lines eight (8), nine (9), ten (10), eleven (11), and twelve (12).

(Pending at adjournment)

HOUSE RECEDES
(Senate File 77)

Fischer of Grundy called up for consideration Senate File 77, a bill for an act to legalize and call late proceedings providing for the organization of, reorganization of, attachment of territory to, enlargement of, or change in boundaries of school corporations in which the Senate refused to concur in the House amendment.

Fischer of Grundy moved that the House recede from its amendment.

The motion prevailed and the House receded from its amendment.

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

On the question "Shall the bill pass?" (S.F. 77)

The ayes were 112:

Allen	Franklin	Mayberry	Roe
Andersen	Freeman	McCartney	Sanders
Bailey	Fullerton	McCray	Schmarje
Baker	Gallagher	McIntyre	Schroeder
Battles	Gannon	McNamara	Shaw
Beardsley	Gittins	Mensing	Shepherd
Bennett	Glenn	Middleswart	Smith
Bergman	Graham	Millen	Steffen
Bowin	Grassley	Miller of Des Moines	Stokes
Breitbach	Hanson of Benton	Miller of Jones	Story
Busch	Hanson of Mitchell	Miller of Page	Strand
Caffrey	Harbor	Mohrfeld	Stromer
Camp	Hicklin	Mowry	Strothman
Carnahan	Hill	Nelson	Tapscott
Christensen	Holden .	Nielsen	Thordsen .
Clark	Hullinger	Nolin	Utzig
Cochran	Johnson of Audubon	O'Malley	Van Drie
Conklin	Johnston of Polk	Ossian	Van Nostrand
Cunningham	Kiilsholm	Palmer	Van Roekel
Curran	King	Patton	Vetter
Den Herder	Kitner	Pelton	Voorhees
Diehl	Klein .	Peterson of Woodbury	Waugh
Distelhorst	Kluever	Pierson	Welden
Duffy	Knight	Poncy	Winkelman
Dunton	Langland	Radl	Wolfe
Edgington	Lee	Redfern	Wood
Fischer of Grundy	Lipsky	Reed	Yoder
Fisher of Greene	Maloney	Renda	Mr. Speaker
			the second secon

The nays were none.

Absent or not voting 12:

Coffman	Koch	Roorda		Tieden
Darrington	Moffitt	Sorg		Varley
Doderer	Petersen of Dallas	Sullivan	•	Watson

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

REQUEST TO VOTE

Tapscott of Polk asked and received unanimous consent to be recorded as voting aye on House Files 260 and 287 and Senate Files 77 and 144.

MOTION TO RECONSIDER VOTE FILED

Mr. Speaker: I move to reconsider the vote by which Senate Concurrent Resolution 17 failed to pass the House, March 13, 1967.

LEROY S. MILLER

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 62, 93, 139 and 147; and Senate Files 32, 121 and 150.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 62, 93, 139 and 147; and Senate Files 32, 121 and 150.

REPORTS OF COMMITTEES

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 267, a bill for an act relating to distribution of trademarked articles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>Senate File 106</u>, a bill for an act relating to the offering of courses in driver education, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Moffitt of Appanosse, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 186</u>, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred $\frac{\text{House File 323}}{\text{has had}}$ the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\frac{\text{be indefinitely postponed}}{\text{be indefinitely postponed}}$.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 281, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

Amend Senate File 129, Section 1, by adding thereto the following subsection:

1. By inserting in line (4) of subsection three (3) after the word "acquisition" the words "or sale".

GALLAGHER of Black Hawk

Amend House File 67 by striking all of subsection three (3) of section one (1).

Further amend House File 67 by adding a subsection to section one (1) as follows:

Strike from lines one hundred eight (108) and one hundred nine (109) the words "and the action of the board shall be final" and place a period following the word "board" in line one hundred eight (108).

KLUEVER of Cass

Amend House File 206 as follows:

- 1. By striking from Section 8 all of Subsection one (1) and renumbering the remaining subsections.
 - 2. By striking all of Section 6 and renumbering the following sections.

RADL of Linn

Amend House File 206 as follows:

- 1. Amend section one (1) as follows:
 - a. By striking line one (1) and inserting in lieu thereof the following:
 - "All installation or alteration of elec-".
- b. By striking from line nine (9) all after the word "installation" and inserting in lieu thereof the following: "or alteration of elec-".
- c. By striking from line ten (10) the word "may" and inserting in lieu thereof the words "shall not".
 - 2. Amend section three (3) as follows:
- a. By striking from line two (2) the words ", altered, or repaired" and inserting in lieu thereof the word "or".

- b. By striking all after the word "installation" in line four (4) and all of lines five (5) and six (6) and inserting in lieu thereof the words "or alteration."
 - 3. Amend section five (5) as follows:
 - a. Amend line one (1) by striking the words "be required to".
- b. Amend line four (4) by placing a colon after the word "unless" and striking the balance of that line and all of lines five (5), six (6) and seven (7).
- $\,$ c. $\,$ By striking from the first line of subsection two (2) the words ''or resident tenant''.
- 4. Amend section six (6), line seven (7) by striking the word "In" and all of lines eight (8) through twelve (12).
 - 5. Amend section seven (7) as follows:
 - a. By striking from line seven (7) the words ", or any higher standard".
- b. By striking all of lines seventeen (17) through nineteen (19) and line twenty (20) to the word "Electrical".
- 6. Amend section eight (8) by striking from lines four (4) and five (5) the words ", alter, or repair" and inserting in lieu thereof the words "or alter".
- 7. Amend section nine (9) by striking from line seven (7) all after the period, and all of line eight (8) and all of line nine (9) to the word "Appeals".

 SCHROEDER of Pottawattamie

Amend the amendment to House File 165 filed by the committee on schools on March 6 as follows:

- 1. Amend Section 2 by striking the second paragraph and inserting in lieu thereof the following:
- "For the purpose of this Act, the 'teaching profession' shall include all persons who are legally qualified for teaching or providing related administrative, supervisory, or other services in schools requiring certification from the state board of public instruction."
- 2. Amend Section 6 by striking therefrom the last sentence which reads as follows: "The commission shall have the authority to subpoena witnesses and place them under oath."

HARBOR of Mills ROORDA of Jasper KOCH of Woodbury

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Wednesday, March 15, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, March 15, 1967.

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

Prayer was offered by the Reverend Dean Fullerton, pastor of the First Methodist Church, Clinton, Jowa.

The Journal of March 14 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Holden of Scott on request of Hill of Marshall; Coffman of Iowa on request of Fullerton of Woodbury.

PRESENTATION OF VISITORS

Pierson of Mahaska introduced to the House 60 senior students from North Mahaska High School, New Sharon, Iowa, accompanied by their government teacher, Mrs. Anita Seitsinger, and chaperons, Omer Seitsinger and Jerry Roush.

Middleswart of Warren introduced to the House four government students from Indianola Junior High School, Indianola, Iowa, accompanied by Mr. Guy Reisinger.

Middleswart of Warren introduced to the House a group of 10 ladies representing the faculty of Simpson College, Indianola, Iowa.

Mensing of Cedar introduced to the House the Honorable Donald Johnson, West Branch, Iowa, former National Commander of the American Legion.

Van Roekel of Marion introduced to the House five Y-Teens from Knoxville High School, Knoxville, Iowa, accompanied by Mrs. Norland Hayes.

Miller of Des Moines introduced to the House 16 members of the League of Women Voters, Burlington, Iowa, including Mrs. Richard Fortener, President, and board members Mrs. Walter Funk, Mrs. Leroy Sullivan and Mrs. Norman Huntz.

Bailey of Wright introduced to the House the Honorable Harold Mueller, former member of the House from Worth County in the Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first General Assemblies.

Sanders of Emmett introduced to the House the Honorable Niels J. Nielsen, former member of the House from Emmett County in the Fifty-seventh, Fifty-eighth, Fifthninth, Sixtieth, Sixtieth-Extra and Sixty-first General Assemblies.

PETITIONS

The following petitions were received and placed on filed:

By Moffitt of Appanoose from 57 residents of Iowa who favor the repeal of the local liquor option law.

By Hill of Marshall from 196 residents of Marshall County who favor daylight saving time.

By Van Drie of Story from 24 residents of Story County who oppose the use of high powered boats on Rock Creek Lake as provided in House File 169.

By Pierson of Mahaska from 20 residents of Mahaska County who favor the repeal of the local liquor option law.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 267 and 281; and Senate Files 106 and 186, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 77.

INTRODUCTION OF BILLS

House File 437, by Sorg and Radl, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities.

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

House File 438, by King, Knight, Sullivan, Stokes and Battles, a bill for an act relating to mobile equipment providing lending and savings facilities and savings and loan services.

Read first time and referred to committee on commerce.

House File 439, by Tieden (Elvers), a bill for an act relating to the movement of mobile homes.

Read first time and referred to committee on motor vehicles and highway safety.

House File 440, by Palmer and Tapscott, a bill for an act relating to the use of voting machines in precincts and townships.

Read first time and referred to committee on state government affairs.

House File 441, by Palmer, Kluever, Millen, Glenn, Gannon and Franklin, a bill for an act to extend the jurisdiction of a city or town to any land owned by it outside the limits thereof.

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

House File 442, by Dunton, Mensing, Vetter, Sorg, Kluever, Shaw, Baker and Gallagher (Benda, DeHart, Dodds, Burns, Reichardt and Reppert), a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to provide for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the Code.

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

House File 443, by Den Herder, a bill for an act relating to the eradication of bovine brucellosis.

Read first time and referred to committee on agriculture.

House File 444, by Bennett, a bill for an act relating to safety equipment on motor vehicles.

Read first time and referred to committee on motor vehicles and highway safety.

House File 445, by Story, Mayberry, Gallagher, Camp, Caffrey and Pelton (Frommelt, Messerly, Denman, Cassidy, DeHart and Riley), a bill for an act to establish service centers or service representatives in credit unions.

Read first time and referred to committee on commerce.

House File 446, by Vetter, Yoder, Stromer and Caffrey, a bill for an act to license and regulate water conditioning contractors to establish a water conditioning examining board.

Read first time and referred to committee on government reorganization.

House File 447, by Welden, Radl and McCartney, a bill for an act relating to the employment safety commission, its duties, powers and authority and the labor commissioner.

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

House File 448, by Grassley, a bill for an act relating to the sale of beer for off-premise consumption.

Read first time and referred to committee on law enforcement.

House File 449, by Cochran and Mayberry, a bill for an act relating to collection of claims against nonprofit corporations.

Read first time and referred to committee on commerce.

House File 450, by Andersen (Van Eaton), a bill for an act relating to construction and repair of county buildings.

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

SENATE MESSAGES CONSIDERED

Senate File 135, a bill for an act relating to bait dealers' licenses.

Read first time and referred to committee on conservation.

Senate File 279, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining.

Read first time and referred to committee on conservation.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 13, a bill for an act to authorize and direct the issuance of a patent to certain real estate to C. E. Barnett and Marie A. Barnett, as joint tenants, by governor and secretary of state.

Also:

That the Senate has refused to concur in the House amendment to the Senate amendment to the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 10 to provide commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly.

AL MEACHAM, Secretary

HOUSE INSISTS

(House Joint Resolution 10)

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of House Joint Resolution 10, a joint resolution to provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly, and moved that the House insist on the House amendment to the Senate amendment.

Gannon of Jasper offered a substitute motion that the House recede from the House amendment to the Senate amendment to House Joint Resolution 10.

Roll call was requested by Van Nostrand of Pottawattamie and Millen of Van Buren.

On the question "Shall the House recede?"

The ayes were 32:

Bailey	Distelhorst	Johnston of Polk	Palmer
Baker	Doderer	Maloney	Poncy
Beardsley	Dunton	Mayberry	Radl
Bennett	Gallagher	McNamara	Redfern
Breitbach	Gannon	Middleswart	Renda
Caffrey	Glenn	Miller of Des Moines	Roe
Carnahan	Hanson of Benton	Nolin	Steffen
Cochran	Hullinger	O'Malley	Tapscott

The nays were 82:

Allen	Hanson of Mitchell	Moffitt	Story
Battles	Harbor	Mohrfeld	Strand
Bergman	Hicklin	Mowry	Stromer
Bowin	Hill	Nelson	Strothman
Busch	Johnson of Audubon	Nielsen	Sullivan
Camp	Kiilsholm	Ossian	Thordsen
Christensen	King	Patton	Tieden
Clark	Kitner	Pelton	Van Drie
Conklin	Klein	Petersen of Dallas	Van Nostrand
Cunningham	Kluever	Peterson of Woodbury	Van Roekel
Curran	Knight	Pierson	Varley
Den Herder	Koch	Reed	Vetter
Diehl	Langland	Roorda	Voorhees
Edgington	Lee	Sanders	Waugh
Fischer of Grundy	McCartney	Schmarje	Welden
Fisher of Greene	McCray	Schroeder	Winkelman
Freeman	McIntyre	Shaw	Wolfe
	-		

Fullerton Gittins Graham Mensing Millen

Shepherd Smith

booW Yoder

Grasslev

Miller of Jones Miller of Page

Stokes

Mr. Speaker

Absent or not voting: 10:

Andersen Coffman

Duffv Franklin

Lipsky Sorg

Utzig Watson

Darrington

Holden

The motion to recede having failed to receive a constitutional majority lost and the House insists on its amendment to the Senate amendment to House Joint Resolution 10.

CONFERENCE COMMITTEE APPOINTED

(House Joint Resolution 10)

The Speaker announced the appointment of Van Nostrand of Pottawattamie, Gannon of Jasper, Mowry of Marshall and Harbor of Mills, on the part of the House, to the conference committee for the consideration of House Joint Resolution 10.

SPECIAL ORDER (HOUSE FILE 165)

The Speaker announced the "special order" for the consideration of House File 165, a bill for an act declaring teaching a profession, with report of committee recommending amendment and passage.

Radl of Linn offered the following amendment filed by the committee on schools and moved its adoption:

Amend House File 165 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. This Act shall be known as the Professional Teaching Practices Act."

"Section 2. The General Assembly hereby declares teaching to be a profession.

It is declared to be in the best interest of the State that such profession be recognized and that it accept its professional responsibilities in the development and promotion of high standards of ethics, conduct, and professional performance and practices.

For the purpose of this Act, the "profession of teaching" or "teaching profession" shall mean persons engaged in teaching or providing related administrative, supervisory, or other services requiring certification from the state board of public instruction."

"Section 3. A professional teaching practices commission is created consisting of nine (9) members who shall be appointed by the governor who shall make his selection for each place on the commission from a panel of not less than three (3) nominated by those state associations representing the categories in which a vacancy shall exist. From such lists submitted, the governor in making an appointment to this commission shall select one (1) of the persons so named. A person, in order to be qualified for appointment to the commission, shall hold a certificate authorizing him to teach in the state of Iowa or be a member of the faculty of an approved teacher education institution in Iowa. The commission shall be composed of four (4) classroom teachers, three (3) school administrators, one (1) member of faculties representing two year colleges or Iowa colleges or universities approved for teacher education, and one (1) member representing the state department of public instruction.

Initial appointments shall be: four (4) for one (1) year; three (3) for two (2) years; and two (2) for three (3) years. Thereafter, terms shall be for three (3) years. A member may be reappointed to the commission for only one (1) time.

"Section 4. The members of the commission shall be allowed a per diem of thirty (30) dollars and their necessary travel and expense while engaged in their official duties.

"Section 5. This commission shall have the authority to select its own chairman, establish procedures for its own government and for the development of standards, adopt rules and regulations, and secure legal and other services necessary to its function.

"Section 6. The commission shall have the responsibility of developing criteria of professional practices including, but not limited to, such areas as: (1) contractual obligations; (2) competent performance of all members of the teaching profession; and (3) ethical practice toward other members of the profession, parents, students, and the community. A violation, as determined by the commission following a hearing, of any of the criteria so adopted shall be deemed to be unprofessional practice and a legal basis for the suspension or revocation of a certificate by the state board of educational examiners.

The commission, in administering its responsibilities under this Act, after a hearing, shall exonerate, warn or reprimand the member of the profession or may recommend the holding of a certification suspension or revocation hearing by the state board of educational examiners. The commission shall have the authority to subpoena witnesses and place them under oath.

"Section 7. The commission shall be financed by an appropriation from the budget of the state department of public instruction."

Gittins of Pottawattamie offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee Amendment to House File 165 as follows:

- 1. By striking all of lines five (5) through nine (9).
- 2. By inserting at the beginning of line ten (10) the following: "Sec. 2."

The amendment to the amendment was adopted.

Harbor of Mills offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment to House File 165 filed by the committee on schools on March 6 as follows:

- 1. Amend Section 2 by striking the second paragraph and inserting in lieu thereof the following:
- "For the purpose of this Act, the 'teaching profession' shall include all persons who are legally qualified for teaching or providing related administrative, supervisory, or other services in schools requiring certification from the state board of public instruction."
- 2. Amend Section 6 by striking therefrom the last sentence which reads as follows: "The commission shall have the authority to subpoena witnesses and place them under oath,"

Division of the amendment was requested.

Harbor of Mills asked and received unanimous consent to withdraw Division 1 of his amendment.

Harbor of Mills moved the adoption of Division 2 of his amendment.

Division 2 of the amendment was adopted.

Grassley of Butler offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee on Schools amendment to House File 165 by inserting in line 41 after the word "community" the following:

However, membership or non-membership in any teacher's organization shall never be a criterion of an individual's professional standing.

The amendment to the amendment was adopted.

McIntyre of Linn offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 165 by striking all of Section 7 of the amendment and inserting in lieu thereof:

'The commission shall be financed by the members of the teaching profession in the amount necessary to carry out the purpose of this act."

The amendment to the amendment was adopted.

Roorda of Jasper offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment to House File 165 filed by the committee on schools on March 6 as follows:

1. Amend Section 2 by striking lines 10 through 13 and inserting in lieu thereof the following:

"For the purpose of this Act, the 'teaching profession' shall include all persons

who are legally qualified for teaching or providing related administrative, supervisory, or other services in schools requiring certification from the state board of public instruction."

Roll call was requested by Roorda of Jasper and Maloney of Polk.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 38:

Bailey Harbor Moffitt Schroeder Hicklin Mohrfeld Strand Caffrey Johnson of Audubon Mowry Strothman Cunningham King Nelson Sullivan Curran Dunton Koch Nielsen Tieden Van Roekel Fischer of Grundy McCray Ossian Fisher of Greene McNamara Redfern Winkelman Gallagher Mensing Roorda Wolfe Miller of Jones Sanders Mr. Speaker Glenn Miller of Page Grassley

The nays were 76:

Schmarje Allen Franklin Maloney Andersen Freeman Mayberry Shaw Fullerton McCartney Shepherd Baker Gannon McIntyre Smith Battles Beardslev Gittins Middleswart Sorg . Graham Millen Steffen Bennett Hanson of Benton Miller of Des Moines Stokes Bergman Hanson of Mitchell Bowin Nolin Story Breitbach Hill O'Malley Tapscott Busch Hullinger Palmer. Thordsen Johnston of Polk Utzig Camp Patton Christensen Kiilsholm Pelton Van Drie Petersen of Dallas Van Nostrand Clark Kitner Cochran Klein Pierson Vetter Conklin Kluever Voorhees Poncy Den Herder Knight Radl Waugh Langland Reed Welden Diehl booW Distelhorst Lee Renda Yoder Doderer Lipsky Roe

Absent or not voting 10:

CarnahanDuffyPeterson of WoodburyVarleyCoffmanEdgingtonStromerWatsonDarringtonHolden

The amendment to the amendment lost.

Shaw

Radl of Linn asked and received unanimous consent to withdraw the amendment filed by him and found on page 421. House Journal of February 24.

Christensen of Clarke moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Gallagher of Black Hawk offered the following amendment to the title and moved its adoption:

Amend House File 165 by striking the title and inserting in lieu thereof the following:

"An Act relating to the profession of teaching."

The amendment was adopted.

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

McNamara

On the question "Shall the bill pass?" (H. F. 165)

Gallagher

The ayes were 112:

Allen

	Andersen	Gannon	Mensing	Shepherd
	Bailey	Gittins	Middleswart	Smith
	Baker	Glenn	Millen	Sorg
	Battles	Graham	Miller of Des Moines	Steffen
	Beardsley	Grassley	Miller of Jones	Stokes
	Bennett	Hanson of Benton	Moffitt	Story
	Bergman	Hanson of Mitchell	Mohrfeld	Strand
	Bowin	Hicklin	Mowry	Stromer
	Breitbach	Hill .	Nelson	Strothman
•	Busch	Hullinger	Nielsen	Sullivan
	Caffrey	Johnson of Audubon	O'Malley	Tapscott
	Camp	Johnston of Polk	Ossian	Thordsen
	Carnahan	Kiilsholm	Palmer	Tieden
	Christensen	King	Patton	Utzig
	Cochran	Kitner	Pelton	Van Drie
	Conklin	Klein	Petersen of Dallas	Van Nostrand
	Cunningham	Kluever	Peterson of Woodbury	Van Roekel
	Curran	Knight	Pierson	Varley
	Den Herder	Koch	Poncy	Vetter
	Diehl	Langland	Radl	Voorhees
	Distelhorst	Lee	Redfern	Waugh
	Dunton	Lipsky	Reed	Welden
	Fischer of Grundy	Maloney	Renda	Winkelman
	Fisher of Greene	Mayberry	Roe	Wolfe
	Franklin	McCartney	Roorda	Wood
	Freeman	McCray	Schmarje	Yoder
	Fullerton	McIntvre	Schroeder	Mr. Speaker

The nays were 4:

Edgington

Harbor

Nolin

Sanders

Absent or not voting 8:

Clark Coffman Darrington Doderer Duffy Holden Miller of Page

Watson

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

MOTION TO RECONSIDER VOTE FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 144 passed the House, March 14, 1967.

DELMONT MOFFITT

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 14 day of March, 1967, sent to the governor for his approval: House Files 62, 93, 139, and 147.

A. L. MENSING, Chairman

Report adopted.

REPORTS OF COMMITTEES

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred <u>House File 427</u>, a bill for an act relating to sessions of the general assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Also:

Mr. Speaker: Your committee on constitutional amendments and reapportionment to whom was referred Senate Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa to authorize the licensing and regulation of bingo games conducted by charitable, religious, or veterans organizations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

MAURICE VAN NOSTRAND, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 333, a bill for an act relating to fees collectible by the sheriff, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 232, a bill for an act relating to the burial of nonresident indigent transients, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Patton of Delaware, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 315}}$, a bill for an act to apply the effect of the federal Fair Labor Standards Act of 1938 as amended upon the employees of one or more institutions under the jurisdiction of the board of control of state institutions to all such institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES É. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred Senate File 235, a bill for an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass,

JAMES E. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred House <u>Joint Resolution 22</u>, a joint resolution directing the board of control of state institutions to report to the General Assembly its recommendations for an intermediate security corrections institution, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred House File 154, a bill for an act relating to the establishment of an Iowa conservation education training center and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 154, Section seven (7), by striking all after the word "shall" in line three (3) and inserting in lieu thereof the following:

"have competence in natural history and field biology or fish and wild life management."

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred Senate File 124, a bill for an act to allow the Iowa Conservation Commission to waive the requirement of a fishing license for certain severly handicapped adults, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 124 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred ten point seventeen (110.17), Code 1966, is hereby amended by adding the following:

"The commission shall issue without charge a special fishing license to residents of Iowa sixteen (16) years or more of age who the commission finds are mentally or physically severly handicapped. Such special license shall be valid only when the holder is fishing under supervision. The commission is hereby authorized to prepare an application to be used by the person requesting handicapped status, which would require that his attending physician sign the form declaring the person handicapped and eligible for exempt status."

DALE L. TIEDEN, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File 295</u>, a bill for an act relating to the holding of local and statewide poultry shows, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

DELMONT MOFFITT, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 101 as follows:

- 1. Amend Section 1 by striking the comma in line six (6).
- 2. Amend Section 2 as follows:
- a. By striking in lines eight (8), twenty (20), thirty-five (35), thirty-nine (39), and fifty-one (51) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- b. By adding after the period in line fifteen (15) the following: "Such memorandum shall be dated and may have been prepared by the banking organization, in which case it shall be signed by an official of the bank, or it may have been prepared by the owner."
- c. By adding after the period in line twenty-eight (28) the following: "Such memorandum shall be dated and may have been prepared by the financial organization, in which case it shall be signed by an officer of the financial organization, or it may have been prepared by the owner."

- d. By adding after the period in line forty-four (44) the following: "Such memorandum shall be dated and may have been prepared by the banking or financial organization or business association, in which case it shall be signed by an officer of the banking or financial organization, or a member of the business association, or it may have been prepared by the owner."
- 3. Amend Section 3 by striking in lines fifteen (15) and twenty-four (24) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- 4. Amend Section 5 by striking in line eight (8) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
 - 5. Amend Section 7 as follows:
- a. By striking in line four (4) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- b. By adding in line eight (8) before the colon the words "which shall have been dated and may have been prepared by the fiduciary or by the owner".
- 6. Amend Section 8 by striking in line five (5) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- 7. Amend Section 9 by striking in line six (6) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- 8. Amend Section 12 by inserting after the word "the" in line two (2) the words "final date for".

WILLIAM P. WINKELMAN, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 300}}$, a bill for an act relating to the consolidation of cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass.}}$

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 253, a bill for an act authorizing municipalities to appoint a deputy city clerk, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House</u>
<u>File 280</u>, a bill for an act providing for an optional form of municipal government, begs
leave to report it has had the same under consideration and has instructed me to report
the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 321, a bill for an act relating to pensions for certain retired public school

employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows and when so amended the bill do pass.

Amend House File 285 by striking all of Sec. 15.

ELMER DEN HERDER, Chairman

AMENDMENTS FILED

Amend House File 206 as follows:

Amend Sec. 6 by striking from line 10 the words "statute or rule enforced by the bureau" and inserting in lieu thereof the following words: "electrical code adopted by a city, town or county", and further amend Sec. 6 by adding in line 11 after the word "statute" the following: ", code".

McCARTNEY of Floyd

Amend House File 169 as follows:

- 1. Amend section one (1) by adding thereto the following: "The restrictions applied by this section shall not apply to any artificial lake of more than six hundred (600) acres."
- 2. Amend the explanation by striking from line three (3) and four (4) the words "Lake Macbride--950 acres; Rock Creek Lake--640 acres;".

VAN DRIE of Story DODERER of Johnson

Amend House File 206, Section 2, subsection five (5), line seventeen (17) by inserting after the word "of" the following: "pipe line companies and refineries in connection with their operations,".

KLUEVER of Cass

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, March 16, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, March 16, 1967.

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

Prayer was offered by the Reverend Palmer Loken, pastor of the St. John's Lutheran Church, Sheffield, Iowa.

The Journal of March 15 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Sullivan of Woodbury on request of Peterson of Woodbury; Mensing of Cedar on request of Smith of O'Brien; Coffman of Iowa on request of Fullerton of Woodbury.

PRESENTATION OF VISITORS

Maloney of Polk introduced to the House 36 fifth and sixth grade social studies students from Oak Park School, Des Moines, Iowa, accompanied by Mrs. Louise Silver.

Tapscott of Polk introduced to the House the seventh and eighth grade classes of Christ the King School, Des Moines, Iowa, accompanied by Sister Janet Michael, Sister Anale and parents of some of the students. In the group was Mark Tapscott, son of Representative John Tapscott.

Steffen of Chickasaw introduced to the House the Honorable M. Ross Stevenson, Lime Springs, Iowa, former member of the House from Howard County in the Fiftyninth, Sixtieth, Sixtieth-Extra and Sixty-first General Assemblies.

Fisher of Greene introduced to the House Miss Sabine Loreck, foreign exchange student from Osnabrueck, Germany, who is attending Jefferson Community High School, Jefferson, Iowa.

Sanders of Emmett introduced to the House seven students from Estherville Junior High School, Estherville, Iowa, accompanied by Stan Fagre.

The Speaker introduced to the House several members of the boys basketball team from Oelwein High School, Oelwein, Iowa.

Lipsky of Linn introduced to the House several members of the boys basketball team from Jefferson High School, Cedar Rapids, Iowa, accompanied by their coach, Gay Dahn.

PETITIONS

The following petitions were received and placed on file:

By Sorg of Linn and McIntyre of Linn from 214 residents of Linn County who favor 40 per cent state aid for public schools, revenue to be obtained from sources other than property taxes, and distributed in accordance with state proportionate sharing plan.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 427, 333, 232, 315, 154, 295, 101, 300, 253, 280, 321 and 285; House Joint Resolution 22; and Senate Files 235 and 124, under Rule 35.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 316, 281, 204, and 25.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Vetter of Washington offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Harry W. Ramseyer, of Washington County, who was a member of the Fifty-fourth, Fifty-fifth, and Fifty-sixth sessions of the General Assembly, passed away on July 8, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Vetter of Washington, Strothman of Henry and Hicklin of Louisa.

Roorda of Jasper offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Gail A. Rusk, of Jasper County, who was a member of the Fifty-seventh and Fifty-eighth sessions of the General Assembly, passed away on March 12, 1967; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Roorda of Jasper, Gannon of Jasper and Mensing of Cedar.

HOUSE FILE 154 REFERRED TO APPROPRIATIONS COMMITTEE

The Speaker announced that House File 154, previously reported out for passage by the conservation committee, is referred to the appropriations committee for further study. Mayberry of Webster offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 12

By: Mayberry

WHEREAS, the Alliance for Progress program was initiated through the efforts of the late President John Fitzgerald Kennedy, and

WHEREAS, said Alliance was established, in part, for the purpose of extending the hand of friendship of the United States of America toward its southern neighbors, and

WHEREAS, the state of Iowa is in partnership in said Alliance with the states of Yucatan, Campeche, Tobasco, and Quintana Roo, Republic of Mexico, and

WHEREAS, representatives from the state of Yucatan are presently in Iowa promoting Industry, Agriculture, Tourism, Education and Culture, and

WHEREAS, these representatives are also good will ambassadors of the government and people of the state of Yucatan; therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That an official welcome be extended to these visitors; and

BE IT FURTHER RESOLVED THAT these representatives be charged with conveying the official greetings of the Legislature of the state of Iowa to the government of the state of Yucatan, Republic of Mexico.

Passed on file.

Mayberry of Webster offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 13

By: Mayberry

WHEREAS, Donna Amilia Hernandez, the founder and chief patron of the Ballet Folklorico de Mexico, is presently in the state capital of Iowa, and

WHEREAS, in just the few short years since its founding the Ballet Folklorico de Mexico has grown from a small dancing unit to its present size in scope largely through her efforts, and

WHEREAS, said Ballet has become world renowned as evidenced by its winning numerous international honors and acclaims; therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That to show its pleasure at having Donna Amilia Hernandez visit lowa with her Ballet Troupe she be designated as an honorary member of both these houses of the Legislature of the state of Iowa.

Passed on file.

INTRODUCTION OF BILLS

House File 451, by Miller of Des Moines and Distelhorst (Dodds), a bill for an act relating to the sale of real estate.

Read first time and referred to committee on commerce.

House File 452, by Glenn, Renda, Mayberry, Gannon, Johnston, Palmer, Baker, Caffrey, Bennett, Doderer, Franklin, McNamara, O'Malley, Tapscott, Maloney and Beardsley, a bill for an act relating to the establishment of a labor relations board, defining its duties, declaring certain acts unfair labor practices, and repealing and rewriting certain sections of the Code relating thereto.

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

House File 453, by Christensen, Van Nostrand, Moffitt, Langland, Kiilsholm, Strothman and Van Drie, a bill for an act relating to the provision of adequate telephone service.

Read first time and referred to committee on commerce.

House File 454, by Distelhorst, Doderer, Allen, Redfern, Tieden, Johnson, Graham, Hullinger, Hill, Stokes, Hicklin, Shaw, Steffen, Miller of Des Moines, Baker, Caffrey, Strothman, Busch, Nielsen, Story, Schmarje, Klein and Beardsley (Dodds, Murray, Reno, McGill and Buren), a bill for an act authorizing the use of electronic voting systems.

Read first time and referred to committee on state government affairs.

House File 455, by Stromer, Schroeder, Patton, McCartney and Lee, a bill for an act relating to the rate of interest on certain public warrants.

Read first time and referred to committee on commerce.

House File 456, by McNamara, Hullinger, Moffitt, Cunningham, Klein, Patton, Grassley, Cochran, Bailey, Mensing, Lee, Varley, Nielsen, Hill, Holden, Gannon, Wolfe, Christensen, Strand, Bergman, Smith, Miller of Des Moines and Hanson of Benton, a bill for an act relating to the issuance of pemits, liquor control licenses and other licenses under the Iowa Liquor Control Act.

Read first time and referred to committee on law enforcement.

House File 457, by Beardsley and Franklin, a bill for an act relating to the authority of county school systems.

Read first time and referred to committee on schools.

House File 458, by Gittins (Klefstad), a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits.

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

House File 459, by Baker, a bill for an act relating to the replacement of trees removed from public property because of Dutch elm disease.

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

House File 460, by Ossian, Winkelman, Harbor, Miller of Page and Curran, a bill for an act relating to the state fair board.

Read first time and referred to committee on agriculture.

House File 461, by Koch, a bill for an act relating to nursing homes for untrainable children.

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

House File 462, by Ossian, Winkelman, Harbor, Miller of Page and Curran, a bill for an act relating to institutional roads.

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

House File 463, by Yoder, a bill for an act relating to cigarette vending machines.

Read first time and referred to committee on law enforcement,

House File 464, by Cochran, Bailey, Edgington, Middleswart, Fischer of Grundy, Hullinger, Busch, Stromer and Lee (Murray, Buren, Potgeter and Clarke), a bill for an act relating to the condemnation of property for highway purposes.

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

House File 465, by Diehl, Strand, Roorda, Graham, Winkelman, Hullinger, Klein, Christensen, Stromer, Lee, Koch and Smith, a bill for an act relating to rules and regulations set forth by the department of public instruction.

Read first time and referred to committee on schools.

House File 466, by Holden, Hicklin and Wood, a bill for an act to clarify jurisdiction of district courts in the hearing of tax commission matters.

Read first time and referred to committee on judiciary.

House File 467, by Committee on Motor Vehicles and Highway Safety, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 72, a bill for an act relating to the establishment and operation of municipal hospitals, nursing homes and custodial homes.

Also:

Mr. Speaker: That the President of the Senate has appointed as members of the Conference Committee on House Joint Resolution 10, "To provide a commission to make a study of subdistricting the legislative districts and to make recommendations to the General Assembly": Senators Denman, Dodds, Kibbie and Mills.

AL MEACHAM, Secretary

SENATE MESSAGE CONSIDERED

Senate File 72, a bill for an act relating to the establishment and operation of municipal hospitals, nursing homes and custodial homes.

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

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 67, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1966, to improve the continuing contract for teachers, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass offered the following amendment filed by him:

(Div. 1) Amend House File 67 by striking all of subsection three (3) of section one (1).

(Div. 2) Further amend House File 67 by adding a subsection to section one (1) as follows:

Strike from lines one hundred eight (108) and one hundred nine (109) the words "and the action of the board shall be final" and place a period following the word "board" in line one hundred eight (108).

Division was requested.

Kluever of Cass moved the adoption of Division 1 of the amendment.

Hanson of Benton moved the previous question.

The motion lost.

Roll call on Division 1 was requested by Hill of Marshall and Beardsley of Polk.

On the question "Shall Division 1 of the amendment be adopted?"

The ayes were 92:

Allen	Fullerton	Millen	Shepherd
Andersen	Gittins	Miller of Des Moines	Smith
Bailey	Graham	Miller of Jones	Sorg
Battles	Grassley	Miller of Page	Steffen
Bergman	Hanson of Benton	Moffitt	Stokes
Bowin	Hanson of Mitchell	Mohrfeld	Story
Breitbach	Hicklin	Nelson	Strand
Busch	Holden	Nielsen	Stromer
Carnahan	Johnson of Audubon	Nolin	Strothman
Christensen	Kiilsholm	Ossian	Thordsen
Clark	King	Patton	Tieden
Cochran	Kitner	Pelton	Utzig
Cunningham	Kluever	Petersen of Dallas	Van Roekel
Curran	Knight	Peterson of Woodbury	Varley
Den Herder	Koch	Pierson	Vetter
Diehl	Langland	Radl	Voorhees
Distelhorst	Lee	Redfern	Waugh
Doderer	Lipsky	Roe	Welden
Dunton	Mayberry	Roorda	Winkelman
Edgington	McCartney	Sanders	Wolfe
Fischer of Grundy	McCray	Schmarje	Wood
Fisher of Greene	McIntyre	Schroeder	Yoder
Freeman	Middleswart	Shaw	Mr. Speaker

The nays were 11:

Beardslev Franklin Gallagher

Glenn Hill

Johnston of Polk

Malonev Renda O'Malley Tapscott

Absent or not voting 21:

Baker Bennett Caffrey Camp Coffman

Conklin

Darrington Duffy Gannon Harbor Hullinger Klein

McNamara Mensing Mowry Palmer

Poncy

Reed Sullivan Van Drie Van Nostrand Watson

Division 1 of the amendment was adopted.

Kluever of Cass moved the adoption of Division 2 of the amendment.

Division 2 of the amendment lost.

Vetter of Washington asked and received unanimous consent to withdraw the amendment filed by him and found on page 393, House Journal of February 23.

Petersen of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 67 by adding a subsection to Section one (1) as follows:

By inserting after the period in line one hundred nine (109) the following sentence: "In the event the action of the board is for discontinuance or termination of the contract, the specific reasons therefor shall be entered in the minutes of the board and be made a part of the credential and personnel record of the teacher."

Roll call was requested by Kluever of Cass and McCartney of Floyd.

On the question "Shall the amendment be adopted?"

Langland

Miller of Page

The ayes were 19:

Allen Breitbach Diehl

Kiilsholm

Petersen of Dallas Fisher of Greene Pierson Roorda

Stokes Story Strand Strothman Tieden

Utzig Winkelman booW

Mr. Speaker

The nays were 81:

Andersen Bailey Baker

Gallagher Gittins Glenn

McCartney McCray McIntyre

Renda Roe Sanders

JOURNAL OF THE HOUSE

March 16.

Schroeder

Shepherd

Smith

Shaw

Battles Beardsley Bennett Bowin Graham Grassley Hanson of Middleswart Miller of Des Moines

Hanson of Benton Hanson of Mitchell Miller of Jones Moffitt

Caffrey Hick Carnahan Hill Christensen Hold

Holden

Mohrfeld Nelson Nielsen Nolin O'Malley Ossian Sorg Steffen Stromer Tapscott Thordsen

Cochran Conklin Cunningham Den Herder Distelhorst

Clark

Johnson of Audubon
King
Kitner
Kluever
Knight
Koch
Lee
Lipsky
Maloney

Mayberry

Palmer
Pelton
Peterson of Woodbury
Poncy
Radl
Redfern

Reed

Van Drie Varley Vetter Voorhees Waugh Welden Wolfe Yoder

Freeman Fullerton

Doderer

Franklin

Dunton

Absent or not voting 24:

Bergman
Busch
Camp
Coffman
Curran
Darrington

Duffy
Edgington
Fischer of Grundy
Gannon

Fischer of Gannon Harbor Hullinger Johnston of Polk Klein McNamara Mensing Millen Mowry Patton Schmarje Sullivan Van Nostrand Van Roekel

The amendment lost.

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

On the question "Shall the bill pass?" (H. F. 67)

The ayes were 108:

Bailey
Baker
Battles
Beardsley
Bennett
Bergman
Bowin
Breitbach
Busch
Caffrey
Carnahan

Christensen

Allen

Andersen

Freeman
Fullerton
Gallagher
Gittins
Glenn
Graham
Grassley
Hanson of Benton
Hanson of Mitchell
Hicklin
Hill
Holden
Hullinger
Johnson of Audubon

McCartney
McCray
McIntyre
McNamara
Middleswart
Millen
Miller of Des Moines
Miller of Jones
Miller of Page
Moffitt
Mohrfeld
Nelson
Nielsen

O'Mallev

Schmarje Schroeder Shaw Shepherd Smith Steffen Stokes Story Strand Stromer Strothman Tapscott

Tieden

1967 Johnston of Polk Clark Ossian Cochran Kiilsholm Palmer Conklin King Patton Cunningham Kitner Pelton Curran Klein Petersen of Dallas Peterson of Woodbury Den Herder Kluever Diehl Knight Pierson Distelhorst Koch Poncy Doderer Redfern Langland Dunton Reed I.ee Lipsky Renda Edgington

Maloney

Mayberry

Van Roekel Varley Vetter Voorhees Waugh Welden Winkelman Wolfe. booW Voder

Mr. Speaker

Utzig

Van Drie

The navs were 4:

Fisher of Greene

Nolin

Franklin

Radl

Sanders

Roe

Roorda

Sorg

Absent or not voting 12:

Camp Coffman Darrington

Duffy Fischer of Grundy Gannon

Harbor Mensing Mowry

Sullivan Van Nostrand Watson

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

HOUSE FILE 206 DEFERRED

Fisher of Greene asked and received unanimous consent that House File 206 be deferred and that the bill retain its place on the calendar as unfinished business.

Senate File 180, a bill for an act relating to humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act, with report of committee recommending amendment and passage, was taken up for consideration.

Bailey of Wright offered the following amendment filed by the committee on agriculture and moved its adoption:

Amend Senate File 180 by deleting in line eleven (11) the words "of animals" and inserting in lieu thereof the following: ", handling or other preparation of livestock".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 180)

The aves were 91:

Allen Andersen Bailey

Fischer of Grundy Fisher of Greene Franklin

McIntyre McNamara Middleswart Schroeder Shaw Shepherd

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660	JOURNAL OF T	HE HOUSE	March 16,
Baker	Freeman	Miller of Des Moines	Sorg
Battles	Fullerton	Miller of Jones	Steffen
Beardsley	Gallagher	Miller of Page	Stokes
Bennett	Graham	Moffitt	Strand
Bergman	Grassley	Mohrfeld	Stromer
Bowin	Hanson of Mitchell	Nielsen	Strothman
Breitbach	Hicklin	Nolin	Tapscott
Busch	Hill	O'Malley	Thordsen
Caffrey	Hullinger	Ossian	Utzig
Carnahan	Kiilsholm	Palmer	Van Drie
Christensen	King .	Peterson of Woodbury	Varley
Cochran	Kitner	Pierson	Vetter
Conklin	Kluever	Poncy	Voorhees
Cunningham	Knight	Radl	Waugh
Curran	Koch	Reed	Welden
Diehl	Lee	Renda	Wolfe
Distelhorst	Lipsky	Roe	Wood
Doderer	Mayberry	Roorda	Yoder
Dunton	McCartney	Sanders	Mr. Speaker
Edgington	McCray	Schmarje	

The nays were 10:

Clark	Langland	Patton	Van Roekel
Gittins	Maloney	Smith	Winkelman
Holden	Nelson		

Absent or not voting 23:

Camp	Glenn	Mensing	Story
Coffman	Hanson of Benton	Millen	Sullivan
Darrington	Harbor	Mowry	Tieden
Den Herder	Johnson of Audubon	Pelton	Van Nostrand
Duffy	Johnston of Polk	Petersen of Dallas	Watson

Gannon Klein Redfern

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

HOUSE FILE 37 WITHDRAWN

Radl of Linn asked and received unanimous consent to withdraw House File 37 from further consideration by the House.

MOTION TO RECONSIDER HOUSE FILE 165

Vetter of Washington moved to reconsider the vote by which House File 165, a bill for an act declaring teaching a profession, passed the House on March 15.

The motion prevailed.

Vetter of Washington moved to reconsider the vote by which House File 165 was placed on its last reading.

The motion prevailed.

Vetter of Washington moved to reconsider the vote by which the Gallagher amendment to the title to House File 165 was adopted.

The motion prevailed.

Vetter of Washington asked and received unanimous consent to withdraw the Gallagher amendment to the title to House File 165.

Vetter of Washington offered the following amendment to the title and moved its adoption:

Amend the title to House File 165 by striking all after the word "Act" and inserting in lieu thereof the following: "to create a professional teaching practices commission."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 165)

The ayes were 107:

Allen	Fullerton	McIntyre	Schroeder
Andersen	Gallagher	McNamara	Shaw
Bailey	Gittins	Middleswart	Shepherd
Baker	Glenn	Millen	Smith
Battles	Graham	Miller of Des Moines	Sorg
Beardsley	Grassley	Miller of Jones	Steffen
Bennett	Hanson of Benton	Miller of Page	Stokes
Bergman	Hanson of Mitchell	Moffitt	Story
Bowin	Hicklin	Mohrfeld	Strand
Breitbach	Hill .	Nelson	Stromer
Busch	Holden	Nielsen	Strothman
Caffrey	Hullinger	O'Malley	Tapscott
Carnahan	Johnson of Audubon	Ossian	Thordsen
Christensen	Johnston of Polk	Palmer	Tieden
Clark	Kiilsholm	Patton	Utzig
Cochran	King	Pelton	Van Drie .
Conklin	Kitner	Peterson of Woodbury	Van Roekel
Cunningham	Klein	Pierson	Varley
Curran	Kluever	Poncy	Vetter
Diehl	Knight	Radl	Waugh ,
Distelhorst	Koch	Redfern	Welden
Doderer	Langland	Reed	Winkelman
Dunton	Lee	Renda.	Wolfe
Fischer of Grundy	Lipsky	Roe	Wood
Fisher of Greene	Maloney	Roorda	Yoder
Franklin	McCartney	Sanders	Mr. Speaker
Freeman	McCray	Schmarje	
	· ·		

The navs were none.

Absent or not voting 17:

Absent of not voting 17

Camp Edgington
Coffman Gannon
Darrington Harbor

Harbor Mavberry Mensing Mowry

Sullivan
Van Nostrand
Voorbees

Nolin
Petersen of Dallas

Watson

Duffy

Den Herder

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

House File 289, a bill for an act relating to municipal support of industrial projects, was taken up for consideration.

Peterson of Woodbury offered the following amendment filed by the committee on state planning and development and moved its adoption:

Amend House File 289 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred nineteen point nine (419.9), Code 1966, is hereby amended by striking all of said section following the word "shall" in line three (3) thereof and inserting in lieu thereof the following: "conduct a public hearing on the proposal to issue said bonds. Notice of intention to issue the bonds, specifying the amount and purpose thereof and the time and place of hearing, shall be published at least once not less than fifteen (15) days prior to the date fixed for the hearing in a newspaper published and having a general circulation within the municipality. If there is no newspaper published therein, the notice shall be published in a newspaper published in the county and having a general circulation in the municipality. At the time and place fixed for the public hearing the governing body of the municipality shall give all local residents who appear at the hearing an opportunity to express their views for or against the proposal to issue the bonds and at the hearing, or any adjournment thereof, shall adopt a resolution determining whether or not to proceed with the issuance of the bonds."

Sec. 2. Section four hundred nineteen point thirteen (419.13), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The provisions of sections twenty-three point twelve (23.12) to twenty-three point sixteen (23.16) inclusive, Code 1966, and of chapter four hundred eight A (408A), Code 1966, shall not apply to bonds issued under the provisions of this chapter."

(Pending at recess)

On motion by Millen of Van Buren, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

INTRODUCTION OF BILLS

House File 468, by Grassley, Pelton, Van Nostrand and Allen, a bill for an act providing for an offense for certain persons to record or willfully overhear by means of instruments, communications without permission, or to possess instruments commonly used for eavesdropping.

Read first time and referred to committee on judiciary.

House File 469, by Distelhorst, a bill for an act relating to safety equipment on railroad rolling stock.

Read first time and referred to committee on commerce.

House File 470, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to the prorating of motor vehicle registration fees.

Read first time and placed on the calendar.

House File 471, by Van Nostrand, Kluever, Grassley, Edgington, Millen. Shaw and Lipsky (Neu, Potgeter, Walsh and Jepsen), a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa.

Read first time and referred to committee on judiciary.

House File 472, by Conklin and Bowin (Messerly and Hougen), a bill for an act to give a credit or a refund to payers of personal income tax to the extent of one-half (1/2) the tax they paid in 1966 on 1965 income.

Read first time and referred to committee on tax revision.

COMMUNICATION FROM THE CHIEF CLERK

THE UNDER SECRETARY OF COMMERCE FOR TRANSPORTATION

WASHINGTON. 25, D.C.

Honorable Maurice E. Baringer Speaker of the House of Representatives of the State of Iowa Des Moines, Iowa

Dear Mr. Baringer:

President Johnson has asked that I acknowledge and thank you for the House Resolution of the State of Iowa, concerning the current reduction in Federal highway funds for fiscal year 1967.

You will be pleased to learn that based upon the experience in the highway construction cost-price index as well as other economic indicators in our economy, we have come to certain policy and program conclusions and decisions as follows:

1. Examination and careful consideration of the need for an additional \$400 million deferral in highway construction obligations show that such action is not now necessary.

- 2. A total of \$175 million of deferred funds was released on February 28 for preliminary engineering and right-of-way acquisition
 - . . . to take care of safety and other pressing problems, and
 - . . . to enable the States to move ahead rapidly with construction once the deferred funds are released.
- 3. A full annual program level of \$4.4 billion will be put into effect with the start of the new fiscal year on July 1.
- 4. Additional amounts of the deferred funds will be released as soon as the economic situation warrants. If the moderation in economic activity and in price trends-including highway prices--which has characterized the past several months continues, additional funds can be released this fiscal year.

Please be assured that our overall review of the highway program will continue and we hope as you do that further relaxation of the present restrictions on Federal funds will be permitted at an early date.

Sincerely yours,

LOWELL K. BRIDWELL Acting Under Secretary for Transportation

. BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 15, 1967, the Governor approved the following bills: Senate Files 150, 121 and 32.

REQUEST TO VOTE

Bergman of Osceola asked and received unanimous consent to be recorded as voting aye on House File 67.

Curran of Cerro Gordo asked and received unanimous consent to be recorded as voting aye on House File 67.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- S.F. 106 Relating to the offering of courses in driver education. By Kibbie and Benda.
- H.F. 170 Relating to the cost of printing of certain proceedings, reports, and lists. By Winkelman, Millen, Grassley, et al.
- H.F. 196 To provide for a certain exception to the rule of evidence relating to privileged communications. By Kluever, Shaw, and Beardsley.
- H.F. 281 To authorize at least one and not more than three projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make appropriation therefor. By Miller of Des Moines, Millen, Edgington, Allen, et al.
- H.F. 259 COMMITTEE BILL -- Relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or other state agencies. By Committee on Board of Control.

H.F. 175 Relating to the payment of expenses of extracurricular activities from the general funds of school districts. By Doderer.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(Non-controversial Calendar)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:

- H.F. 131 To permit the credit of service in the armed forces toward the barber apprentice period. By Andersen.
- H.F. 256 To authorize use of an emblem on slow-moving vehicles. By Steffen, Kiilsholm, Nelson, Busch, et al.
- H.F. 232 Relating to the burial of nonresident indigent transients. By McCray.
- S.F. 145 Relating to the sanitary requirements of slaughter houses. By Committee on Agriculture.
- S.F. 68 To repeal the law requiring annual reports for the Grand Army of the Republic. By Riley.
- H.F. 380 COMMITTEE BILL -- To compel operators of vessels involved in collisions to render aid. By Committee on Conservation,
- H.F. 377 COMMITTEE BILL -- Relating to driver instruction permits. By Committee on Motor Vehicles and Highway Safety.
- H.F. 381 COMMITTEE BILL -- Relating to the size limit on certain fish taken with commercial fishing gear. By Committee on Conservation.
- H.F. 193 Relating to the operation of licensed grain warehouses by feed manufacturers and dealers. By Pierson, Van Nostrand, Moffitt, Dunton, et al.
- H.F. 161 To prohibit consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes. By Renda.
- H.F. 398 COMMITTEE BILL -- Relating to the cost of supporting children in state homes. By Committee on Board of Control.
- H.F. 321 Relating to pensions for certain retired public school employees. By Van Drie.
- S.F. 124 To allow the Iowa Conservation Commission to waive the requirement of a fishing license for certain severely handicapped adults. By Condon.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORTS OF COMMITTEE

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 254</u>, a bill for an act relating to training schools for members of the department of public safety, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also.

Mr. Speaker: Your committee on law enforcement, to whom was referred House File 130, a bill for an act relating to the disclosure of payments by companies selling liquor to the Iowa Liquor commission and to aid in the prevention of illegal payments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

AMENDMENTS FILED

Amend House File 292 as follows:

Amend House File 292, Section 3, by striking the period in line seventeen (17), and inserting in lieu thereof the following:

", nor shall any provisions in this Act be construed to affect teaching in regularly chartered medical colleges, or the publication or use of standard medical books, or the practice of regular practitioners of medicine."

VOORHEES of Black Hawk

Amend the Law Enforcement Committee amendment to House File 22 as follows:

- 1. By striking in line 21 the words "five hundredths (5/100ths)" and inserting in lieu thereof the words "ten hundredths (10/100ths)".
- 2. By striking in lines 22 and 27 the words "ten hundredths (10/100ths)" and inserting in lieu thereof the words "fifteen hundredths (15/100ths)".

MAYBERRY of Webster

Amend House File 95, Section 1, line five (5), by striking the word and figures "fifty (50)" and inserting in lieu thereof the words and figures "one hundred (100)".

SCHROEDER of Pottawattamie

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Friday, March 17, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, March 17, 1967.

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

Prayer was offered by the Reverend Denton Ericson, pastor of the St. Luke's Methodist Church, Monticello, Iowa.

The Journal of March 16 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Monroe on request of Moffitt of Appanoose; Coffman of Iowa on request of Fullerton of Woodbury.

PRESENTATION OF VISITORS

McCray of Scott introduced to the House his two sons, Paul B. McCray, Jr. and David B. McCray, who attend Washington School, Davenport, Iowa.

Steffen of Chickasaw introduced to the House 14 students from Turkey Valley Community School, Lawler, Iowa, accompanied by their instructors, Bill Molder, Ron Don and Mike Farrington.

PETITIONS

The following petitions were received and placed on file:

By Utzig of Dubuque from 16 residents of Dubuque County who favor the civil service bill.

By Steffen of Chickasaw from nine residents of Chickasaw County who oppose legalized gambling by pari-mutuel betting.

By Lipsky of Linn from 28 residents of Linn County who favor passage of Senate File 118, relating to the transportation of school children.

By Sorg of Linn from 22 residents of Linn County who favor reducing real property taxes and increasing the proportion of aid at the state level, and an improvement in the Iowa Public Employees Retirement System program.

By Lipsky of Linn from 48 residents of Linn County who favor 40 per cent state aid for public schools being distributed through proportionate sharing plan.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 254 and 130, under Rule 35.

ST. PATRICK'S DAY OBSERVANCE

Gannon of Jasper rose on a point of personal privilege and yielded the floor to the Honorable John Duffy, Representative from Dubuque, who addressed the House concerning the contributions made to our country by numerous illustrious Irishmen.

INTRODUCTION OF DISTINGUISHED VISITOR

Duffy of Dubuque introduced to the House Mr. Thomas Fitzpatrick, T. D., a member of the Irish Parliament, Dublin, and official representative to the "sister city of Dublin", Emmetsberg, Iowa.

At the invitation of the Speaker, Duffy of Dubuque and Sanders of Emmet escorted the distinguished guest to the Speaker's station.

Mr. Fitzpatrick briefly addressed the House.

INTRODUCTION OF BILLS

House File 473, by Dunton (Reno and Hagedorn), a bill for an act to provide uniform stop signs for use in school zones.

Read first time and referred to committee on motor vehicles and highway safety.

House File 474, by Mensing, King, Watson and Andersen, a bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1966, relating to bank parking lot offices.

Read first time and referred to committee on commerce.

House File 475, by Johnston, Kluever, Fischer of Grundy, O'Malley and Ossian, a bill for an act relating to contested elections for seats in the General Assembly.

Read first time and referred to committee on state government affairs.

House File 476, by Maloney, a bill for an act relating to registration of voters.

Read first time and referred to committee on state government affairs.

House File 477, by Andersen, a bill for an act relating to taxation of municipal transit systems.

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

House File 478, by Andersen, Sullivan, Fullerton and Koch, a bill for an act to make it unlawful to steal, embezzle, or without authority to copy or cause to be copied any article representing a trade secret; to provide penalties; and to provide what shall not be a defense to prosecutions.

Read first time and referred to committee on judiciary.

House File 479, by Dunton, a bill for an act relating to nuisances on public highways.

Read first time and referred to committee on motor vehicles and highway safety.

House File 480, by Committee on Public Health and Welfare, a bill for an act providing for the preservation and improvement of the air quality of the state; creating and delegating authority for an air pollution control program and related activities to an air pollution control commission; authorizing political subdivisions to conduct certain air pollution control activities, and making an appropriation therefor.

Read first time and placed on the calendar.

House File 481, by Dunton, a bill for an act relating to safety equipment on trucks and other vehicles without rear bumpers.

Read first time and referred to committee on motor vehicles and highway safety.

House File 482, by Yoder, McNamara, McCartney, Klein, Palmer, Van Drie, Dunton, Baker, Mensing, Kluever and Varley (Mills, Klefstad, Kibbie, Cassidy, Walsh, Erskine, Frommelt, Coleman, Denman, Nurse, Riley, De Hart and O'Malley), a bill for an act relating to civil engineers.

Read first time and referred to committee on state government affairs.

House File 483, by Lipsky, Shaw, Sorg, Reed, Klein and Van Nostrand (Potgeter, Walsh, Jepsen and Neu), a bill for an act to establish the office of public protector for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties.

Read first time and referred to committee on judiciary.

House File 484, by Tieden (Elvers), a bill for an act relating to the bounties on foxes.

Read first time and referred to committee on conservation.

House File 485, by Baker (Klefstad, Dodds and Cassidy), a bill for an act relating to the inspection of boilers and unfired pressure vessels.

Read first time and referred to committee on state government affairs.

House File 486, by Cunningham, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa, now known as the Ames Community School District in Story County.

Read first time and referred to committee on judiciary.

House File 487, by Camp and Pelton (Shaff), a bill for an act relating to the compensation of park commissioners.

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

House File 488, by Committee on Conservation, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year.

Read first time and placed on the calendar.

House File 489, by Committee on Agriculture (Committee on Agriculture), a bill for an act to appropriate from the general fund of the state of Iowa to the Department of Agriculture for the hog cholera indemnity fund.

Read first time and placed on the calendar.

House File 490, by Kluever, a bill for an act relating to motor vehicle financial responsibility.

Read first time and referred to committee on law enforcement.

House File 491, by Kluever, a bill for an act to make any deer hunting licenses issued by the conservation commission available to all residents without restriction as to numbers.

Read first time and referred to committee on conservation.

House File 492, by Kluever, Palmer, Coffman and Darrington, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers.

Read first time and referred to committee on commerce.

House File 493, by Langland, Hanson of Mitchell, Roe and Nielsen, a bill for an act relating to compensation of the treasurer and members of the board of directors of school corporations.

Read first time and referred to committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 176, a bill for an act relating to minimum wages for employees.

Also:

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

Senate File 95, a bill for an act relating to leased and rented vehicle offenses.

Also

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

Senate File 429, a bill for an act to make a deficiency appropriation for the higher education facilities commission for the biennium ending June 30, 1967.

Also:

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

Senate File 347, a bill for an act relating to elevators in the Robert Lucas state office building.

Also:

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

Senate File 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa.

Also:

That the Senate has adopted the following Senate Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 23 regarding an official welcome to the representatives from the state of Yucatan who are presently in Iowa.

Also:

That the Senate has adopted the following Senate Concurrent Resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 24 to designate Donna Amilia Hernandez, the founder and chief patron of the Ballet Folklorico de Mexico, as an honorary member of both Houses of the Legislature of the State of Iowa.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 23

By: FROMMELT

WHEREAS, the Alliance for Progress program was initiated through the efforts of the late President John Fitzgerald Kennedy, and

WHEREAS, said Alliance was established, in part, for the purpose of extending the hand of friendship of the United States of America toward its southern neighbors, and

WHEREAS, the state of Iowa is in partnership in said Alliance with the states of Yucatan, Campeche, Tobasco, and Quintana Roo, Republic of Mexico, and

WHEREAS, representatives from the state of Yucatan are presently in Iowa promoting Industry, Agriculture, Tourism, Education and Culture, and

WHEREAS, these representatives are also good will ambassadors of the government and people of the state of Yucatan; therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That an official welcome be extended to these visitors; and

BE IT FURTHER RESOLVED That these representatives be charged with conveying the official greetings of the Legislature of the state of Iowa to the government of the state of Yucatan, Republic of Mexico.

SENATE CONCURRENT RESOLUTION 24

By: FROMMELT

WHEREAS, Donna Amalia Hernandez, the founder and chief patron of the Ballet Folklorico de Mexico, is presently in the state capital of Iowa, and

WHEREAS, in just the few short years since its founding the Ballet Folklorico de Mexico has grown from a small dancing unit to its present size in scope largely through her efforts, and

WHEREAS, said Ballet has become world renowned as evidenced by its winning numerous international honors and acclaims; therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That to show its pleasure at having Donna Amalia Hernandez visit Iowa with her Ballet Troupe she be designated as an honorary member of both these houses of the Legislature of the state of Iowa.

ADOPTION OF SENATE CONCURRENT RESOLUTION 23

Mayberry of Webster asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 23, relating to an official welcome from the state of Iowa to visitors from the state of Yucatan, Republic of Mexico, and moved its adoption.

Motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 24

Mayberry of Webster asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 24, relating to designating Donna Amalia Hernandez, founder and patron of the Ballet Folklorico de Mexico, an honorary member of both houses of the legislature, and moved its adoption.

Motion prevailed and the resolution was adopted.

HOUSE CONCURRENT RESOLUTION 12 WITHDRAWN

Mayberry of Webster asked and received unanimous consent to withdraw House Concurrent Resolution 12 from further consideration by the House.

HOUSE CONCURRENT RESOLUTION 13 WITHDRAWN

Mayberry of Webster asked and received unanimous consent to withdraw House Concurrent Resolution 13 from further consideration by the House.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced that House File 412, previously referred to the committee on schools, is hereby referred to the committee on higher education.

HOUSE FILE 323 RE-REFERRED TO COMMITTEE

Palmer of Polk called up for consideration the report of the committee on state government affairs, found on page 635, House Journal of March 14, concerning House File 323, a bill for an act relating to planning and zoning.

Palmer of Polk moved that the committee report be adopted.

The motion lost.

Palmer of Polk moved the House File 323 be re-referred to the committee on state government affairs for further study.

Motion prevailed.

ADOPTION OF SENATE CONCURRENT RESOLUTION 17

Miller of Page called up for consideration his motion, filed March 14, to reconsider the vote on Senate Concurrent Resolution 17, relating to WATS telephone service.

Miller of Page moved to reconsider the vote by which Senate Concurrent Resolution 17 failed to pass the House.

Motion prevailed.

Miller of Page moved that Senate Concurrent Resolution 17 be adopted.

The resolution was adopted.

COMMITTEE OF THE WHOLE

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of reviewing the progress made by the Committee on Tax Revision, and that Petersen of Dallas preside as chairman over the deliberations of the committee.

Motion prevailed.

Lipsky of Linn moved that the committee now rise.

Motion prevailed.

POINT OF PERSONAL PRIVILEGE

Millen of Van Buren moved that the Chief Clerk be authorized to send St. Patrick's day greetings to Representatives William E. Darrington, William J. Coffman, and E. M. Watson, who have been absent from the House because of illness.

Motion prevailed.

BILLS SIGNED BY THE GOVERNOR

Communications were received from the Governor announcing that he had signed the following bills: On March 15, 1967, House Files 93, 139 and 147, and on March 16, 1967, House File 62.

REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 389</u>, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred $\underline{\text{House File 401}}$, a bill for an act relating to punishment for larceny, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 246, a bill for an act relating to investigations involving probation by the court, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 257, a bill for an act relating to parole time not counted, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 249, a bill for an act relating to the effect of the home rule amendment for municipal corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 88, a bill for an act relating to payment of attorney fees and court costs in actions involving divorce decrees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. Amend section one (1) by striking lines four (4) through ten (10) and inserting in lieu thereof the following: "If an action is brought by one of the parties to modify a court order entered under the provisions of this chapter, the court may award either party a reasonable allowance for attorney fees, and may make such allowance even if the action is terminated prior to hearing or trial. The court may apportion costs between the parties".
- 2. Amend section two (2) by striking lines four (4) through ten (10) and inserting in lieu thereof the following: "If a contempt action is brought by one of the parties to enforce a court order entered under the provisions of this chapter, the court may award either party a reasonable allowance for attorney fees and may make such allowance even if the action is terminated prior to hearing or trial. The court may apportion costs between the parties."

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 200</u>, a bill for an act relating to obscene, indecent, immoral, or impure entertainment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Section one (1) line five (5) by inserting after the word "employee" the following: "of a licensed motion picture theatre with the exception of the manager".

LESTER L. KLUEVER, Chairman

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 236, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 236 as follows:

- 1. By striking all of Section 1 thereof and by inserting in lieu thereof the following:
- "Section 1. Section five hundred fifteen C point four (515C.4), Code 1966, is amended by striking lines one (1) through eleven (11) and the words "months has elapsed" in line twelve (12), and by inserting in lieu thereof the following:
- "For the protection of the people of this state and for the purpose of protecting against the effect of adverse economic cycles, the company shall establish a contingency reserve. The company shall annually contribute fifty per cent of the earned premiums to this reserve. The earned premiums so reserved may be released annually after the period of time required by the commissioner, provided that said time shall not be less that one hundred twenty (120) months."
- 2. Amend Section 2 by striking the comma after the word "residential" in line five (5) and by inserting in lieu thereof the word "or".

Further amend said Section 2 by striking the words "or industrial" in line five (5) and by striking the words "and industrial" in line six (6).

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend House File 304 as follows:

- 1. By striking from section one (1), line five (5), the word "all".
- 2. By adding the following new section:
- "Sec. 2. Damages shall be assessed against the parents or guardians, or both, in an amount not to exceed five hundred (500) dollars per instance for which said juvenile was convicted."

REED of Linn

Amend House File 81 by inserting after the word "expressed" in line seventeen (17) the words "in dollars and cents or".

KLUEVER of Cass McCARTNEY of Floyd

On motion by Millen of Van Buren the House adjourned until 11:00 a.m., Monday, March 27, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, March 27, 1967.

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

Prayer was offered by Dr. Dean Chapman, pastor of the Grandview Methodist Church, Dubuque, Iowa.

The Journal of March 17 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Breitbach of Dubuque on request of the Speaker; Van Nostrand of Pottawattamie on request of the Speaker; Steffen of Chickasaw on request of Miller of Des Moines; Pierson of Mahaska on request of Van Roekel of Marion.

PETITIONS

The following petitions were received and placed on file:

By Middleswart of Warren from 10 residents of Warren County who oppose the repeal of local option and oppose legalized gambling.

By Den Herder of Sioux from 26 residents of Sioux County who oppose legalized gambling.

By Beardsley of Polk from 87 residents of Polk County who oppose House File 169, a bill relating to the use of large motors on artificial lakes over 350 acres.

By McIntyre of Linn from 27 residents of Linn County who favor 40 per cent state aid for public schools, revenue to be obtained from sources other than property taxes, and distributed in accordance with state proportionate sharing plan.

By Nielsen of Shelby from 1,126 residents of Shelby County who favor Senate Joint Resolution 11, relating to the legalizing of bingo, being removed from committee and sent to the House floor for passage.

By Vetter of Washington from 94 residents of Chickasaw County who favor withdrawing from the schools committee Senate File 118, a bill relating to the transportation of school children, and sending it to the House floor for passage.

By Vetter of Washington from 36 residents of Iowa who favor withdrawing from the schools committee Senate File 118, a bill relating to the transportation of school children, and sending it to the House floor for passage.

By Stokes of Plymouth from 100 residents of Plymouth County who oppose daylight saving time.

By Sorg of Linn from 29 residents of Linn County who favor 40 per cent state aid to public schools, revenue to be obtained from sources other than property taxes, and distributed in accordance with the proportionate sharing plan.

By Wolfe of Cerro Gordo from 115 residents of Cerro Gordo County who favor Senate File 516, which excludes county and state parks from the mobile home park law.

By Franklin of Polk from 66 residents of Polk County who oppose House File 169, relating to the use of 65 horsepower motors on artificial lakes.

By Roorda of Jasper from 13 residents of Jasper County who oppose pari-mutuel betting.

PRESENTATION OF VISITORS

Ossian of Montgomery introduced to the House 304-H boys from Stanton Community High School, Stanton, Iowa and their sponsor, Harold Rossander.

Peterson of Woodbury introduced to the House Pamela Thomsen, Patrice Thomsen, Debbie Porter, and Steven Porter from the Cumberland-Massena School, Cumberland, Iowa.

Thordsen of Scott introduced to the House his five grandsons David, Danny, Dennis, Darrell and Doren Simms, who attend the Elm Lawn Elementary School, Parkside Jr. High School and Middelton High School, Middelton, Wisconsin. He also introduced his daughter and son-in-law, Mr. and Mrs. Leo Simms of Middelton, Wisconsin.

Grassley of Butler introduced to the House Piia Aarama of Aplington High School, Aplington, Iowa and Sue Shepard, Allison-Bristow High School, Allison, Iowa, who are here this week to study Iowa government.

PROOFS OF PUBLICATION

Published copy of Senate File 585 and verified proof of publication of said bill in the Waverly Democrat, Waverly, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 584 and verified proof of publication of said bill in the Bremer County Independent, Waverly, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of House File 514 and verified proof of publication of said bill in the Preston Times, Preston, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of House File 530 and verified proof of publication of said bill in the Preston Times, Preston, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

INTRODUCTION OF DISTINGUISHED VISITORS

Mayberry of Webster rose on a point of personal privilege and introduced to the House the following trade representatives from the state of Yucatan, Iowa's sister state in Mexico:

Manuel Rios Covian, president, Banko Hipotocarios, Merida, Yucatan; Manuel Mier y Teran, Director General, State Economic Planning for Yucatan; Fernando Barbachano, president, Tourism Company, Merida, Yucatan; and Juan Lopez, cattleman, Merida, Yucatan. They are attending a trade development conference sponsored by the Iowa Development Commission.

Also introduced was Madam Amalia Hernandez, founder and choreographer of the Ballet Folklorico of Mexico, which is making an appearance in Des Moines tonight in conjunction with the Trade Development conference.

HOUSE FILE 480 REFERRED TO COMMITTEE

The Speaker announced that House File 480, now on the regular calendar, is referred to the committee on appropriations.

HOUSE FILE 485 REFERRED TO COMMITTEE

The Speaker announced that House File 485, previously referred to the committee on state government affairs, is now referred to the committee on state planning and development.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 389, 401, 246, 257, 249, 128, 88, 200, and 236; and House Joint Resolution 23, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: Senate Joint Resolution 11.

INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 26, by Allen, Harbor, Darrington, Schroeder, Kluever, Ossian, Sullivan, Van Nostrand, McNamara, Conklin, Varley, Utzig, Christensen, Tapscott, Gittins and Voorhees (Flatt, Neu, Briles, Lisle, Balloun, Frey, Klefstad, Schaben, Lange, Nurse, DeKoster, Lucken, Main, Van Eaton, Erskine, Shirley, and Walsh), a joint resolution relating to the establishment of an institution of higher learning in western Iowa, and to make an appropriation therefor.

Read first time and passed on file.

House Joint Resolution 27, by Mensing and Maloney, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the state university.

House Joint Resolution 28, by Van Nostrand, Mowry, Harbor and Gannon, a joint resolution, to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly.

Read first time and passed on file.

House File 494, by Palmer, Gannon, Tapscott and Maloney, a bill for an act to limit the deductibility of federal income taxes paid on individual income tax returns.

Read first time and passed on file.

House File 495, by Palmer, Renda, Tapscott, Johnston, Caffrey, Franklin, Bennett and Beardsley (Denman, Reichardt and Reppert), a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over.

Read first time and passed on file.

House File 496, by Allen (O'Malley, Klefstad, Denman and Van Eaton), a bill for an act to permit the regulation and licensing of heating, air conditioning, ventilating and refreigeration contractors.

Read first time and passed on file.

House File 497, by Johnston, a bill for an act relating to compensation for all peace officers who testify in court during off-duty hours.

Read first time and passed on file.

House File 498, by Lipsky, a bill for an act relating to motor vehicle registrations.

Read first time and passed on file.

House File 499, by Renda, a bill for an act to determine the method of figuring net earnings and the allocation thereof in cooperative associations.

Read first time and passed on file.

House File 500, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to the license to operate a motor vehicle.

Read first time and passed on file.

House File 501, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to the sale and transfer of mobile homes.

Read first time and passed on file.

House File 502, by Yoder, Nielsen, Holden, Klein, Strömer, Vetter, Sorg and Cunningham, a bill for an act relating to personal property tax elimination, except that imposed on personal property of utilities, and replacement thereof.

House File 503, by Winkelman, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law.

Read first time and passed on file.

House File 504, by Van Drie, Doderer, Van Nostrand, Moffitt, Langland, Kiilsholm, Strothman, Palmer, Smith and Christensen, a bill for an act relating to installation or connection charges levied by telephone companies.

Read first time and passed on file.

House File 505, by King, Mensing, Watson, Hullinger, Sorg and Bailey (Benda, Rigler, Lamborn, Potgeter, Shaff, Coleman, Kibbie, Denman, Reppert, Buren and Kyhl), a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures.

Read first time and passed on file.

House File 506, by Mayberry, Welden, Fischer of Grundy, Miller of Page and Caffrey (Hagedorn, DeHart and Floy), a bill for an act for collection of a wheel tax.

Read first time and passed on file.

House File 507, by Grassley, a bill for an act relating to motor vehicle registration fees.

Read first time and passed on file.

House File 508, by Den Herder and Ossian, a bill for an act to eliminate the population restriction on establishment of a utility retirement system.

Read first time and passed on file.

House File 509, by Van Drie, Yoder, Cunningham, McNamara and Tapscott, a bill for an act relating to motor vehicle registration fee refunds.

Read first time and passed on file.

House File 510, by Lee, a bill for an act relating to retirement systems for policemen and firemen and certain exemptions from taxation.

Read first time and passed on file.

House File 511, by Lee, a bill for an act relating to the peace officers' retirement system and certain exemptions from taxation.

Read first time and passed on file.

House File 512, by Schmarje and Hicklin (Stanley), a bill for an act permitting the licensing of dogs by veterinarians.

House File 513, by Gittins, a bill for an act relating to patients' personal accounts in institutions under the board of control.

Read first time and passed on file.

House File 514, by Battles, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

Read first time and passed on file.

House File 515, by Committee on Agriculture, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa.

Read first time and passed on file.

House File 516, by Committee on Schools, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems.

Read first time and passed on file.

House File 517, by Conklin, Cochran, Grassley and Franklin, a bill for an act pertaining to traffic-control signals and authorizing of a right turn on a red light.

Read first time and passed on file.

House File 518, by Conklin, a bill for an act to place a limitation on the real property tax on homes of persons past sixty-five years of age.

Read first time and passed on file.

House File 519, by Conklin, Voorhees, Gallagher and Bowin, a bill for an act relating to funding by municipal corporations for civil rights purposes.

Read first time and passed on file.

House File 520, by Reed and Gannon, a bill for an act directing the state board of public instruction to adopt rules requiring courses of study for accredited elementary and secondary schools to include proper coverage of the history of the Negro race and other minority races.

Read first time and passed on file.

House File 521, by Van Nostrand, Kluever, Cochran and Palmer, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Leon M. Nelson and Grace C. Nelson.

House File 522, by Palmer, Radl, Gallagher, Conklin, Voorhees, McNamara, Bowin and Tapscott (Denman, Messerly and Condon), a bill for an act relating to the maximum permissible rate of interest legally chargeable on charge accounts.

Read first time and passed on file.

House File 523, by Doderer, a bill for an act relating to the use of parking meter receipts.

Read first time and passed on file.

House File 524, by McIntyre, Fischer of Grundy, Andersen, Palmer, Tapscott, Maloney and Watson, a bill for an act to create equality of treatment for all insurance organizations selling prepaid insurance.

Read first time and passed on file.

House File 525, by Gannon (Kibbie), a bill for an act relating to advertising and selling courses of instruction and to amend chapter seven hundred thirteen A (713A), Code 1966, relating thereto.

Read first time and passed on file.

House File 526, by Maloney and Gannon, a bill for an act relating to the minimum and maximum storage and delivery charges for bulk grain charged by warehousemen.

Read first time and passed on file.

House File 527, by Kluever, a bill for an act relating to operators' and chauffeurs' licenses.

Read first time and passed on file.

House File 528, by Maloney (Denman and Gaudineer), a bill for an act relating to salaries of county attorneys.

Read first time and passed on file.

House File 529, by Gannon, a bill for an act relating to the office of the secretary of agriculture.

Read first time and passed on file.

House File 530, by Battles, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale, and delivery of sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town.

House File 531, by Millen, Welden, Kluever, King, Sullivan, Schmarje, Van Nostrand, Grassley, Lee, Mohrfeld, Mowry, Hicklin and McCartney, a bill for an act relating to the payment of unemployment compensation benefits and the determination thereof.

Read first time and passed on file.

House File 532, by Allen, a bill for an act relating to community television antennas.

Read first time and passed on file.

House File 533, by Johnston and Baker, a bill for an act relating to the right of appeal from decisions of municipal courts.

Read first time and passed on file.

House File 534, by Den Herder, Millen, Edgington, Bailey and O'Malley (O'Malley), a bill for an act to provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefor.

Read first time and passed on file.

House File 535, by Allen, a bill for an act relating to the state conservation commission establishing by state regulations and administrative order, territories, open seasons, bag and possession limits for doves in accordance with the federal "Migratory Bird Treaty Act" and the "Migratory Bird Hunting Stamp Act."

Read first time and passed on file.

House File 536, by Allen, a bill for an act relating to area community colleges.

Read first time and passed on file.

House File 537, by Mowry (Mills), a bill for an act relating to the authority for joint county-city or town buildings.

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

House File 538, by Den Herder and Cochran, a bill for an act relating to the marketing of dairy products.

Read first time and passed on file.

SENATE MESSAGES CONSIDERED

Senate File 95, a bill for an act relating to leased and rented vehicle offenses.

Read first time and referred to committee on judiciary.

Senate File 176, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions.

Senate File 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa.

Read first time and passed on file.

Senate File 347, a bill for an act relating to elevators in the Robert Lucas state office building, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

Senate File 429, a bill for an act to make a deficiency appropriation for the higher education facilities commission for the biennium ending June 30, 1967.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 208, a bill for an act relating to appointment of administrative judge of juvenile judges.

Also:

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

Senate File 96, a bill for an act to provide law clerks for supreme court judges.

Also:

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

House File 190, a bill for an act to legalize and validate the proceedings of the board of directors of the Northeast Hamilton Community School district.

Also:

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

House Concurrent Resolution 10 regarding the Pioneer Lawmakers program.

Also:

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

Senate Concurrent Resolution 25 regarding legislative apportionment in Iowa.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 25

By Denman, Kibbie, Dodds and Mills

WHEREAS, there is mutual agreement between the House and the Senate that for the best interests of the people of Iowa a just decision must be reached this session on the matter of reapportionment; and WHEREAS, it is the obligation of individual members of the Iowa Senate and House to indicate their position on reapportionment; and

WHEREAS, it is the obligation of the Democratic and Republican members of the Iowa House and Senate acting as representatives of their respective political parties to express the position of their respective parties on future action affecting legislative apportionment in Iowa,

NOW THEREFORE BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

That those members of the Iowa House and Iowa Senate casting an affirmative vote for this resolution pledge themselves as individuals and as representatives of their political parties to support the following:

- (1) That the Iowa House of Representatives and the Iowa Senate in passing the "1965 Permanent Apportionment Plan" and in passing for the first time a constitutional amendment requiring mandatory single member districts do not, by inference or intent, modify or amend Article I, Section six (6), of the Constitution of Iowa but rather seek to support and to conform with the decision of the Supreme Court of Iowa in the case of Kruidenier vs. McCulloch, dated April 15, 1966. It is specifically understood and agreed that Article I, Section six (6), of the Constitution of Iowa requires and will continue to require that each legislator be elected from a single member district after the "1965 Permanent Apportionment Plan" becomes effective.
- (2) That the members of the Iowa Senate and Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support the passage of the "1965 Permanent Apportionment Plan" when submitted to the people for ratification at the 1968 general election.
- (3) That the members of the Iowa Senate and the Iowa House acting both as the individuals and as spokesmen for their respective political parties, hereby pledge themselves to support a reapportionment plan in the 63rd General Assembly that will conform with the "1965 Permanent Apportionment Plan" if the permanent apportionment plan is approved and ratified by the people of Iowa. In any event, they further pledge themselves to support a reduction in the size of the legislature, to no more than fifty (50) Senators and no more than one hundred (100) Representatives, effective for the nomination and election of legislators in 1970.
- (4) That the members of the Iowa Senate and the Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support second passage of the constitutional amendment requiring mandatory single member districts in the 63rd General Assembly, and support its passage when submitted to the people for approval and ratification at a special election in 1969.
- (5) That the 62nd General Assembly shall enact a temporary plan which subdivides multi-member districts into single member districts based on present size of the general assembly and preserving current terms, and such plan shall be valid only for the 1968 General Election and any special election necessary to fill a vacancy in the 63rd General Assembly, if the "1965 Permanent Apportionment Plan" is approved and ratified by the people. A commission shall be created to submit such a plan to this General Assembly at the earliest possible date.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 292, a bill for an act to safeguard the public health by regulating the sale or the giving away of any articles, devices, appliances, drugs, or other medicinal preparations designed or intended for the purpose of preventing syphilis, gonorrhea,

chancroid, or such other diseases as may be defined as genito-infectious or venereal diseases by regulations of the state department of health and to prescribe penalties for the violation of the provisions of this Act, with report of committee recommending passage, was taken up for consideration.

Voorhees of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File 292 as follows:

Amend House File 292, Section 3, by striking the period in line seventeen (17), and inserting in lieu thereof the following:

", nor shall any provisions in this Act be construed to affect teaching in regularly chartered medical colleges, or the publication or use of standard medical books, or the practice of regular practitioners of medicine."

The amendment was adopted.

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

Amend House File 292 as follows:

- 1. Section 1, line one (1), by striking the words Venereal "prophylactic" and inserting in lieu thereof the words "Venereal prophylactic".
- 2. Section 2, line nineteen (19), by striking the word "agriculture" and inserting in lieu thereof the words "health, education and welfare".
 - 3. Section 3, line eleven (11), by inserting after the word "of" the word "venereal".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 292)

The ayes were 95:

Allen	Gannon	McCray	Shaw
Andersen	Gittins	McNamara	Shepherd
Baker	Glenn	Mensing	Smith
Battles	Graham	Middleswart	Sorg
Beardsley	Grassley	Miller of Des Moines	Stokes
Bennett	Hanson of Benton	Miller of Jones	Story
Bergman	Hanson of Mitchell	Moffitt	Strand
Bowin	Harbor	Mohrfeld .	Stromer
Busch	Hicklin	Nelson	Strothman
Caffrey	Holden	Nielsen	Sullivan
Carnahan	Hullinger	Ossian	Tapscott
Christensen	Johnson of Audubon	Palmer	Thordsen

Clark Kiilsholm Cochran King Conklin Kitner Den Herder Klein Distelhorst Knight Koch Duffy Dunton Langland Lee Fisher of Greene Franklin Lipsky Freeman Maloney Fullerton Mayberry Gallagher McCartney

Patton
Petersen of Dallas
Peterson of Woodbury
Poncy
Radl
Reed
Renda
Roe
Roorda
Sanders
Schmarje
Schroeder

Tieden
Van Drie
Van Roekel
Varley
Vetter
Voorhees
Welden
Winkelman
Wolfe
Wood
Yoder

The nays were 10:

Camp Coffman Doderer Edgington Hill

Johnston of Polk

Millen Nolin

Pelton Mr. Speaker

Absent or not voting 19:

Bailey
Breitbach
Cunningham
Curran
Darrington

Diehl Fischer of Grundy Kluever McIntyre Miller of Page Mowry O'Malley Pierson Redfern Steffen

Utzig Van Nostrand Watson Waugh

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

House File 86, a bill for an act to give drainage districts and levee districts, and their trustees, status before the state tax commission and county boards of review similar to the status of other taxing bodies and their officers, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 86)

The ayes were 104:

Allen
Andersen
Bailey
Baker
Battles
Beardsley
Bennett
Bergman
Bowin

Franklin
Freeman
Fullerton
Gallagher
Gittins
Glenn
Graham
Grassley
Hanson of Benton

McCartney
McCray
McNamara
Mensing
Middleswart
Millen
Miller of Des Moines
Miller of Jones

Moffitt

Schmarje Schroeder Shaw Shepherd Smith Sorg Stokes Story Strand

Busch	Hanson of Mitchell	Mohrfeld	Stromer
Caffrey	Harbor	Mowry	Strothman
Camp	Hicklin	Nelson	Sullivan
Carnahan	Hill	Nielsen	Tapscott
Clark	Holden	Nolin	Thordsen
Cochran	Johnson of Audubon	Ossian	Tieden
Coffman	Johnston of Polk	Pelton	Utzig
Conklin	King	Petersen of Dallas	Van Drie
Curran	Kitner	Peterson of Woodbury	Van Roekel
Den Herder	Klein	Poncy	Varley
Diehl	Knight	Radl	Voorhees
Distelhorst	Koch	Redfern	Welden
Doderer	Langland	Reed	Winkelman
Duffy	Lee	Renda	Wolfe
Dunton	Lipsky	Roe	Wood
Edgington	Maloney	Roorda	Yoder
Fisher of Greene	Mayberry	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 20:

Breitbach Christensen	Gannon Hullinger	Miller of Page O'Malley	Steffen Van Nostrand
Cunningham	Kiilsholm	Palmer	Vetter
Darrington	Kluever	Patton	Watson
Fischer of Grundy	McIntyre	Pierson	Waugh
•	-		_

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

House File 275, a bill for an act relating to stolen or abandoned vehicles, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H. F. 275)

The ayes were 113:

Allen	Freeman	McCray	Sanders'
Andersen	Fullerton	McIntyre	Schmarje
Bailey	Gallagher	McNamara	Schroeder
Baker	Gannon	Mensing	Shaw
Battles	Gittins	Middleswart .	Shepherd
Beardsley	Glenn	Millen	Smith
Bennett	Graham	Miller of Des Moines	Sorg
Bergman	Grassley	Miller of Jones	Stokes
Bowin	Hanson of Benton	Miller of Page	Story

Rugch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst Doderer Duffv Dunton Fischer of Grundy Fisher of Greene Franklin

Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Knight Koch Langland Lee Lipsky Malonev

Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Palmer Patton Pelton Petersen of Dallas Peterson of Woodbury Poncy Radi Redfern Reed Renda Roe Roorda

Strand Stromer Strothman Sullivan Tanscott Thordsen Tieden Utzig Van Drie Van Roekel Varley Vetter Voorhees Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The navs were none.

Absent or not voting 11:

Breitbach Darrington Johnston of Polk Kluever

Mayberry

McCartney

Pierson Steffen Watson Waugh

Edgington O'Malley

Van Nostrand

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

Senate File 81, a bill for an act relating to judgment and sentencing, with report of committee recommending passage, was taken up for consideration.

Duffy of Dubuque offered the following amendment and moved its adoption:

Amend Senate File 81, Section 2, line five (5), by inserting after the word "jail" the words "or other correctional or mental institution".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 81)

The ayes were 109:

Allen Andersen Bailey Freeman Fullerton Gallagher McCartney McCray McIntyre Schmarje Schroeder Shaw Gannon

Gittins

Graham

Grassley

Hanson of Benton

Glenn

Shepherd

Baker Battles Beardslev Bennett Bergman Bowin Busch Caffrey Camp Carnahan Clark Cochran Coffman Conklin Cunningham

Harbor Hicklin Hill Holden Johnson of Audubon Johnston of Polk Kiilsholm King Curran Kitner Den Herder Klein Diehl Knight Distelhorst Koch Duffy Langland Dunton Lee Edgington Lipsky Fischer of Grundy Maloney Fisher of Greene Mayberry Franklin

McNamara Mensing Middleswart Millen Miller of Des Moines Miller of Jones Hanson of Mitchell Miller of Page Moffitt Mohrfeld Nelson Nolin Ossian Palmer Patton Pelton Peterson of Woodbury Poncy Radl Redfern

Reed

Roe

Renda

Roorda

Sanders

Smith Sorg Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Roekel Varley Vetter Voorhees Welden Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were 1:

Christensen

Absent or not voting 14:

Breitbach Darrington Doderer Hullinger

Kluever Mowry Nielsen O'Malley

Petersen of Dallas · Pierson Steffen

Van Nostrand Watson Waugh

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

House File 240, a bill for an act relating to deer hunting, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 240)

The ayes were 107:

Allen Andersen Freeman Fullerton Mayberry McCartney Schmarje Schroeder 692

JOURNAL OF THE HOUSE

March 27.

Bailey Rattles Bennett Bergman Bowin Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder

Gallagher Gannon Gittins Glenn Graham Grasslev

Hanson of Benton Hanson of Mitchell

Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk

Kiilsholm King Kitner Klein Knight Koch Langland Lee

Fisher of Greene Lipsky Franklin Malonev McNamara Mensing Middleswart Miller of Des Moines Miller of Jones Miller of Page Moffitt

Nelson Nielsen Nolin Ossian Palmer Pelton

Mohrfeld

McCray

McIntyre

Petersen of Dallas Peterson of Woodbury Poncy Radl Reed Roe Roorda

Renda Sanders Shaw Shepherd Smith Sorg Stokes Story Strand

Stromer

Strothman

Sullivan Tapscott Thordsen Tieden Utzig Van Drie Varley Vetter

Voorhees Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

The nays were 5:

Baker Beardsley

Diehl

Duffy

Dunton

Distelhorst

Doderer

Edgington

Fischer of Grundy

Patton

Van Roekel

Absent or not voting 12:

Breitbach Darrington Kluever

Millen Mowry

O'Mallev

Pierson Redfern Steffen

Van Nostrand Watson

Waugh

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

House File 152, a bill for an act relating to the cost of foster home care for children of deceased veterans, with report of committee recommending passage, was taken up for consideration.

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

Amend House File 152 as follows:

1. By striking from the title the words "deceased veterans." and inserting in lieu thereof the word "soldiers."

2. Amend section one (1), line five (5), by striking the words "deceased veteran" and inserting in lieu thereof the word "soldier".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 152)

The ayes were 109:

Allen Franklin McCrav Schmarie Andersen Freeman McIntvre Schroeder McNamara Shaw Bailey Fullerton Gallagher Mensing Shepherd Baker Gannon Middleswart Smith Battles Beardslev Gittins Millen Sorg Miller of Jones Bennett Glenn Stokes Bergman Graham Miller of Page Story Bowin Grasslev Moffitt Strand Busch Hanson of Benton Mohrfeld Stromer Hanson of Mitchell Strothman Caffrey Mowry Hicklin Nelson Sullivan Camp Carnahan Nielsen Tapscott Hill Christensen Holden Nolin Thordsen Clark Hullinger Ossian Tieden Cochran Johnson of Audubon Palmer Utzig Patton Coffman Johnston of Polk Van Drie Kiilsholm Pelton Van Roekel Conklin Cunningham King Peterson of Woodbury Varley Curran Kitner Poncy Vetter Den Herder Klein Radl Voorhees Knight Redfern Welden Diehl Langland Reed Doderer Winkelman Duffy Lipsky Renda Wolfe Dunton Maloney Roe Wood Roorda Edgington Mavberry Yoder McCartney Sanders Mr. Speaker Fischer of Grundy Fisher of Greene

The nays were none.

Absent or not voting 15:

Breitbach Kluever O'Malley Van Nostrand
Darrington Koch Petersen of Dallas Watson
Distelhorst Lee Pierson Waugh

Harbor Miller of Des Moines Steffen

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

House File 131, a bill for an act to permit the credit of service in the armed forces toward the barber apprentice period, with report of committee recommending passage, was taken up for consideration.

Beardsley of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 131 by striking lines 4 through 9 and inserting in lieu thereof the following:

"Provided that any person who has an apprenticeship certificate and serves as a barber in the armed forces during his apprenticeship period may, upon verifying satisfactory proof thereof to the examining board, have such service time credited toward the necessary eighteen (18) months apprenticeship."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 131)

The ayes were 112:

Allen	Franklin	McCartney	Sanders
Andersen	Freeman	McCray	Schmarje
Bailey	Fullerton	McIntyre	Schroeder
Baker	Gallagher	McNamara	Shaw
Battles	Gittins	Mensing	Shepherd
Beardsley	Glenn	Middleswart	Smith
Bennett	Graham	Millen	Sorg
Bergman	Grassley	Miller of Des Moines	Stokes
Bowin	Hanson of Benton	Miller of Jones	Story
Busch	Hanson of Mitchell	Miller of Page	Strand
Caffrey .	Harbor	Moffitt	Stromer
Camp	Hicklin	Mohrfeld	Strothman
Carnahan	Hill	Mowry	Sullivan
Christensen	Holden	Nelson	Tapscott
Clark	Hullinger	Nielsen	Thordsen
Cochran	Johnson of Audubon	Nolin	Tieden
Coffman	Johnston of Polk	Ossian	Utzig
Conklin	Kiilsholm	Palmer	Van Drie
Cunningham	King	Patton	Van Roekel
Curran	Kitner	Pelton	Varley
Den Herder	Klein	Petersen of Dallas	Vetter
Diehl	Knight	Peterson of Woodbury	Voorhees
Distelhorst	Koćh	Poncy	Welden
Duffy	Langland	Radl	Winkelman
Dunton	Lee	Redfern	Wolfe`
Edgington	Lipsky	Reed	Wood
Fischer of Grundy	Maloney	Renda	Yoder
Fisher of Greene	Mayberry	Roorda	Mr. Speaker

The nays were none.

Absent or not voting 12:

Brietbach Gannon

Darrington Kluever Doderer

Pierson Roe

Van Nostrand Watson

O'Mallev Steffen Waugh

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

House File 256, a bill for an act authorizing use of an emblem on slow-moving vehicles, with report of committee recommending passage, was taken up for consideration.

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

Amend House File 256, Section 1, line five (5) by striking the word "may" and inserting in lieu thereof the word "shall".

Camp of Clinton moved that House File 256 be returned to its original place on the Regular Calendar.

Roll call was requested by Mowry of Marshall and Harbor of Mills.

On the question "Shall House File 256 be returned to the regular calendar?"

The ayes were 42:

Andersen Baker Caffrey Camp Coffman Conklin Cunningham Curran Den Herder Doderer

Hanson of Benton Holden Johnston of Polk King Klein

Edgington

Franklin

Gittins

Graham

Fullerton

Fisher of Greene

McCray Millen Miller of Des Moines Miller of Jones Moffitt Palmer Patton . Pelton Reed Roe

Roorda Sanders Story Strothman Tapscott Utzig Varley Vetter Wood Yoder

The nays were 68:

Bailey Battles Bennett Bergman Bowin Busch Carnahan Christensen Clark

Duffy

Grassley Hanson of Mitchell Harbor Hicklin. Hill Hullinger

Johnson of Audubon Kiilsholm Kitner

McNamara Mensing Middleswart Miller of Page Mohrfeld Mowry. Nelson Nielsen . Nolin

Schroeder Shaw Smith Sorg Stokes Strand Stromer Sullivan

Thordsen

Cochran Ossian Tieden Knight Diehl Koch Petersen of Dallas Van Drie Distellorst Langland Peterson of Woodbury Voorhees Dunton Lee Poncy Waugh Fischer of Grundy Radl Lipsky Welden Freeman Redfern Maloney Winkelman Gallagher Renda McCartney Wolfe Glenn Schmarie McIntyre Mr. Speaker

Absent or not voting 14:

Allen Gannon Pierson Van Nostrand
Beardsley Kluever Shepherd Van Roekel
Breitbach Mayberry Steffen Watson
Darrington O'Malley

The motion lost.

(Pending at adjournment)

COMMUNICATION FROM STATE COMPTROLLER

STATE OF IOWA OFFICE STATE COMPTROLLER Des Moines

Marvin R. Senden, Jr. C.P.A. Comptroller

March 27, 1967

Mr. William R. Kendrick Chief Clerk House of Representatives State House Local

Dear Mr. Kendrick:

There are transmitted herewith claims against the State of Iowa, to be filed with the Claim Committee of the House of Representatives as follows:

Highway Commission claim H-31-62T.

Claims of a general nature: No's, 455 and 478.

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

Very truly yours,

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

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

OFFICE STATE COMPTROLLER

Claim Number	Name of Claimant and Nature of Claim	Amount of Claim	Amount Approved
H-31-62-T	Cecilia M. Shedenhelm Brooklyn, Iowa Personal Injury	\$6,082.15	Approved \$6,082.15
455-62-69	Harold O. or Lillian DeVol Council Bluffs, Iowa License Fee Refund	\$ 2.75	Disapproved
478-62-69	Herbert L. Carter Pleasantville, Iowa Gas Tax Refund	\$ 66.38	Disapproved

COMMUNICATION FROM THE CHIEF CLERK

AMERICAN JUSTICE ASSOCIATION
(A.D.C. Incorporated Non-Profit Organization)

Defense Highway Gambrills, Maryland 21054

March 18, 1967

To All Members of the Iowa State Legislature, State Capitol, Des Moines. Iowa.

Ladies and Gentlemen:

A few years from now, (we hope far less), it will not be uncommon for an act so gracious as your recent gesture on behalf of Mrs. June Franklin and her husband, to be newsworthy simply because of its racial implication. We believe it is ALWAYS newsworthy whenever the legislators of our states, the legislators of our Federal government, OR AVERAGE AMERICAN citizens go out of their ORDINARY ROUTINE to show a little EXTRA kindness, courtesy and consideration for ANY of their fellow human beings, be they plumbers, truckdrivers, stevedors, doctors, lawyers, or legislators!

Thank God, that after years and years, Americans in every walk of life are at last recognizing the fact that when there is an opportunity to do GOOD for someone, regardless of who they are, it is IMPORTANT that we DO IT, whether we get public notice, or not! In this instance, I am thankful that no matter what "implications" prompted the item in today's Washington Post about your kindness and sincerity toward Mr. and Mrs. Franklin, by helping finance their trip to Washington, you DID IT!

And for the benefit of the world, I hope your action will be noted in every legislature in the country!

Sincerely, Marshall B. Goding-Director.

REQUEST TO VOTE

Dunton of Keokuk asked and received unanimous consent to be recorded as voting age on House File 292.

REPORTS OF COMMITTEE

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 365</u>, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 155, a bill for an act relating to motorcycles being driven by permit holders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

AMENDMENTS FILED

Amend House File 312, section 5, by striking from lines eleven (11) and twelve (12), the following: "or located in this state at the time of issuance of such policy.", and substituting therefor the following: "located, or expressly to be performed in this state at the time of issue, and which transactions are subsequent to the issuance of the policy.".

Further amend House File 312, section 5, by adding thereto the following subsections:

"Transactions in this state involving group or blanket insurance and group annuities where the master policy of such groups was lawfully issued and delivered in a state in which the company was authorized to do an insurance business.

"Transactions in this state involving any policy of insurance issued prior to July 1, 1967."

Amend House File 312, section 9, by striking subsection four (4).

Amend House File 312, section 11, by striking from line three (3) the following: "section four (4) of".

McINTYRE of Linn

Amend House File 256 by adding the following new sections:

Sec. 2. Any person who shall violate the provisions of this act shall be fined not more than five dollars.

Sec. 3. This act shall become effective on July 1, 1968.

SCHROEDER of Pottawattamie

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, March 28, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Tuesday, March 28, 1967.

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

Prayer was offered by the Reverend Russel Hart, pastor of the Danville Methodist Church, Danville, Iowa,

The Journal of March 27 was approved.

PETITIONS

The following petitions were received and placed on file:

By Curran of Cerro Gordo from 115 residents of Cerro Gordo County who favor Senate File 516 which excludes county and state parks from the mobile home park law.

By Breitbach of Dubuque from 16 residents of Dubuque County who favor Senate File 43 which would establish a merit system of personnel administration for the civil service of the state.

By Caffrey of Polk from 94 residents of Iowa who oppose House File 169, a bill relating to the use of large motors on artificial lakes over 350 acres.

By Nielsen of Shelby from 156 residents of Iowa who favor bringing the bingo bill to the floor of the House for passage.

By McNamara of Linn, McIntyre of Linn and Lipsky of Linn from 31 residents of Linn County who favor 40 per cent state aid to schools and distributed in accordance with the proportionate sharing plan.

By Steffen of Chickasaw from 32 residents of Chickasaw County who oppose parimutuel gambling.

By Steffen of Chickasaw from five residents of Chickasaw County who oppose legalized gambling.

PRESENTATION OF VISITORS

 $\mbox{\sc Van}$ Drie of Story introduced to the House 66 fifth grade students from Roosevelt School, Ames, Iowa.

Hanson of Benton introduced to the House 57 students from Norway Consolidated School, Norway, Iowa, accompanied by John Jenkins.

Varley of Adair introduced to the House 102 eighth grade students from the Winterset Community School, Winterset, Iowa, accompanied by the Junior High Principal, Kenneth Bassett, and four teachers.

Sanders of Emmett introduced to the House 35 women from the Palo Alto Farm Bureau, accompanied by their leaders, Mrs. Edwin Bredeholft and Mrs. Harold Wood.

Doderer of Johnson introduced to the House the Honorable John J. Swaner of Iowa City, Iowa, former member of the House from Johnson County in the Forty-ninth, Fiftieth and Fifty-first General Assemblies. He also served as a member of the State Highway Commission from 1945 to 1949.

Bergman of Osceola introduced to the House the Honorable Jans T. Dykhouse of Rock Rapids, Iowa, former member of the House from Lyon County in the Forty-seventh and Forty-eighth General Assemblies and former member of the Senate in the Forty-ninth, Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Fischer of Grundy introduced to the House Herbert Koschier of Vienna, Austria, an American Field Service exchange student.

INTRODUCTION OF DISTINGUISHED GUEST

Harbor of Mills introduced to the House the Honorable William J. Scherle, United States Congressman from the Seventh District of Iowa, former member of the House from Mills County in the Fifty-ninth, Sixtieth, Sixtieth-Extra and Sixty-first General Assemblies, who briefly addressed the House.

PROOFS OF PUBLICATION

Published copy of House File 554 and verified proof of publication of said bill in the Cascade Pioneer-Advertiser, Cascade, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of House File 553 and verified proof of publication of said bill in the Cascade Pioneer-Advertiser, Cascade, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 365 and 155, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Millen of Van Buren offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable LeRoy Chalupa, of Jefferson County, who was a member of the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, and Sixtieth Extra sessions of the General Assembly, passed away on November 1, 1965:

NOW THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Millen of Van Buren, Strothman of Henry and Carnahan of Wapello.

INTRODUCTION OF BILLS

House File 539, by Van Drie, a bill for an act to authorize school districts to impose a one (1) percent tax upon the compensation, earnings, and net profits of persons residing within the area of the school district.

Read first time and referred to committee on tax revision.

House File 540, by Welden, Radl and Schmarje, a bill for an act relating to the required qualifications for registration as a professional engineer or land surveyor.

Read first time and referred to committee on state government affairs.

House File 541, by Andersen, Maloney, Baker, Petersen of Dallas, Sorg and Peterson of Woodbury, a bill for an act to permit state aid for Dutch elm disease control.

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

House File 542, by McCray, a bill for an act relating to registration of voters.

Read first time and referred to committee on state government affairs.

House File 543, by Distelhorst and Miller of Des Moines (Dodds), a bill for an act to be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens.

Read first time and referred to committee on tax revision.

House File 544, by Distelhorst, Schmarje, Renda, Tapscott, Doderer, Fisher of Greene, Miller of Des Moines, Dunton, Klein and Mayberry, a bill for an act relating to a state income tax credit or deduction.

Read first time and referred to committee on tax revision.

House File 545, by Yoder and Holden, a bill for an act to prohibit the use of reflectorized paint or material on motor vehicle registration plates.

Read first time and referred to committee on motor vehicles and highway safety.

House File 546, by Baker, a bill for an act relating to the sale of nursery stock by the conservation commission to municipalities for the replacement of Dutch elm diseased trees on parkings and other municipal property.

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

House File 547, by Hullinger (Main), a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient.

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

House File 548, by Hullinger (Main), a bill for an act relating to the repeal of personal property taxes.

Read first time and referred to committee on tax revision.

House File 549, by Lipsky, Petersen of Dallas, Vetter, Renda and Dunton, a bill for an act to provide for proportionate sharing of the cost of public school education in public high school districts between the state of Iowa and local school districts; and to provide the method for computation of the portion of such cost to be raised by taxation within each school district; and to make an appropriation for payment of the proportionate share of the state.

Read first time and referred to committee on schools.

House File 550, by Gannon, a bill for an act relating to the regulation of trading stamps and repealing the gift enterprise statutes.

Read first time and referred to committee on commerce.

House File 551, by Doderer and Smith, a bill for an act to raise the price base over which purchases by the university hospital must be on open competitive quotations.

Read first time and referred to committee on state government affairs.

House File 552, by Doderer, a bill for an act relating to school elections.

Read first time and referred to committee on schools.

House File 553, by Breitbach, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District, in the counties of Dubuque, Jackson, Jones and Delaware, state of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary.

House File 554, by Breitbach, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District, in the Counties of Dubuque, Jackson, Jones and Delaware, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first time and referred to committee on judiciary.

House File 555, by Doderer, a bill for an act relating to county managers.

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

House File 556, by Waugh (Schaben), a bill for an act relating to levee and drainage districts.

Read first time and referred to committee on judiciary.

SENATE MESSAGES CONSIDERED

Senate File 208, a bill for an act relating to appointment of administrative judge of juvenile judges.

Read first time and referred to committee on judiciary.

Senate File 96, a bill for an act to provide law clerks for supreme court judges.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving vehicles.

Also:

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

Senate File 306, a bill for an act to provide for the use of safety emblems on slow moving vehicles.

Also:

That the Senate requests the return of House File 212 for further consideration.

Also

That the Senate has adopted the conference committee report on House Joint Resolution 10, relating to legislative apportionment in the State of Iowa.

AL MEACHAM, Secretary

ADOPTION OF CONFERENCE COMMITTEE REPORT

(HOUSE JOINT RESOLUTION 10)

Van Nostrand of Pottawattamie called up for consideration the following report of the conference committee on House Joint Resolution 10 and moved its adoption:

CONFERENCE COMMITTEE REPORT ON

HOUSE JOINT RESOLUTION 10

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed to consider the differences between the Senate and House on House Joint Resolution 10, a joint resolution to provide commissions to make studies of legislative districting and subdistricting and to make recommendations to the general assembly, beg leave to report and recommend passage of the following and implementation of same:

SENATE CONCURRENT RESOLUTION

WHEREAS, there is mutual agreement between the House and the Senate that for the best interests of the people of Iowa a just decision must be reached this session on the matter of reapportionment; and

WHEREAS, it is the obligation of individual members of the Iowa Senate and House to indicate their position on reapportionment; and

WHEREAS, it is the obligation of the Democratic and Republican members of the Iowa House and Senate acting as representatives of their respective political parties to express the position of their respective parties on future action affecting legislative apportionment in Iowa,

NOW THEREFORE BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

That those members of the Iowa House and Iowa Senate casting an affirmative vote for this resolution pledge themselves as individuals and as representatives of their political parties to support the following:

- (1) That the Iowa House of Representatives and the Iowa Senate in passing the "1965 Permanent Apportionment Plan" and in passing for the first time a constitutional amendment requiring mandatory subdistricting do not, by inference or intent, modify or amend Article I, subsection six (6), of the Constitution of Iowa but rather seek to support and to conform with the decision of the Supreme Court of Iowa in the case of Kruidenier vs. McCulloch, dated April 15, 1966.
- (2) That the members of the Iowa Senate and Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves to support the passage of the "1965 Permanent Apportionment Plan" when submitted to the people for ratification at the 1968 general election.
- (3) That the members of the Iowa Senate and the Iowa House acting both as the individuals and as spokesmen for their respective political parties, hereby pledge themselves to support a reapportionment plan in the 63rd General Assembly that will conform with the "1965 Permanent Apportionment Plan" if the permanent apportionment plan is approved and ratified by the people of Iowa.
- (4) That the members of the Iowa Senate and the Iowa House acting both as individuals and as spokesmen for their respective political parties, hereby pledge themselves

to support second passage of the constitutional amendment requiring mandatory subdistricts in the 63rd General Assembly, and support its passage when submitted to the people for approval and ratification at a special election in 1969.

(5) That the 62nd General Assembly shall enact a temporary plan which subdivides multi-member districts into single member districts based on present size and preserving current terms, and such plan shall be valid only for the 1968 General Election and any special election necessary to fill a vacancy in the 63rd General Assembly, if the "1965 Permanent Apportionment Plan" is approved and ratified by the people. A commission shall be created to submit such a plan to this General Assembly at the earliest possible date.

ON THE PART OF THE SENATE:

ON THE PART OF THE HOUSE:

SEN. WILLIAM F. DENMAN, Chmn. SEN. JOHN P. KIBBIE SEN. ROBERT R. DODDS REP. MAURICE VAN NOSTRAND, Chmn. REP. JOHN L. MOWRY REP. WILLIAM R. HARBOR REP. WILLIAM J. GANNON

Roll call was requested by Van Nostrand of Pottawattamie and Millen of Van Buren.

On the question "Shall the conference committee report be adopted?"

The ayes were 99:

SEN. MAX MILO MILLS

Allen	Graham
Andersen	Grassley
Bailey	Hanson of Benton
Battles	Hanson of Mitchell
Beardsley	Harbor
Bennett	Hicklin
Bergman	Hill
Breitbach	Holden
Busch	Hullinger
Christensen	Johnson of Audubon
Clark	Kiilsholm
Cochran	King
Coffman	Kitner
Cunningham	Kluever
Curran	Knight
Den Herder	Koch
Diehl	Langland
Dunton	Lee
Edgington	Lipsky
Fisher of Greene	Maloney
Freeman	Mayberry
Fullerton	McCartney
Gallagher	McCray
Gannon	McIntyre
Gittins	McNamara

Mensing Middleswart Millen Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Radi Redfern Reed Roorda Sanders Schmarie Schroeder Shaw

Shepherd Smith Sorg Steffen Stokes -Strand Stromer Strothman Sullivan Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Waugh Welden Winkelman

Wolfe

Wood

Yoder

Mr. Speaker

The nays were 19:

Baker Bowin Caffrey Camp Conklin Distelhorst Doderer Glenn Miller of Des Moines Palmer Roe Story Tapscott Voorhees

Carnahan

Franklin

Poncy Renda

Absent or not voting 6:

Darrington

Johnston of Polk

Fischer of Grundy

O'Malley

Watson

Duffy

Klein

The report was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 25

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 25, found on page 685, House Journal of March 27.

 $\mbox{\sc Van}$ Nostrand of Pottawattamie offered the following amendment to Senate Concurrent Resolution 25 and moved its adoption:

Amend Senate Concurrent Resolution 25 by striking the last sentence in paragraph (3).

Roll call was requested by Van Nostrand of Pottawattamie and Millen of Van Buren.

Mensing

Miller of Jones

On the guestion "Shall the amendment be adopted?"

Gittins

McCray McNamara

The ayes were 81:

Allen

Fullerton

Gannon

Bailev Graham Battles Grasslev Bennett Hanson of Mitchell Bergman Harbor Breitbach Hicklin Busch Hill Christensen Holden Hullinger Clark Cochran Johnson of Audubon Coffman Kiilsholm Cunningham King Curran Kitner Den Herder Kluever Diehl Knight Edgington Koch Fischer of Grundy Langland Fisher of Greene Lee Freeman McCartney

Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Ossian Pelton Petersen of Dallas Pierson Redfern Roorda Sanders Schmarie Schroeder Shaw Shepherd Smith Stokes

Sullivan
Thordsen
Tieden
Van Drie
Van Nostrand
Van Roekel
Varley
Vetter
Watson
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder

Mr. Speaker

Strand

Strothman

The nays were 36:

Andersen	Dunton	Middleswart	Renda
Baker`	Franklin	Millen	Roe
Beardsley	Gallagher	Miller of Des Moines	Sorg
Bowin	Glenn	Nolin	Steffen
Caffrey	Hanson of Benton	Palmer	Story
Carnahan	Lipsky	Patton	Stromer
Conklin	Maloney	Poncy	Tapscott
Distelhorst	Mayberry	Radl	Utzig
Doderer	McIntyre	Reed	Voorhees

Absent or not voting 7:

Camp	Duffy	Klein	Peterson of
Darrington	Johnston of Polk	O'Malley	Woodbury

The amendment was adopted.

Palmer of Polk offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 25 by striking from line five (5) the words "the 1968 general election" and insert in lieu thereof the following "a special election on or before October 10, 1967".

Roll call was requested by Palmer of Polk and Gannon of Jasper.

On the question "Shall the amendment be adopted?"

The ayes were 15:

Baker	Carnahan	Glenn	Renda
Beardsley	Distelhorst	McNamara	Steffen
Bennett	Doderer	Miller of Des Moines	Tapscott
C 00		D 1	

Caffrey Franklin Palmer

The nays were 100:

Allen	Grassley	Millen	Smith
Andersen	Hanson of Benton	Miller of Jones	Sorg
Bailey	Hanson of Mitchell	Miller of Page	Stokes
Battles	Harbor	Moffitt	Story
Bergman	Hicklin	Mohrfeld	Strand
Bowin	Hill	Mowry	Stromer
Breitbach	Holden	Nelson	Strothman
Busch	Hullinger	Nielsen	Sullivan
Christensen	Johnson of Audubon	Nolin	Thordsen
Clark	Kiilsholm	Ossian	Tieden
Cochran	King	Pelton	Utzig
Coffman	Kitner	Petersen of Dallas	Van Drie
Conklin	Kluever	Peterson of Woodbury	Van Nostrand

Cunningham Knight Pierson Van Roekel Varley Curran Koch Poncy Diehl Vetter Langland Radl Redfern Voorhees Dunton Lee Watson Edgington Lipsky Reed Fisher of Greene Maloney Roe Waugh Welden Freeman Mayberry Roorda McCartney Sanders Winkelman Fullerton Wolfe Gallagher McCray Schmarie Schroeder Gannon McIntyre booW Gittins Mensing Shaw Yoder Graham Middleswart Shepherd Mr. Speaker

Absent or not voting 9:

Camp	Duffy	Johnston of Polk	O'Malley
Darrington	Fischer of Grundy	Klein	Patton
Den Herder			

The amendment lost.

Van Nostrand of Pottawattamie moved the adoption of the resolution.

Roll call was requested by Van Nostrand of Pottawattamie and Millen of Van Buren.

On the question "Shall the resolution be adopted?" (S.C.R. 25)

The aves were 101:

Allen	Hanson of Benton	Miller of Jones	Steffen
Andersen	Hanson of Mitchell	Miller of Page	Stokes
Bailey	Harbor	Moffitt	Story
Battles	Hicklin	Mohrfeld	Strand
Beardsley	Hill	Mowry	Stromer
Bennett	Holden	Nelson .	Strothman
Bergman	Hullinger	Nielsen	Sullivan
Breitbach	Johnson of Audubon	Nolin	Thordsen
Busch	Kiilsholm	Ossian	Tieden
Christensen	King	Patton	Utzig
Clark	Kitner	Pelton	Van Drie
Cochran	Kluever	Petersen of Dallas	Van Nostrand
Cunningham	Knight	Peterson of Woodbury	Van Roekel
Curran	Koch	Pierson	Varley
Den Herder	Langland	Radl	Vetter
Diehl	Lee	Redfern	Watson
Dunton	Lipsky	Reed	Waugh
Edgington	Maloney	Renda	Welden
Fisher of Greene	Mayberry	Roorda	Winkelman
Freeman	McCartney	Sanders	Wolfe
Fullerton	McCray	Schmarje	Wood
Gallagher	McIntyre	Schroeder	Yoder

Gannon Gitting Graham Grasslev

McNamara Mensing Middleswart Millen

Shaw Shepherd Smith Sorg

Mr. Speaker

The navs were 16:

Baker Bowin. Caffrey Conklin Distelhorst Doderer

Franklin Glenn Miller of Des Moines Poncy Roe Tapscott

Carnahan

Fischer of Grundy

Palmer

Klein

Voorhees

Absent or not voting 7:

Camp

Darrington

Johnston of Polk

O'Malley

Coffman Duffv

The resolution was adopted.

ADOPTION OF HOUSE JOINT RESOLUTION 28

Van Nostrand of Pottawattamie called up for consideration House Joint Resolution 28, a joint resolution to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the resolution be adopted?"

Gannon

The aves were 110:

Allen

Andersen Bailev Baker Battles Bennett Bergman Bowin Breitbach Busch Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl

Gittins Graham Grasslev Hanson of Benton Hanson of Mitchell Hicklin : Hill . Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Kluever Knight Koch Langland Lee

Millen Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Patton

Pelton Petersen of Dallas Peterson of Woodbury Pierson Poncy Radl Redfern

Reed

Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan

Tapscott

Thordsen

Tieden

Utzig Van Drie Van Nostrand Van Roekel Varlev Vetter Voorhees Watson

O'Mallev

,			
Doderer	Lipsky	Renda	Waugh
Dunton	Maloney	Roe	Welden
Edgington	Mayberry	Roorda	Winkelman
Fischer of Grun	dy McCartney	Sanders	Wolfe
Fisher of Green	e McCray	Schmarje	Wood
Franklin	McIntyre	Schroeder	Yoder
Freeman	McNamara	Shaw	Mr. Speaker

Shepherd

Johnston of Polk

Smith

Gallagher
The nays were 7:

Fullerton

Camp

Beardsley	Carnahan	Glenn	Palmer
Caffrey	Distelhorst	Miller of Des Moines	

Mensing

Duffv

Middleswart

Absent or not voting 7:

Darrington	Harbor	Klein	

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

HOUSE JOINT RESOLUTION 10 WITHDRAWN

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw House Joint Resolution 10 from further consideration by the House.

ADOPTION OF SENATE JOINT RESOLUTION 12

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of Senate Joint Resolution 12, a joint resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

SENATE JOINT RESOLUTION 12

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Article three (III) of the Constitution of the State of Iowa is hereby amended by adding thereto the following new section:

"Section 39. In establishing senatorial and representative districts, the state shall be divided into as many senatorial districts as there are members of the senate and into as many representative districts as there are members of the house of representatives. One (1) senator shall be elected from each senatorial district and one (1) representative shall be elected from each representative district."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months previous to the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 12) The yeas were 115:

Allen Fullerton Andersen Gallagher Bailey Gannon Baker Gittins Battles Glenn Bennett Graham Bergman Grasslev Bowin Hanson of Benton Breitbach Hanson of Mitchell Busch Hicklin Caffrey Hill Camp Holden Carnahan Hullinger Christensen Johnson of Audubon Clark Kiilsholm Cochran King Coffman Kitner Conklin Kluever Curran Knight Den Herder Koch Diehl Langland Distelhorst Lee Doderer Lipsky Dunton Maloney Edgington Mayberry Fischer of Grundy McCartney Fisher of Greene McCray Franklin McIntyre Freeman McNamara

Mensing Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Patton Pelton Petersen of Dallas Peterson of Woodbury Pierson Poncy Radl Redfern Reed Renda Roe Roorda Sanders Schmarje Schroeder Shaw-

Sorg Steffen Stokes Story Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe booW Yoder Mr. Speaker

Shepherd

Smith

The nays were 1:

Beardsley

Absent or not voting 8:

Cunningham Darrington

Duffy Harbor Johnston of Polk Klein

O'Malley Palmer

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

ADOPTION OF SENATE JOINT RESOLUTION 8

Gannon of Jasper called up for consideration his motion to reconsider Senate Joint Resolution 8, found on page 182, House Journal of January 26.

Gannon of Jasper moved to reconsider the vote by which Senate Joint Resolution 8 failed to pass the House on January 25.

Motion prevailed.

Gannon of Jasper moved to reconsider the vote by which Senate Joint Resolution 8 was placed on its last reading.

The motion prevailed.

Gannon of Jasper moved to reconsider the vote by which the Redfern amendment to Senate Joint Resolution 8 was adopted.

Motion prevailed.

Redfern of Lee asked and received unanimous consent to withdraw his amendment found on page 162 of the House Journal.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend Senate Joint Resolution 8 by striking all of Section two (2) and substituting in lieu thereof the following new section:

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

The amendment was adopted.

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

SENATE JOINT RESOLUTION 8

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed.

Section six (6) of Article three (III), section thirty-four (34) of Article three (III) and the 1904 and 1928 amendments thereto, sections thirty-five (35) and thirty-six (36) of Article three (III) and the 1904 amendment to each such section, and section thirty-seven (37) of Article three (III) are hereby repealed and the following adopted in lieu thereof:

"Section 6. The number of senators shall total not more than one-half (1/2) the membership of the house of representatives. Senators shall be classified so that as nearly as possible one-half (1/2) of the members of the senate shall be elected every two (2) years.

"Section 34. The senate shall be composed of not more than fifty (50) and the house of representatives of not more than one hundred (100) members. Senators and representatives shall be elected from districts established by law. Each district so established shall be of compact and contiguous territory. The state shall be apportioned into senatorial and representative districts on the basis of population. The general assembly may provide by law for factors in addition to population, not in conflict with the constitution of the United States, which may be considered in the apportioning of senatorial districts. No law so adopted shall permit the establishment of senatorial districts whereby a majority of the members of the senate shall represent less than forty (40) percent of the population of the state as shown by the most recent United States decennial census.

"Section 35. The general assembly shall in 1971 and in each year immediately following the United States decennial census determine the number of senators and representatives to be elected to the general assembly and establish senatorial and representative districts. The general assembly shall complete the apportionment prior to September 1 of the year so required. If the apportionment fails to become law prior to September 15 of such year, the supreme court shall cause the state to be apportioned into senatorial and representative districts to comply with the requirements of the constitution prior to December 31 of such year. The reapportioning authority shall, where necessary in establishing senatorial districts, shorten the term of any senator prior to completion of the term. Any senator whose term is so terminated shall not be compensated for the uncompleted part of the term.

"Section 36. Upon verified application by any qualified elector, the supreme court shall review an apportionment plan adopted by the general assembly which has been enacted into law. Should the supreme court determine such plan does not comply with the requirements of the constitution, the court shall within ninety (90) days adopt or cause to be adopted an apportionment plan which shall so comply. The supreme court shall have original jurisdiction of all litigation questioning the apportionment of the general assembly or any apportionment plan adopted by the general assembly."

"Section 37. When a congressional district is composed of two (2) or more counties it shall not be entirely separated by a county belonging to another district and no county shall be divided in forming a congressional district,"

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J.R. 8)

The yeas were 112:

Allen	Gittins	Millen	Shepherd
Andersen	Glenn	Miller of Des Moines	Smith
Bailey	Graham	Miller of Jones	Sorg
Baker	Grassley	Miller of Page	Steffen
Battles	Hanson of Benton	Moffitt	Stokes
Beardsley	Hanson of Mitchell	Mohrfeld	Story

Mr. Speaker

114	JOURNAL OF	THE HOUSE	March 20,
Bennett	Harbor	Mowry	Strand
Bergman	Hicklin	Nelson	Stromer
Breitbach	Hill	Nielsen	Strothman
Busch	Holden	Nolin	Sullivan
Caffrey	Hullinger	Ossian	Tapscott
Carnahan	Johnson of Audubon	Palmer	Thordsen
Christensen	Kiilsholm	Patton	Tieden
Clark	King	Pelton	Utzig
Cochran	Kitner	Petersen of Dallas	Van Drie
Cunningham	Kluever	Peterson of Woodbury	Van Nostrand
Curran	Knight	Pierson	Van Roekel
Den Herder	Koch	Poncy	Varley
Diehl	Langland	Radl	Vetter
Distelhorst	Lee	Redfern	Voorhees
Doderer	Lipsky	Reed	Watson
Dunton	Maloney	Renda	Waugh
Fisher of Greene	McCartney	Roe	Welden
Franklin	McCray	Roorda	Winkelman
Freeman	McIntyre	Sanders	Wolfe
Fullerton	McNamara	Schmarje	Wood
Gallagher	Mensing	Schroeder	Yoder

The nays were 6:

Gannon

Bowin	4	Coffman	Edgington		Fischer of
Camp		Conklin		•	Grundy

Shaw

Middleswart

Absent or not voting 6:

Darrington	Johnston of Polk	Mayberry	O'Malley
Duffy	Klein		

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

MOTION TO RECONSIDER LOST

SENATE JOINT RESOLUTION 2

Allen of Pottawattamie called up for consideration his motion to reconsider Senate Joint Resolution 2, found on page 565, House Journal of March 8.

Allen of Pottawattamie moved to reconsider the vote by which Senate Joint Resolution 2 passed the House on March 8.

Roll call was requested by Allen of Pottawattamie and Winkelman of Calhoun.

On the question "Shall the vote on Senate Joint Resolution 2 be reconsidered?"

The aves were 61:

Allen Freeman Lee Stokes Battles Fullerton Mensing Strand Miller of Jones Bergman Gitting Stromer Busch Graham Miller of Page Strothman Caffrey Grasslev Mohrfeld Sullivan Camp Hanson of Mitchell Mowry Tieden Christensen Harbor Nelson Utzig Clark Nielgen Hill Van Nostrand Coffman Johnson of Audubon Ossian Van Roekel Conklin Patton Varley Kiilsholm Cunningham King Peterson of Woodbury Watson Den Herder Kitner Pierson Waugh Diehl Kluever Roorda Winkelman Edgington Knight Schmarie

Schroeder

Smith

Fisher of Greene The navs were 55:

Fischer of Grundy Koch

Langland

Andersen	Gallagher	Miller of Des Moines	Shepherd
Bailey	Gannon	Moffitt	Sorg
Baker	Hanson of Benton	Nolin	Story
Beardsley	Hicklin	Palmer	Tapscott
Bennett	Holden	Pelton	Thordsen
Bowin	Hullinger	Petersen of Dallas	Van Drie
Breitbach	Lipsky	Poncy	Vetter
Carnahan	Maloney	Radl	Voorhees
Cochran	McCartney	Redfern	Welden
Curran	McCray	Reed	Wolfe
Distelhorst	McIntyre	Renda	Wood
Doderer	McNamara	Roe	Yoder
Dunton	Middleswart	Sanders	Mr. Speaker
Franklin	Millen	Shaw	

Absent or not voting 8:

Darrington	Glenn	Klein	O'Malley
Duffy	Johnston of Polk	Mayberry	Steffen

The motion having failed to receive a constitutional majority lost.

MOTION TO RECONSIDER SENATE FILE 144 WITHDRAWN

Moffitt of Appanoose asked and received unanimous consent to withdraw his motion to reconsider Senate File 144, filed March 15 and found on page 646 of the House Journal.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 11

Dunton of Keokuk called up for consideration House Concurrent Resolution 11, found on page 623, House Journal of March 14, and moved its adoption.

The resolution was adopted.

Shepherd Smith Sorg Steffen Stokes Story. Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

Peterson of Woodbury called up for further consideration House File 289, a bill for an act relating to municipal support of industrial projects.

Peterson of Woodbury offered the following amendment filed by the committee on state planning and development and moved its adoption:

Amend House File 289 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred nineteen point nine (419.9), Code 1966, is hereby amended by striking all of said section following the word "shall" in line three (3) thereof and inserting in lieu thereof the following: "conduct a public hearing on the proposal to issue said bonds. Notice of intention to issue the bonds, specifying the amount and purpose thereof and the time and place of hearing, shall be published at least once not less than fifteen (15) days prior to the date fixed for the hearing in a newspaper published and having a general circulation within the municipality. If there is no newspaper published therein, the notice shall be published in a newspaper published in the county and having a general circulation in the municipality. At the time and place fixed for the public hearing the governing body of the municipality shall give all local residents who appear at the hearing an opportunity to express their views for or against the proposal to issue the bonds and at the hearing, or any adjournment thereof, shall adopt a resolution determining whether or not to proceed with the issuance of the bonds."

Sec. 2. Section four hundred nineteen point thirteen (419.13), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The provisions of sections twenty-three point twelve (23.12) to twenty-three point sixteen (23.16) inclusive, Code 1966, and of chapter four hundred eight A (408A), Code 1966, shall not apply to bonds issued under the provisions of this chapter."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 289)

The aves were 106:

Allen	Freeman	Mensing
Andersen	Fullerton	Middleswart
Baker	Gallagher	Millen
Battles	Gittins	Miller of Jones
Bennett	Glenn	Miller of Page
Bergman	Graham	Moffitt
Bowin	Grassley	Mohrfeld
Breitbach	Hanson of Benton	Mowry
Busch	Hanson of Mitchell	Nelson
Caffrey	Harbor	Nolin
Camp	Hicklin	Ossian
Carnahan	Hill	Palmer
Christensen	Holden	Patton
Clark	Hullinger	Pelton
Cochran	Johnson of Audubon	Petersen of Dallas
Coffman	Kiilsholm	Peterson of Woodbury

Conklin King. Pierson Van Roekel Cunningham Poncy Kitner Varley Curran Kluever Redfern Vetter Den Herder Knight Renda Watson Diehl Langland Roe Waugh Doderer Lee Roorda Winkelman Dunton Lipsky Sanders Wolfe Edgington Maloney Schmarje Wood Fischer of Grundy McCartney Schroeder Yoder Fisher of Greene McCray Mr. Speaker Shaw Franklin McNamara

The nays were 4:

Distelhorst Koch McIntyre Welden

Absent or not voting 14:

Bailey Gannon Miller of Des Moines Reed
Breadsley Johnston of Polk Nielsen Voorhees
Darrington Klein O'Malley
Duffy Mayberry Radl

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

CONSIDERATION OF BILLS

BUSINESS PENDING

Killsholm of Kossuth called up for further consideration House File 256, a bill for an act authorizing use of an emblem on slow-moving vehicles.

(Pending At Adjournment)

ASSIGNMENT OF BILLS

The Speaker announced the assignment of the following bills:

H.F.	489	Re-referred to Appropriations
H.F.	494	Tax Revision
H.F.	495	County and Township Affairs
H.F.	496	State Government Affairs
H.F.	497	County and Township Affairs
H.F.	498	Motor Vehicles and Highway Safety
H.F.	499	Commerce
H.F.	500	Placed on the calendar
H.F.	501	Placed on the calendar
H.F.	502	Tax Revision
H.F.	503	Appropriations
H.F.	504	Commerce
ян	5.05	Commerce

H.F.	506	Roads and Highways
H.F.	507	Motor Vehicles and Highway Safety
H.F.	508 .	Cities and Towns
H.F.	509	Motor Vehicles and Highway Safety
H.F.	510	Tax Revision
H.F.	511	Tax Revision
H.F.	512	Agriculture .
H.F.	513	Board of Control
H.F.	514	Judiciary
H.F.	515	Appropriations
H.F.	516	Placed on the calendar
H.F.	517	Motor Vehicles and Highway Safety
H.F.	518	Tax Revision
H.F.	519	Cities and Towns
H.F.	520	Schools
H.F.	521	Judiciary
H. F.		Commerce
H.F.	523	Cities and Towns
H.F.	524	Commerce
H.F.		Schools
H. F.	526	Agriculture
H.F.	527	Motor Vehicles and Highway Safety
H.F.	528	County and Township Affairs
H.F.	529	Government Reorganization
H.F.	530	Judiciary
H. F.	531	Industrial and Human Relations
H. F.	532	Cities and Towns
H.F.	533	Judiciary
H.F.	534	Appropriations
H. F.	535	Conservation
H. F.	536	Higher Education
H.F.	538	Commerce
H. J. 1	R. 26	Appropriations
H. J.		Constitutional Amendments and Reapportionment
S.F.	176	Industrial and Human Relations
S.F.	338	Judiciary

EXPLANATION OF VOTE ON CONFERENCE COMMITTEE REPORT

I voted against the conference committee report on House Joint Resolution 10 for the following reasons:

It delays the reduction in the size of the General Assembly until 1970.

It continues the present system of malapportionment which has existed in Iowa since adoption of "Temporary Reapportionment" by the 60th extra-ordinary session of the legislature.

DON E. BAKER

EXPLANATION OF VOTE

 \cap N

SENATE CONCURRENT RESOLUTION 25

AND

SENATE JOINT RESOLUTION 8

I voted "Nay" on Senate Concurrent Resolution 25 and Senate Joint Resolution 8. As a representative of the people of the County of Black Hawk, I cannot accept an amendment to the Constitution of the State of Iowa that makes sub-districting permissive rather than mandatory.

W. CHARLENE CONKLIN

EXPLANATION OF VOTE ON THE CONFERENCE COMMITTEE REPORT

We voted against the Conference Committee Report on House Joint Resolution 10 for the following reasons:

- 1. It requires a commitment on future members of the Iowa General Assembly, none of which have been elected at this time
- $2. \ \ \,$ It does not guarantee any conformity to recent Supreme Court decisions on reapportionment.
- 3. It compounds inequities by requiring equal representation in multi-member districts, but does not in any way equalize the population of single member districts.
- 4. It will be for Iowans a costly approach to the one-man, one-vote principle by requiring two redistricting commissions, and this is based on the premise that the people adopt the 1965 reapportionment at a special election in 1968.
- 5. Finally, if we are truly sincere in giving the people of Iowa fair and equal representation then the most efficient method would have been to have enacted a temporary reapportionment act which would require that it be done in time for the general election of 1968.

CHARLES P. MILLER MILTON DISTELHORST WILLIAM PALMER CLEVE CARNAHAN DONALD A. BOWIN JOHN TAPSCOTT
A. JUNE FRANKLIN
JAMES CAFFREY
DONALD E. VOORHEES
CHARLES GLENN

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 65, 77, 132 and 232.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 65, 77, 132 and 232.

REQUEST TO VOTE

Patton of Delaware asked and received unanimous consent to be recorded as voting aye on Senate Concurrent Resolution 25.

Shepherd of Lee asked and received unanimous consent to be recorded as voting aye on Senate Concurrent Resolution 25.

Kluever of Cass asked and received unanimous consent to be recorded as voting aye on Senate Concurrent Resolution 25.

McNamara of Linn asked and received unanimous consent to be recorded as voting aye on Senate Joint Resolution 8.

Van Roekel of Marion asked and received unanimous consent to be recorded as voting aye on Senate Concurrent Resolution 25.

REPORTS OF COMMITTEES

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred House File 394, a bill for an act relating to the fiscal year of school systems other than school districts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 320</u>, a bill for an act relating to credit unions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

WILLIAM P. WINKELMAN, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 272, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass,

C. RAYMOND FISHER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File</u> 142, a bill for an act relating to solemnizing marriages, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 172, a bill for an act relating to attorney fee affidavits in criminal actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred $\underline{\text{House File}}$ $\underline{360}$, a bill for an act relating to causes for divorce, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass.}}$

LESTER L. KLUEVER, Chairman

Also.

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File</u> 141, a bill for an act relating to the pleading of the petition under the Rule of Civil Procedure Number Seventy (70), begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 158, a bill for an act relating to distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and the Acts of each General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 195</u>, a bill for an act relating to registered engineers, and to amend various sections of the code relating thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Section 1, by striking from lines eight (8) and nine (9) the words "a certificate of".

LESTER L. KLUEVER, Chairman

Also

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File</u> 417, a bill for an act relating to the false drawing or uttering of checks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 354</u>, a bill for an act relating to execution sales, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend House File 232 by striking the period at the end of line seven (7) and inserting in lieu thereof the following: ", provided such expenses do not exceed two hundred fifty dollars (\$250.00)."

KOCH of Woodbury

Amend House File 210 as follows:

- 1. Amend section one (1) by striking all of subsection one (1).
- 2. Amend section two (2) by adding in subsection two (2) following the word "primary," the word "not".

HILL of Marshall

Amend House File 184 by striking all of section two (2).

HILL of Marshall

Amend House File 188 as follows:

- 1. By adding after Section 1 the following new section:
- "Nothing in this Act shall affect proposed rights of way which parallel existing railroads, rivers, or existing highways."
 - 2. By renumbering the remaining sections.

CONKLIN of Black Hawk STORY of Black Hawk

Amend House File 207 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred four point seven (404.7), Code 1966, is hereby amended by striking all of subsection twelve (12)."

CAMP of Clinton

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Wednesday, March 29, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, March 29, 1967.

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

Prayer was offered by the Reverend John Beebout, pastor of the Methodist Church, Clarinda. Iowa.

The Journal of March 28 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Clark of Crawford for the remainder of the week on request of Harbor of Mills; Hanson of Benton on request of Battles of Jackson; Johnston of Polk for today and tomorrow on request of Tapscott of Polk; Bailey of Wright on request of Cochran of Webster.

PETITIONS

The following petitions were received and placed on file:

By Gannon of Jasper from 13 residents of Jasper County who oppose pari-mutuel betting.

By Kitner of Buchanan from 19 residents of Buchanan County who oppose an open season on mourning doves.

By Nelson of Cherokee, a resolution from the Federated Garden Clubs of Iowa, Inc., expressing cooperation with the committee on motor vehicles and highway safety in regard to the regulation of junked cars and eliminating unsightly existing conditions of automobile graveyards.

By Vetter of Washington from 12 residents of Johnson County who recommend that Senate File 118, relating to transportation of school children, be voted out of the schools committee and passed by the House

By Vetter of Washington from 12 members of the St. Vincent De Paul Society and the Ladies of Charity of Sacred Heart Parish who recommend that Senate File 118, relating to transportation of school children, be voted out of the schools committee and passed by the House.

By Vetter of Washington from 360 residents of Jones County who recommend that Senate File 118, relating to the transportation of school children, be voted out of the schools committee and passed by the House.

By Radl of Linn from 59 residents of Linn County who favor 40 per cent state aid for public schools, revenue to be obtained from sources other than property tax, and distributed in accordance with state proportionate sharing plan.

PRESENTATION OF VISITORS

Pierson of Mahaska introduced to the House Miss Lena Hansson, Rotary Club exchange student from Sweden, who is a freshman at Penn College, Oskaloosa, Iowa.

Van Drie of Story introduced to the House members of the junior and senior classes of Colo Community School, Colo, Iowa, accompanied by Mrs. Roberta Siemers, language arts teacher, and Mr. Ernie Connell, Principal.

Petersen of Dallas introduced to the House 41 senior students from the Woodward-Granger Community School, Woodward, Iowa, accompanied by Mr. Gary Newell, teacher.

Ossian of Montgomery introduced to the House 29 Y-Teen girls from Corning, Iowa, accompanied by Mrs. Helen Reese.

Mohrfeld of Tama introduced to the House 29 North Tama Republican women, accompanied by their President, Mary Ellen Barnes,

Sanders of Emmett introduced to the House 15 Y-Teen girls from Estherville High School, Estherville, Iowa, accompanied by Mrs. Peterson, Miss Clark, Miss Patrick and Mrs. Anderson.

Varley of Adair introduced to the House 120 seventh grade students from Winterset Community School, Winterset, Iowa, accompanied by their teachers and room mothers. Included in the group was Mr. Don Thomas, seventh grade art director, who was a captive at Corregidor twenty five years ago.

Breitbach of Dubuque introduced to the House boy scouts from Den 4, Pack 49, of All Saints Church, Dubuque, Iowa, accompanied by Mrs. Robert Oeth, Den Mother, Mrs. Lynch, Mrs. Harris and Mrs. Tracey.

Breitbach of Dubuque introduced to the House the Honorable Robert L. Oeth, Dubuque, Iowa, former member of the House from Dubuque County in the Fifty-fourth General Assembly.

Smith of O'Brien introduced to the House Stephen Landon, Chorleywood, England and Miss Sara Brogan, Thornton, Iowa. Mr. Landon is presently studying at the Massachusetts Institute of Technology.

Smith of O'Brien introduced to the House the Honorable Samuel E. Robinson, Guthrie Center, Iowa, former member of the House from Guthrie County in the Fiftyseventh, Fifty-eighth, Fifty-ninth, Sixtieth, and Sixtieth Extra General Assemblies.

Camp of Clinton introduced to the House 29 4-H members from Clinton County, accompanied by their leaders, Mrs. Florence Wittington and Jimmy Miller.

Hicklin of Louisa introduced to the House 47 senior class students from Columbus Community School, Columbus Junction, Iowa, accompanied by Verl Lekwa.

Grassley of Butler introduced to the House the senior class of Dumont Community School, Dumont, Iowa, accompanied by Max Lundstrum, Mrs. Dorothy Spain, Vern Bushbrem and Loren L. Steidl.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 394, 320, 272, 360, 195, 417 and 354; and Senate Files 142 and 172, under Rule 35.

HOUSE FILE 281 REFERRED TO APPROPRIATIONS

The Speaker announced that House File 281, now on the Steering Committee Calendar, is referred to the appropriations committee for further study.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 29, by Schroeder, Allen, Doderer, Grassley, Kluever, Gittins, Bailey, Van Nostrand and Shaw, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly by adding to Section two (2), Article three (III), of the Constitution of the State of Iowa.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 557, by Waugh (Schaben), a bill for an act relating to levee and drainage districts by providing again for the assessment of upstream districts for common outlet work in the way of cleanouts and levee rebuilding.

Read first time and referred to committee on judiciary.

House File 558, by Lee, a bill for an act relating to the payment of recording fees for recording of tax liens or the satisfaction thereof.

Read first time and referred to committee on tax revision.

House File 559, by Freeman, a bill for an act providing for the payment by the state of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson county, Iowa.

Read first time and referred to committee on appropriations.

House File 560, by Kluever and McCartney (Mills and Denman), a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.

House File 561, by Kluever, Fisher of Greene, McCartney, Coffman, Dunton, Gannon, Doderer and Johnston (Stanley and Kruck), a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles.

Read first time and referred to committee on judiciary.

House File 562, by Shepherd, a bill for an act relating to compensation of county officers and their deputies and assistants.

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

House File 563, by Committee on Judiciary, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

Read first time and placed on the calendar.

House File 564, by Kluever, Hicklin, King, Sullivan, Schmarje, Nielsen, Van Nostrand, Lee, Mohrfeld, Harbor and Schroeder, a bill for an act relating to the use of force or violence or threats thereof to prevent or attempt to prevent any person or persons from engaging in any lawful employment, vocation, or work.

Read first time and referred to committee on law enforcement.

House File 565, by Conklin (Stanley), a bill for an act to change the name of the Iowa state traveling library to the "Iowa state library".

Read first time and referred to committee on state government affairs.

House File 566, by Curran, Wolfe and Mayberry, a bill for an act authorizing school corporations constituting merged areas operating area vocational schools or area community colleges to acquire by purchase, lease, or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain, and manage buildings and facilities and additions thereto, to acquire and improve property therefor, to borrow money and issue bonds to pay the cost thereof and to refund bonds.

Read first time and referred to committee on higher education.

House File 567, by Petersen of Dallas and Lipsky, a bill for an act to create an Iowa educational policy commission, and to provide an appropriation therefor.

Read first time and referred to committee on schools.

House File 568, by Renda, O'Malley, Caffrey, Doderer, Glenn, Bennett, Freeman, Lee and Coffman, a bill for an act relating to motor vehicle financial responsibility.

Read first time and referred to committee on judiciary.

House File 569, by Petersen of Dallas, a bill for an act relating to the membership of the higher education facilities commission.

Read first time and referred to committee on higher education.

House File 570, by Curran, Wolfe and Klein (Floy, Buren and Condon), a bill for an act to create special motor vehicle identification plates for sheriffs and their deputies.

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

House File 571, by Maloney, Franklin, McNamara and Lee, a bill for an act to provide for the appointment of one civil service commissioner from nominations made by city employees.

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

House File 572, by Committee on State Government Affairs, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Read first time and placed on the calendar.

SENATE MESSAGE CONSIDERED

Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving vehicles.

Read first time and referred to committee on motor vehicles and highway safety.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 299, a bill for an act relating to the appointment of a conservator for an applicant or recipient of aid to disabled persons.

Also:

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

Senate File 259, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Also:

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

House File 71, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies.

Also:

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

House File 138, a bill for an act relating to the Iowa commission for the blind.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

BUSINESS PENDING

The House resumed consideration of House File 256, a bill for an act authorizing use of an emblem on slow-moving vehicles.

The House resumed consideration of the following amendment filed by Lipsky of Linn:

Amend House File 256, Section 1, line five (5) by striking the word "may" and inserting in lieu thereof the word "shall".

Lipsky of Linn moved the adoption of the amendment.

The amendment lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him and found on page 698, House Journal of March 27.

Kiilsholm of Kossuth moved that Senate File 306 be substituted for House File 256.

Motion prevailed.

SENATE FILE 306 SUBSTITUTED FOR HOUSE FILE 256

Senate File 306, a bill for an act to provide for the use of safety emblems on slow-moving vehicles, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 306 by adding the following new section:

Sec. 2. Any person who shall violate the provisions of this act shall be fined not more than five dollars.

The amendment was adopted.

Renca of Polk offered the following amendment and moved its adoption:

Amend Senate File 306 line eight (8) by adding after the word "speed" the following words "maximum potential".

The amendment lost.

Carnahan of Wapello moved the previous question.

The motion lost.

Kiilsholm of Kossuth asked and received unanimous consent that action on Senate File 306 be deferred and that the bill retain its place on the calendar as unfinished business.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 202, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 279 SUBSTITUTED FOR HOUSE FILE 202

Miller of Des Moines asked and received unanimous consent to substitute Senate File 279 for House File 202.

Senate File 279, a bill for an act to require licensing of mining operators, to regulate surface mining, and relating to rehabilitation of land affected by surface mining, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 279)

The ayes were 107:

Allen Shaw Fullerton Mensing Andersen Gallagher Middleswart Shepherd Smith Battles Gannon Millen Miller of Des Moines Sorg Beardsley Gittins Miller of Jones Stokes Bennett Glenn Bergman Graham Moffitt Story Bowin Grasslev Mohrfeld Strand Hanson of Mitchell Breitbach Strothman Mowry Busch Harbor Nelson Sullivan Caffrey Hicklin Nielsen Tapscott Camp Hill Nolin Thordsen Carnahan Holden Ossian Tieden Christensen Hullinger Palmer Utzig Cochran Johnson of Audubon Patton Van Drie Coffman Kiilsholm Pelton Van Nostrand Cunningham Peterson of Woodbury Van Roekel King Den Herder Varley Kitner Pierson Diehl Vetter Knight Poncy Distelhorst Koch Radl Voorhees Doderer Langland Redfern Watson Duffy Lee Reed Waugh Dunton Lipsky Renda . Welden Maloney Roe Winkelman Edgington Fischer of Grundy Mayberry Roorda Wolfe Fisher of Greene McCartney Sanders Wood Franklin McCray Schmarie Mr. Speaker Freeman McIntyre Schroeder

The nays were none.

Absent or not voting 17:

Bailey Darrington Kluever Petersen Baker . Hanson of Benton of Dallas McNamara Clark Johnston of Polk Miller of Page Steffen Conklin Klein O'Malley Stromer Curran Yoder

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

HOUSE FILE 202 WITHDRAWN

Miller of Des Moines asked and received unanimous consent to withdraw House File 202 from further consideration by the House.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of House File 206, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment.

McCartney of Floyd asked and received unanimous consent to withdraw the amendment filed by him and found on page 632, House Journal of March 14.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend Sec. 6 by striking from line 10 the words "statute or rule enforced by the bureau" and inserting in lieu thereof the following words: "electrical code adopted by a city, town or county", and further amend Sec. 6 by adding in line 11 after the word "statute" the following: "code".

The amendment was adopted.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 206 as follows:

- 1. Amend section one (1) as follows:
 - a. By striking line one (1) and inserting in lieu thereof the following:
 - "All installation or alteration of elec-".
- b. By striking from line nine (9) all after the word "installation" and inserting in lieu thereof the following: "or alteration of elec-".
- c. By striking from line ten (10) the word "may" and inserting in lieu thereof the words "shall not".
 - 2. Amend section three (3) as follows:
- a. By striking from line two (2) the words ", altered, or repaired" and inserting in lieu thereof the word "or".
- b. By striking all after the word "installation" in line four (4) and all of lines five (5) and six (6) and inserting in lieu thereof the words "or alteration."
 - 3. Amend section five (5) as follows:
 - a. Amend line one (1) by striking the words "be required to".
- b. Amend line four (4) by placing a colon after the word "unless" and striking the balance of that line and all of lines five (5), six (6) and seven (7).
- c. By striking from the first line of subsection two (2) the words "or resident tenant".
- 4. Amend section six (6), line seven (7) by striking the word "In" and all of lines eight (8) through twelve (12).
 - 5. Amend section seven (7) as follows:
 - a. By striking from line seven (7) the words ", or any higher standard".
- b. By striking all of lines seventeen (17) through nineteen (19) and line twenty (20) to the word "Electrical".

- 6. Amend section eight (8) by striking from lines four (4) and five (5) the words ", alter, or repair" and inserting in lieu thereof the words "or alter".
- 7. Amend section nine (9) by striking from line seven (7) all after the period, and all of line eight (8) and all of line nine (9) to the word "Appeals".

Division was requested.

Schroeder of Pottawattamie moved the adoption of subsections a and b of Division 1 of his amendment.

Subsections a and b of Division 1 lost.

Schroeder of Pottawattamie moved the adoption of subsection c of Division 1 of his amendment.

Subsection c of Division 1 of the amendment lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw Division 2 of his amendment.

Schroeder of Pottawattamie moved the adoption of subsection a of Division 3 of his amendment.

Subsection a of Division 3 of the amendment lost.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the remainder of the amendment.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 206, Section 2, subsection five (5), line seventeen (17) by inserting after the word "of" the following: "pipe line companies and refineries in connection with their operations,".

The amendment was adopted.

Radl of Linn asked and received unanimous consent to withdraw the amendment filed by him and found on page 635, House Journal of March 14.

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

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 206)

The ayes were 53:

Allen Andersen Baker Dunton Fisher of Greene McCray McNamara Roe Sanders

Franklin

Millen

Shaw

Battles Gallagher Miller of Des Moines Shepherd Gannon Miller of Jones Steffen Reardsley Glenn Nielsen Stokes Rennett Nolin Breitbach Grasslev Story Hanson of Mitchell Palmer Tapscott Caffrey -Carnahan Hullinger Patton Thordeen Johnson of Audubon Poncy Cochran Utzig Redfern Vetter Coffman Lipsky Reed Wolfe Curran Maloney Renda booW Distelhorst Mayberry

Doderer

The nays were 61:

Miller of Page Strand Bergman Harbor Bowin Hicklin Moffitt Stromer Busch Holden Mohrfeld Strothman Camp Kiilsholm Mowry Sullivan Tieden Christensen Nelson King Van Drie Conklin Kitner Ossian Van Nostrand Cunningham Kluever Petersen of Dallas Den Herder Knight Peterson of Woodbury Van Roekel Diehl Koch Pierson Varley Duffv Langland Radl Watson Edgington Lee Roorda Waugh Schmarje Fischer of Grundy McCartney Welden Freeman McIntyre Schroeder Winkelman Fullerton Mensing. Smith Yoder . Mr. Speaker Gittins Middleswart Sorg

Graham

Absent or not voting 10:

Bailey Hanson of Benton Klein Pelton
Clark Hill O'Malley Voorhees

Darrington Johnston of Polk

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Busch of Bremer moved to reconsider the vote by which House File 206 failed to pass the House and that the motion to reconsider be laid on the table.

Roll call was requested by McNamara of Linn and Utzig of Dubuque.

On the question "Shall the motion to reconsider be tabled?"

The aves were 59:

Battles Freeman Lee Schroeder Bennett Fullerton McCartney Smith

Bergman Gittins McIntyre Strand Bowin Graham Mensing Stromer Busch Harbor Miller of Page Strothman Camp Hicklin Mohrfeld Tieden Nelson Christensen Holden Van Drie Conklin Johnson of Audubon Nolin Van Nostrand Cunningham Kiilsholm Ossian Varley Curran King Peterson of Woodbury Waugh Den Herder Kitner Pierson Welden Diehl Kluever Radi Wolfe Duffy Knight Reed Yoder Edgington Koch Roorda Mr. Speaker

Schmarje

The nays were 47:

Fischer of Grundy

Miller of Jones Allen Franklin Stokes Andersen Gallagher Moffitt Story Baker Gannon Nielsen Sullivan Glenn Beardsley Palmer Tapscott Breitbach Hanson of Mitchell Patton Thordsen Caffrey Utzig Hullinger Poncy Carnahan Lipsky Redfern Van Roekel Coffman Maloney Renda Vetter Distelhorst McCray Roe Watson Doderer McNamara Sanders Winkelman Dunton Millen Shepherd Wood

Fisher of Greene Miller of Des Moines Steffen

Langland

Absent or not voting 18:

Bailey Hanson of Benton Middleswart Shaw Clark Hill Mowry Sorg Cochran Johnston of Polk O'Malley Voorhees Darrington Klein .Pelton

Grassley Mayberry Petersen of Dallas

The motion prevailed.

HOUSE FILES 84 and 324 WITHDRAWN

Curran of Cerro Gordo asked and received unanimous consent to withdraw House Files 84 and 324 from further consideration by the House.

MOTION TO RECONSIDER HOUSE JOINT RESOLUTION 8

Millen of Van Buren moved that the House take up for consideration the motion to reconsider the vote on House Joint Resolution 8, filed March 13 by Klein of Winnebago and found on page 618 of the House Journal.

Objection was raised.

Millen of Van Buren asked and received unanimous consent to withdraw his motion.

REQUEST TO VOTE

Edgington of Franklin asked and received unanimous consent to be recorded as voting aye on Senate File 279.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 13 and 57.

A.L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 13 and 57.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker:

Your committee on enrolled bills respectfully reports that it has, on this 27th day of March, 1967, sent to the governor for his approval: House Files 13 and 57.

A.L. MENSING, Chairman

Report adopted.

REPORTS OF COMMITTEES

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred $\underline{\text{Senate}}$ $\underline{\text{File 136}}$, a bill for an act relating to the sale of fish, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass}}$.

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred <u>Senate File 245</u>, a bill for an act relating to trot and throw lines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass.</u>

DALE L. TIEDEN, Chairman

Also.

Mr. Speaker: Your committee on conservation, to whom was referred Senate File 105, a bill for an act relating to trapping on lands of another, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also

Mr. Speaker: Your committee on conservation, to whom was referred $\underline{\text{Senate}}$ $\underline{\text{File}}$ 135, a bill for an act relating to bait dealers' licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred <u>Senate File 126</u>, a bill for an act requiring deer hunters to wear certain colored apparel, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

DALE L. TIEDEN, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 222</u>, a bill for an act relating to the sale of hay and straw, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{Senate}}$ $\underline{\text{File 214}}$, a bill for an act to raise the salary limits for councilmen in towns and cities under fifteen thousand (15,000) population, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 222, a bill for an act relating to contracts by boards of trustees of public libraries, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 306, a bill for an act relating to county contracts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 306, Section one (1) as follows:

- 1. By striking from line four (4) the word and figures "fifteen (15)" and inserting in lieu thereof the word and figure "five (5)".
 - 2. By striking all of lines five (5) and six (6).

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred $\underline{\text{House}}$ File 376, a bill for an act relating to increase the compensation of township trustees and township clerks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 211, a bill for an act to legalize the use of funds resulting from a tax levy for fire protection for the maintenance and improvement of a community center in Deer Creek township, Worth County, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GORDON STOKES, Chairman

AMENDMENTS FILED

Amend House File 306 by striking from line four (4) the word "fifteen (15)" and inserting in lieu thereof the word "five (5)".

McINTYRE of Linn

Amend Senate File 306 by striking from lines one (1) and two (2) of section one (1) the words and figures "Section three hundred twenty-one point three hundred ninety-eight (321,398)" and inserting in lieu thereof the words and figures "Chapter three hundred twenty-one (321)".

Further amend said section one (1) by inserting in line eight (8) after the word "less" the words ", and horsedrawn vehicles including buggies,".

MILLER of Page

Amend the amendment by Conklin and Story filed March 28 to House File 188, as follows:

1. By adding after the word "existing" in line 5 the words "or abandoned." CONKLIN of Black Hawk STORY of Black Hawk

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, March 30, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, March 30, 1967.

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

Prayer was offered by the Reverend Stanley Borden, pastor of the First Baptist Church, Ames, Iowa.

The Journal of March 29 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

McNamara of Linn on request of the Speaker.

PRESENTATION OF VISITORS

Patton of Delaware introduced to the House the Honorable Glenn Robinson, Manchester, Iowa, former member of the House from Delaware County in the Fiftieth, Fifty-first, Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth General Assemblies.

Miller of Jones introduced to the House 50 senior students from Midland Community School, Wyoming, Iowa, accompanied by their government teacher, Mrs. Ridout.

Curran of Cerro Gordo introduced to the House 26 high school students from Mason City and Clear Lake schools accompanied by their leaders, Mrs. Ray Clough and Mrs. J. R. James.

Mowry of Marshall introduced to the House Ralph Pridgeon, Maurice Mairs and Robert H. Gordon, Jr., government students from Marshalltown Community School, Marshalltown, Iowa.

Ossian of Montgomery introduced to the House 32 4-H members from Villisca, Iowa, under the sponsorship of Frank Jacobs.

Lipsky of Linn introduced to the House Girl Scout Troop 336 from Cedar Rapids, Iowa, accompanied by Mrs. Harlon Korth, Mrs. Orr Pordun, Mrs. Wm. Englert, Mrs. Harlon Worth and Miss Jackie Rogers.

Hicklin of Louisa introduced to the House 60 junior students from the Columbus Community School, Columbus Junction, Iowa, accompanied by John Currie,

Thordsen of Scott introduced to the House the Honorable Walter Dietz, Walcott, Iowa, former member of the House from Scott County in the Forty-seventh, Forty-eighth and Forty-ninth General Assemblies.

Wood of Scott introduced to the House the Honorable Howard P. Eckerman, Davenport, Iowa, former member of the House from Scott County in the Forty-eighth and Forty-ninth General Assemblies.

Mensing of Cedar introduced to the House the Honorable LaMar Foster, Sr., West Branch, Iowa, former member of the House from Cedar County in the Forty-fifth, Forty-fifth Extra, Forty-sixth, Forty-sixth Extra, and Speaker of the House in the Forty-seventh General Assemblies. He also served in the Sixty-first General Assembly.

Strand of Poweshiek introduced to the House the Honorable George L. Paul, Brooklyn, Iowa, former member of the House from Poweshiek County in the Fifty-second Extra, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Fifty-eighth and Fifty-ninth General Assemblies. He is presently Chairman of the State Board of Parole.

Welden of Hardin introduced to the House 29 students from Steamboat Rock High School, Steamboat Rock, Iowa, accompanied by two of their teachers, Mrs. McAllister and Mrs. Rolfsema.

Moffitt of Appanoose introduced to the House 25 students from Howar Junior High School, Centerville, Iowa, accompanied by their teacher, Mrs. Starchevich, and five sponsors.

Mohrfeld of Tama introduced to the House 64 senior students from North Tama County High School, Traer, Iowa, accompanied by Mr. Clark, Principal, and Mr. Lau, government teacher.

Van Drie of Story introduced to the House 66 students from Fellows Elementary School, Ames, Iowa, accompanied by Mrs. Pier, Mrs. Saxton and Mrs. Heizer.

Van Roekel of Marion introduced to the House Mr. Agrawal and Mr. Anthony from India and Alberto Campos from the Phillipines, foreign students now attending Iowa State College, Ames, Iowa. They were accompanied by Mrs. Chella of India.

PETITIONS

The following petitions were received and placed on file:

By Killsholm of Kossuth from 20 residents of Kossuth County who oppose Senate File 118 regarding parochial and private school children being permitted to ride public school buses.

By Breitbach of Dubuque from 14 residents of Dubuque County who favor the school bus bill.

By Nielsen of Shelby from 85 residents from Shelby County who favor bringing the school bus bill to the floor of the House for passage.

By Nielsen of Shelby from 106 members of the Persia Improvement Club of Harrison County who favor having the bingo bill brought to the floor of the House for debate.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 222, 306 and 376; and Senate Files 136, 245, 105, 135, 126, 222, and 214, under Rule 35.

INTRODUCTION OF BILLS

House File 573, by Kluever, Doderer, Dunton, Tieden, Baringer, Vetter, Lipsky, Petersen of Dallas, Reed, Gannon, Shaw, Steffen, Miller of Des Moines, Bailey, Millen, Conklin, Franklin, Waugh, Miller of Page, Harbor, Hanson of Benton, Sorg, Hicklin, Radl, Koch, Mensing and Curran (Legislative Research Committee), a bill for an act relating to the Iowa public employees retirement system and providing an appropriation therefor.

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

House File 574, by Lipsky, a bill for an act relating to custody of children.

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

House File 575, by Committee on Agriculture (Committee on Agriculture), a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor.

Read first time and referred to committee on appropriations.

House File 576, by Dunton (Reno, Main, Heaberlin, Floy, Hagedorn, Schaben and Patton), a bill for an act appropriating an additional four million (4,000,000) dollars for agriculture land tax credit purposes.

Read first time and referred to committee on appropriations.

House File 577, by Johnston, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments.

Read first time and referred to committee on judiciary.

House File 578, by Maloney, a bill for an act relating to the corporate income tax.

Read first time and referred to committee on tax revision.

House File 579, by Sullivan (Erskine), a bill for an act relating to liquid transport carriers.

Read first time and referred to committee on commerce.

House File 580, by Allen, a bill for an act relating to careless driving, reckless driving, and death of a human being caused by reckless driving.

Read first time and referred to committee on motor vehicles and highway safety.

House File 581, by Steffen, Maloney, Miller of Des Moines, Reed, Millen, Camp, Distelhorst and Redfern, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions.

Read first time and referred to committee on commerce.

House File 582, by Steffen, a bill for an act relating to casualty insurance.

Read first time and referred to committee on commerce.

House File 583, by Nelson, Nielsen, Dunton, Schroeder, Hullinger, Grassley, Peterson of Woodbury, Kitner, Bergman and Harbor, a bill for an act relating to the regulation and licensing of persons dealing in scrap items and old ferrous and nonferrous metals, and to make an appropriation therefor.

Read first time and referred to committee on law enforcement.

House File 584, by Lipsky, a bill for an act to exempt from taxation household personal property and to increase from sixty (60) percent to sixty-three (63) percent the taxable valuation of residential buildings.

Read first time and referred to committee on tax revision.

House File 585, by Curran, Maloney, Roorda and Schmarje, a bill for an act to provide for the reservation of right of way for future streets and to provide relief in cases of undue hardships caused by right of way reservation.

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

House File 586, by Doderer (Kyhl, Murray, Hagedorn and Reppert), a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.

Read first time and referred to committee on board of control.

House File 587, by Doderer, Grassley, McIntyre and McCartney, a bill for an act relating to civil service in cities.

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

House File 588, by Millen, Bailey and Shaw (Elvers and Shirley), a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies.

Read first time and referred to committee on state government affairs.

House File 589, by Lipsky and Shaw, a bill for an act relating to the membership of the committee on mental hygiene.

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

House File 590, by Allen, a bill for an act relating to location of institutions of higher learning.

Read first time and referred to committee on higher education.

House File 591, by Allen, a bill for an act relating to the operation of a motor vehicle.

Read first time and referred to committee on law enforcement.

House File 592, by Millen, Welden, Kluever, King, Sullivan, Schmarje, Van Nostrand, Grassley, Lee, Mohrfeld, Mowry, Hicklin and McCartney (Stanley, Lange, Kruck, Lisle, Walsh, Messerly and Hougen), a bill for an act relating to workmen's compensation.

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

House File 593, by Koch, Sullivan, Peterson of Woodbury and Andersen (Van Eaton, Erskine and Gaudineer), a bill for an act relating to attorney fees and other costs paid to defend indigent persons charged with public offenses.

Read first time and referred to committee on judiciary.

House File 594, by Koch, a bill for an act relating to the election of the state superintendent of public instruction.

Read first time and referred to committee on schools.

House File 595, by Glenn, a bill for an act to prohibit persons, corporations, firms, associations, partnerships and organizations from requiring those with whom they do business to sign blank obligatory instruments.

Read first time and referred to committee on commerce.

House File 596, by Bailey, a bill for an act relating to old-age assistance for recipients who are residents of custodial homes and nursing homes.

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

House File 597, by Bailey, a bill for an act relating to permissible access between living quarters and a cosmetology shop located in a home.

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

SENATE MESSAGES CONSIDERED

Senate File 299, a bill for an act relating to the appointment of a conservator for an applicant for or recipient of aid to disabled persons.

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

Senate File 259, a bill for an act relating to the specifications and standards for cheeses and cheese products.

Read first time and referred to committee on agriculture.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 97, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists.

Also:

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

Senate File 110, a bill for an act to provide for a method of cancellation of casualty insurance policies.

Also:

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

Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services.

Also:

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

Senate File 237, a bill for an act to prevent the extension of the municipal court system.

Also:

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

Senate File 288, a bill for an act to abolish terms for holding court in the district courts of the state.

Also:

That the Senate has adopted the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 28 to establish a commission to conduct a study of legislative subdistricting and to make recommendations to the general assembly.

Also:

That the Senate has concurred in the House amendment and adopted Senate Concurrent Resolution 25 regarding legislative apportionment in Iowa.

Also:

That the Senate has concurred in the House amendment and adopted Senate Joint Resolution 8 proposing an amendment to the Constitution relating to the composition of the General Assembly.

AL MEACHAM, Secretary

SENATE AMENDMENT CONSIDERED

(HOUSE CONCURRENT RESOLUTION 3)

Story of Black Hawk called up for consideration House Concurrent Resolution 3, a concurrent resolution urging the Congress of the United States to inaugurate a program of tax-sharing with the States whereby the local government may have the necessary resources to solve local problems unhampered by restrictions imposed by legislators not familiar with the particulars involved in each community, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Concurrent Resolution 3 by substituting in lieu thereof the following:

WHEREAS, the mobility of individuals and the free flow of commerce have placed unforseen demands upon state and local governments in our federal system; and

WHEREAS, the vigor and responsiveness of state and local governments are essential elements of our governmental system; and

WHEREAS, existing categorical federal aid programs in many instances impede state and local governments from meeting priority public needs in a manner effectively suited to the varying problems and needs of individual state and local governments; and

WHEREAS, the principle of tax sharing would allow state and local governments more adequate revenue sources, NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF THE 62ND GENERAL ASSEMBLY OF THE STATE OF IOWA. THE SENATE CONCURRING:

That the Legislature of the State of Iowa urge that the federal government adopt new federal intergovernmental fiscal policies which reflect a basic change in emphasis, giving more discretion and responsibility to state and local governments and moving away from the over-reliance on national controls under the very large number of existing categorical federal grant-in-aid programs; and

BE IT FURTHER RESOLVED that the Legislature of the State of Iowa specifically endorses the principle of tax sharing and the principle of block grants, consolidating existing federal categorical grants-in-aid, to partially or wholly offset federal categorical grant-in-aid programs which now exist or may be developed in the future.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress.

Motion prevailed, and the House concurred in the Senate amendment.

Story of Black Hawk moved the adoption of the resolution as amended.

The resolution as amended was adopted.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR .

House File 232, a bill for an act relating to the burial of nonresident indigent transients, with report of committee recommending passage, was taken up for consideration.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 232 by striking the period at the end of line seven (7) and inserting in lieu thereof the following: ", provided such expenses do not exceed two hundred fifty dollars (\$250.00)."

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 232)

The ayes were 101:

Andersen	Fullerton	McIntyre	Shepherd
Bailey	Gallagher	Mensing	Smith
Baker	Gannon	Middleswart	Sorg
Battles •	Gittins	Millen	Stokes
Beardsley	Graham	Miller of Des Moines	Story
Bennett	Grassley	Miller of Jones	Strand
Bergman	Hanson of Benton	Moffitt	Stromer
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Busch	Harbor	Mowry	Sullivan
Camp	Hicklin	Nelson	Tapscott
Carnahan ·	Hill	Nielsen	Thordsen
Christensen	Holden	Nolin	Van Drie
Cochran	Johnson of Audubon	Ossian	Van Nostrand
Coffman	Johnston of Polk	Palmer	Van Roekel
Conklin	Kiilsholm	Peterson of Woodbury	Varley
Cunningham	King	Pierson	Vetter
Curran	Kluever	Poncy	Voorhees
Den Herder	Knight	Radl	Watson
Diehl	Koch	Redfern	Waugh
Distelhorst	Langland	Reed	Welden
Doderer	Lee	Roe	Winkelman
Dunton	Maloney	Sanders	Wolfe
Edgington	Mayberry	Schmarje	Wood
Fisher of Greene	McCartney	Schroeder	Yoder
Franklin	McCray	Shaw	Mr. Speaker
Freeman			

The nays were none.

Absent or not voting 23:

Allen	Fischer of Grundy	McNamara	Renda
Bowin	Glenn	Miller of Page	Roorda
Caffrey	Hullinger	O'Malley	Steffen
Clark	Kitner	Patton	Tieden
Darrington	Klein	Pelton	Utzig
Duffy	Lipsky	Petersen of Dallas	

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

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 188, a bill for an act relating to the installation of diagonal highways and highway placement, with report of committee recommending passage, was taken up for consideration.

Conklin of Black Hawk offered the following amendment filed by her:

Amend House File 188 as follows:

1. By adding after Section 1 the following new section:

"Nothing in this Act shall affect proposed rights of way which parallel existing railroads, rivers, or existing highways."

2. By renumbering the remaining sections.

Conklin of Black Hawk offered the following amendment to her amendment and moved its adoption:

Amend the amendment by Conklin and Story filed March 28 to House File 188, as follows:

1. By adding after the word "existing" in line 5 the words "or abandoned,"

The amendment to the amendment was adopted.

Middleswart of Warren moved to reconsider the vote by which the amendment to the amendment was adopted.

The motion lost.

Conklin of Black Hawk asked and received unanimous consent to suspend the rules for the purpose of offering the following substitute amendment for the Conklin amendment as amended and moved its adoption:

Amend House File 188 as follows:

- 1. By adding after Section 1 the following new section:
- "Nothing in this Act shall affect proposed rights-of-way which parallel existing railroads, abandoned railroads the rights-of-way of which have not reverted to farmland, rivers, or existing highways."
 - 2. By renumbering the remaining section.

Conklin of Black Hawk asked and received unanimous consent to withdraw the amendment filed by her and found on page 620, House Journal of March 13.

Stokes of Plymouth asked and received unanimous consent to withdraw the amendment filed by him and found on page 586, House Journal of March 9.

Curran of Cerro Gordo moved that action on House File 188 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 306, a bill for an act to provide for the use of safety emblems on slow-moving vehicles.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend Senate File 306 by striking from lines one (1) and two (2) of section one (1) the words and figures "Section three hundred twenty-one point three hundred ninety-eight (321.398)" and inserting in lieu thereof the words and figures "Chapter three hundred twenty-one (321)".

Further amend said section one (1) by inserting in line eight (8) after the word "less" the words ", and horsedrawn vehicles including buggies,".

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 306)

The ayes were 113:

Allen	Gallagher	McIntyre	Schroeder
Andersen	Gannon	Mensing	Shaw
Baker	Gittins	Middleswart	Shepherd
Battles	Glenn	Millen	Smith
Beardsley	Graham	Miller of Des Moines	Sorg
Bennett	Grassley	Miller of Jones	Steffen
Bergman	Hanson of Benton	Miller of Page	Story
Bowin	Hanson of Mitchell	Moffitt	Strand
Breitbach	Harbor	Mohrfeld	Stromer
Busch	Hicklin	Mowry	Strothman
Caffrey	Hill	Nelson	Sullivan
Camp	Holden	Nielsen	Tapscott
Carnahan	Hullinger	Nolin	Thordsen
Cochran	Johnson of Audubon	Ossian	Tieden
Coffman	Kiilsholm	Palmer	Van Drie
Conklin	King .	Patton	Van Nostrand
Cunningham	Kitner	Pelton	Van Roekel
Curran	Klein	Petersen of Dallas	Varley
Den Herder	Kluever	Peterson of Woodbury	Vetter
Dieh!	Knight	Pierson	Voorhees
Distelhorst	Koch	Poncy	Watson
Doderer	Langland	Radl	Waugh
Durton	Lee	Redfern	Welden
Edgington	Lipsky	Renda	Winkelman .
Fischer of Grundy	Maloney	Roe	Wolfe
Fisher of Greene	Mayberry	Roorda	Wood

Franklin Freeman McCartney McCray Sanders Schmarje Yoder Mr. Speaker

Fullerton

The nays were none.

Absent or not voting 11:

Bailey Christensen Darrington Duffy McNamara

Stokes

Clark

Johnston of Polk

O'Malley Reed Utzig

The bill having received a constitutional majority was declared to have passed

the House and the title was agreed to.

HOUSE FILE 256 WITHDRAWN

Kiilsholm of Kossuth asked and received unanimous consent to withdraw House File 256 from further consideration by the House.

RULES SUSPENDED

(HOUSE FILE 292)

Schmarje of Muscatine moved that the rules be suspended for the purpose of filing a motion to reconsider the vote by which House File 292 passed the House on March 27.

Motion prevailed.

MOTION TO RECONSIDER FILED

Mr. Speaker: We move to reconsider the vote by which House File 292 passed the House, March 27, 1967.

CLARENCE F. SCHMARJE VERNON N. BENNETT

MOTION TO RECONSIDER HOUSE FILE 135

McIntyre of Linn called up for consideration his motion to reconsider the vote on House File 135, filed by him and found on page 610, House Journal of March 10.

McIntyre of Linn moved to reconsider the vote by which House File 135, a bill for an act to require fiscal notes to be attached to all legislation introduced in the general assembly which provides for appropriations or involves an increase or decrease in state revenues, passed the House on March 9.

The motion prevailed.

McIntyre of Linn moved to reconsider the vote by which House File 135 was placed on its last reading.

Motion prevailed.

Winkelman of Calhoun offered the following amendment and moved its adoption: Amend House File 135 as follows:

- 1. Section 1, by inserting at the end thereof the following: "The general assembly may make joint rules to implement the requirements of this section."
 - 2. By striking all of sections 3, 4 and 5.

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 135)

The ayes were 105:

Allen	Fullerton	Middleswart	Schroeder
Andersen	Gallagher	Millen	Shaw
Bailey	Gannon	Miller of Des Moines	
Battles	Gittins	Miller of Jones	Sorg
Beardsley	Graham	Miller of Page	Stokes
Bergman	Grassley	Moffitt	Story
Bowin	Hanson of Mitchell	Mohrfeld	Strand
Breitbach	Harbor	Mowry	Stromer
Busch	Hicklin	Nelson	Strothman
Caffrey	Hill	Nielsen	Sullivan
Camp	Holden	Nolin	Tapscott
Carnahan	Johnson of Audubon	Ossian	Thordsen
Christensen	Kiilsholm	Palmer	Tieden
Cochran	King	Patton	Van Drie
Coffman	Kitner	Pelton	Van Nostrand
Conklin	Kluever	Petersen of Dallas	Van Roekel
Cunningham	Knight	Peterson of Woodbury	Varley
Curran	Koch	Pierson	Vetter
Diehl	Langland	Poncy	Voorhees
Distelhorst	Lee	Radl	Watson
Doderer	Lipsky	Redfern	Welden
Dunton	Mayberry	Reed	Winkelman
Edgington	McCartney	Renda	Wolfe
Fischer of Grundy	McCray	Roe	Wood
Fisher of Greene	McIntyre	Sanders	Yoder
Franklin	Mensing	Schmarje	Mr. Speaker
Freeman			* .

The nays were 8:

Baker	Glenn	Hullinger	Maloney
Bennett	Hanson of Benton	Klein	Roorda

Absent or not voting 11:

Clark	Duffy	O'Malley	Utzig
Darrington	Johnston of Polk	Smith	 Waugh
Den Herder	McNamara	Steffen	

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

HOUSE FILE 141 INDEFINITELY POSTPONED

Beardsley of Polk called up for consideration the report of the committee on judiciary on House File 141, found on page 721, House Journal of March 28.

Beardsley of Polk moved that the committee report be adopted.

The report was adopted.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate Joint Resolution 3 by adding at the end thereof a new section as follows:

"Section 3. The foregoing proposed amendment, if approved in identical form, by the general assembly chosen at the general election for members of the general assembly to be held in the year nineteen hundred and sixty-eight (1968), shall be submitted to the electors of the state at a special election to be held on the Tuesday next, after the first Monday in November, in the year nineteen hundred and sixty-nine (1969) in the manner required by the Constitution and laws of the state of Iowa."

Roll call was requested by Van Nostrand of Pottawattamie and Millen of Van Buren.

On the question "Shall the amendment by adopted?"

The ayes were 83:

Allen	Hanson of Mitchell	Miller of Jones	Strand
Andersen	Harbor	Miller of Page	Stromer
Battles	Hicklin	Moffitt	Strothman
Bergman	Hill	Mowry	Sullivan
Bowin	Holden	Nelson	Thordsen
Busch	Johnson of Audubon	Nielsen	Tieden
Camp	Kiilsholm	Patton	Van Drie
Christensen	King	Pelton	Van Nostrand
Coffman	Kitner	Petersen of Dallas	Van Roekel
Conklin	Klein	Peterson of Woodbury	Varley
Cunningham	Kluever	Pierson	Vetter
Curran	Knight	Radl	Voorhees
Den Herder	Koch	Reed	Watson
Diehl	Langland	Roorda	Waugh
Edgington	Lee	Schmarje	Welden
Fischer of Grundy	Lipsky	Schroeder	Winkelman
Fisher of Greene	McCartney	Shaw	Wolfe

Freeman McCray Shepherd Wood
Fullerton McIntyre Smith Yoder
Graham Mensing Stokes Mr. Speaker
Grassley Millen Story

The nays were 28:

Doderer	Maloney	Poncy
Franklin	Mayberry	Redfern
Gallagher	Middleswart	Renda
Gannon	Miller of Des Moines	Roe
Glenn	Mohrfeld	Sorg
Hanson of Benton	Nolin	Steffen
Johnston of Polk	Palmer	Tapscott
	Franklin Gallagher Gannon Glenn Hanson of Benton	Franklin Mayberry Gallagher Middleswart Gannon Miller of Des Moines Glenn Mohrfeld

Absent or not voting 13:

Bailey	Duffy	Hullinger	Ossian
Bennett	Dunton	McNamara	Sanders
Clark	Gittins	O'Malley	Utzig
Darrington		•	

The amendment was adopted.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

SENATE JOINT RESOLUTION 3

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section two (2) of Article four (IV) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 2. The Governor elected at the general election in the year 1970 shall be elected by the qualified electors at the time and place of voting for members of the General Assembly. The Governor shall hold his office four (4) years from the time of his installation and until his successor is elected and qualified."

Section three (3) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line two (2) the word "two" and inserting in lieu thereof the word "four".

"Section fifteen (15) of Article four (IV) of the Constitution of the State of Iowa is hereby amended by striking from line four (4) the word "two" and inserting in lieu thereof the word "four".

Section 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly, and the secretary of state is directed to cause same to be published for three (3) consecutive months previous to the date of said election as provided by law.

The foregoing proposed amendment, if approved in identical form, by Section 3. the general assembly chosen at the general election for members of the general assembly to be held in the year nineteen hundred and sixty-eight (1968), shall be submitted to the electors of the state at a special election to be held on the Tuesday next, after the first Monday in November, in the year nineteen hundred and sixty-nine (1969) in the manner required by the Constitution and laws of the state of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S.J.R. 3)

The yeas were 86:

Allen	Gannon	Millen	Shaw
Andersen	Glenn	Miller of Des Moines	Shepherd
Bailey	Graham	Miller of Jones	Sorg
Baker	Grassley	Miller of Page	Stokes
Beardsley	Hanson of Mitchell	Moffitt	Strand
Bergman	Hicklin	Nolin	Stromer
Bowin	Hill	Palmer	Tapscott
Breitbach	Holden	Patton	Thordsen
Busch	Hullinger	Pelton	Tieden
Carnahan	Johnston of Polk	Petersen of Dallas	Van Drie
Christensen	Kiilsholm	Peterson of Woodbury	Van Nostrand
Cochran	King	Pierson	Van Roekel
Conklin	Kitner	Poncy	Varley
Cunningham	Klein	Redfern	Vetter
Curran	Langland	Reed.	Voorhees
Den Herder	Lee	Renda	Waugh
Diehl	Lipsky	Roe	Welden
Distelhorst	Mayberry	Roorda	Wolfe
Dunton	McCartney	Sanders	Wood
Franklin	McCray	Schmarje	Yoder
Freeman	McIntyre	Schroeder	Mr. Speaker
Gallagher	Mensing	•	10000

The nays were 28:

			and the second second
Battles	Fullerton	Maloney	Smith
Caffrey	Hanson of Benton	Middleswart	Steffen
Camp	Harbor	Mohrfeld	Story
Doderer	Johnston of Audubon	Mowry	Strothman
Edgington	Kluever	Nelson	Sullivan
Fischer of Grundy	Knight	Nielsen	Watson
Fisher of Greene	Koch	Radl	Winkelman

Absent or not voting 10:

Bennett Clark Darrington Duffy McNamara O'Malley

Ossian Utzig

Coffman

Gittins

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

HOUSE JOINT RESOLUTION 2 WITHDRAWN

Baker of Boone asked and received unanimous consent to withdraw House Joint Resolution 2 from further consideration by the House.

On motion by Millen of Van Buren the House recessed until 1:45 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

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

Motion prevailed and the Speaker appointed Mensing of Cedar, Carnahan of Wapello and Hanson of Mitchell.

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

The sergeant-at-arms announced the arrival of the President of the Senate and the honorable body of the Senate.

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

JOINT CONVENTION

TO HONOR PIONEER LAWMAKERS

In accordance with law and House Concurrent Resolution 10 duly adopted, the joint convention was called to order, President Fulton presiding.

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

President Fulton extended his personal welcome to the Pioneer Lawmakers and presented to the joint convention Senator George O'Malley of Polk, who welcomed the Pioneer Lawmakers on behalf of the Senate with the following remarks:

Mr. President, Mr. Speaker, Members of the Pioneer Lawmakers Association, Members of the Joint Convention and Guests:

The time has arrived when we can again with sincerity say that it is a distinct privilege to extend to the Pioneer Lawmakers a very hearty welcome from the Sixty-second General Assembly and particularly the Senate. I am pleased to see so many back here greeting old comrades with enthusiasm and telling how they did it in the days of yore.

I'd like to say that the time is fast approaching and it won't be too long until I will be eligible to become a Pioneer Lawmaker and, the Lord willing, I hope to attend many of your future meetings in the days to come.

I think you will find that the legislative processes are as stimulating today as they were in the past when you were the leaders and when you were the protagonists on one side or the other. However, I can assure you the speeches are not any shorter.

Two years ago I mentioned the revolutionary change as to confirmations by the Senate being open. It has worked well. This very day in less than one hour we confirmed nine appointments.

Certainly one of the most cherished honors that can come to any citizen in this state is to have had the privilege to serve in the legislature and observe the dedication which the members display in considering various pieces of legislation.

It is a privilege of the highest degree to represent the people of Iowa in any General Assembly and I know it is one of the most cherished traditions that you veterans have to reminisce about.

We, the lawmakers of today, commend you, the lawmakers of yesterday, for the work you have done in the passing of legislation which you considered to be in the public interest. It appears that you came to grips with many problems of your day such as the ever present one of taxes, and of course we have the same problems this session, but in a greater degree, in addition to the matter of governmental reform and hoping once and for all, laying to rest, if possible, the matter of reapportionment.

It is encouraging to see so many of you here and I hope that you all will be available to return to the next lawmakers meeting two years hence.

Thank you.

President Fulton presented to the joint convention Representative Lester L. Kluever of Cass who welcomed the Pioneer Lawmakers on behalf of the House with the following remarks:

Mr. President, Mr. Speaker, Members of the Pioneer Law-makers Association, Members of the Joint Convention and Guests:

For and on behalf of the House I welcome the Pioneer Lawmakers.

It is nice to have you meet with us. We know, or know of, many of you for your services to our State in former years.

Your interest in returning to the scene of your former official duties testifies to the satisfaction one gains from an honest and sincere desire to serve our State. It gives us hope that we who are presently serving will some day have that pleasure.

Your continued interest in the affairs of our State is assurance that your counsel and advice can be of great benefit to us.

We are happy you have such an organization, hope you have a profitable meeting and we hope to join you in the not too distant time.

Good health and happiness to all of you.

President Fulton presented to the joint convention the Honorable DeVere Watson, former member of the Senate from Pottawattamie County, and now President of the Pioneer Lawmakers Association of Iowa, who introduced Don Reid, Managing Director of the Iowa Press Association.

Mr. Reid briefly addressed the convention.

The Honorable DeVere Watson introduced to the joint convention the Honorable M. F. Hicklin, former member of the House from Louisa County, President of the Pioneer Lawmakers for the coming year.

Millen of Van Buren moved that the joint convention be now dissolved.

The motion prevailed.

The House reconvened, Speaker Pro Tempore Kluever in the chair.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 600 additional copies printed of House File 572.

SPECIAL ORDER

HOUSE FILE 572

Millen of Van Buren asked and received unanimous consent that House File 572 be made a special order of business for 10:30 a.m., Monday, April 3, 1967.

REQUEST TO VOTE

Steffen of Chickasaw asked and received unanimous consent to be recorded as voting aye on Senate File 306.

McCartney of Floyd asked and received unanimous consent to be recorded as voting aye on Senate File 306.

REPORTS OF COMMITTEES

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred <u>House File 36</u>, a bill for an act to provide for mail-delivering vehicles sufficient area to enable the driver thereof to stop off the traveled portion of primary roads when delivering mail, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LEROY S. MILLER, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 244, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system who have reached the age of seventy-two years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred Senate File 72, a bill for an act relating to the operation of nursing homes and custodial homes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 435, a bill for an act to authorize the creation of area hospitals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 435, Sec 18, by striking from line two (2) the word and figures "sixteen (16)" and inserting in lieu thereof the word and figures "seventeen (17)".

ELMER DEN HERDER, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 250</u>, a bill for an act relating to the carrying of concealed weapons, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 463</u>, a bill for an act relating to cigarette vending machines, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 330}}$, a bill for an act relating to the requirement of reporting of conviction of operating motor vehicle while intoxicated, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 53, a bill for an act to provide for collection of sewer charges with water rentals or charges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 53 as follows:

- 1. By striking Section 1 and renumbering the following section.
- 2. By striking all of the explanation and inserting in lieu thereof:

"This bill provides that sewer use charges shall be collected with water charges." LEONARD C. ANDERSEN, Chairman

AMENDMENTS FILED

Amend House File 572 as follows:

- 1. Amend section sixteen (16), by striking from line ten (10) the word "effect" and inserting in lieu thereof the word "affect".
- 2. Amend section twenty-five (25), by striking from lines two (2) and three (3) the words and figures "provisions of section twenty-five (25), of this Act" and inserting in lieu thereof the words "employment provisions of this Act.".

FISHER of Greene

Amend Senate File 126, Section 1, by inserting in line three (3) after the word "deer" the words ", except by bow and arrow,".

MC INTYRE of Linn

Amend House File 196 as follows:

- 1. By striking the words "an action" in section one (1), line nine (9), and inserting in lieu thereof the words "a civil action to recover damages for personal injuries or wrongful death".
- 2. By striking all after the word "person" in section one (1), line twelve (12), and inserting in lieu thereof the following: ". Such evidence shall be admissible upon trial of the action only as it relates to the condition alleged. If an adverse party desires the oral deposition, either discovery or evidentiary, of any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon or desires to call any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon as a witness at the trial of the action, he shall file an application with the court for permission to do so. The court upon hearing, which shall not be ex parte, shall grant such permission unless the court finds that the evidence sought does not relate to the condition alleged and shall fix a reasonable fee to be paid to such physician or surgeon by the party taking the deposition or calling the witness."

KLUEVER of Cass

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Friday, March 31, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, March 31, 1967.

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

Prayer was offered by the Reverend Robert Davis, pastor of the Methodist Church, Russell, Iowa.

The Journal of March 30 was approved,

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Thordsen of Scott on request of Battles of Jackson; Van Nostrand of Pottawattamie on request of the Speaker; Story of Black Hawk on request of Conklin of Black Hawk; Stokes of Plymouth for the afternoon on request of the Speaker.

PRESENTATION OF VISITORS

Cunningham of Story introduced to the House 33 fourth grade students from Maxwell Community School, Maxwell, Iowa, accompanied by Mary Richter.

Lee of Hamilton introduced to the House 72 junior high art students, Webster City, Iowa, accompanied by their instructors, Mrs. Card and Mr. Danker.

Den Herder of Sioux introduced to the House 40 eighth grade students from the Orange City Christian school, Orange City, Iowa, accompanied by their instructors, Ray Geerdes and Fred DeBeer.

Stromer of Hancock introduced to the House 30 students from the Garner-Hayfield Community School, Garner, Iowa, accompanied by their teacher, Mr. Al Barz. In the group was Representative Stromer's daughter, Linda.

Pierson of Mahaska introduced to the House the Honorable Mrs. Edna C. Lawrence, Ottumwa, Iowa, former member of the House from Wapello County in the Fifty-second and Fifty-third General Assemblies.

Christensen of Union introduced to the House 10 4-H members of New Hope Township, accompanied by their leaders, Ken Heinter and Don Porter.

Carnahan of Wapello and Poncy of Wapello introduced to the House 20 secretarial students from Ottumwa High School, Ottumwa, Iowa, accompanied by Mrs. Wilson.

Smith of O'Brien introduced to the House six senior secretarial students from Sanborn, Iowa, accompanied by their teacher, Mr. Borden, and Mr. and Mrs. Conrad Prins.

Strand of Poweshiek introduced to the House the Honorable Henry Wichman, Malcom, Iowa, former member of the House in the Forty-eighth, Forty-ninth and Fiftieth General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Conklin of Black Hawk from 270 citizens of Black Hawk County who favor Senate File 118, relating to the transportation of school children.

By Carnahan of Wapello from 26 residents of Wapello County who favor pari-mutuel wagering.

By Hanson of Benton from 75 residents of Benton County who favor pari-mutuel betting.

By Miller of Jones from 103 residents of Jones County who favor Senate File 118 which provides bus transportation to private school children.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

 $\ensuremath{\mathrm{O^{\circ}Malley}}$ of Polk offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Emory H. English, of Polk County, who was a member of the Twenty-ninth, Thirtieth and Thirty-first sessions of the General Assembly, passed away on December 26, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee O'Malley of Polk, Glenn of Polk and Renda of Polk.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 53,36,244,435 and 330; and Senate File 72, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 158.

POINT OF PERSONAL PRIVILEGE

Gannon of Jasper rose on a point of personal privilege and announced to the House that the Honorable John L. Duffy of Dubuque had been elected to the Pioneer Lawmakers Association.

The House extended its congratulations to Representative Duffy.

POINT OF PERSONAL PRIVILEGE

Palmer of Polk rose on a point of personal privilege to extend the best wishes of the House to Representative Arnold Utzig of Dubuque County on the occasion of his 74th birthday. Representative Utzig has served the state as Representative from Dubuque for six sessions, as Senator four sessions and was a member of the Board of Parole from 1957 to 1963.

SPECIAL REQUEST

Tapscott of Polk asked and received unanimous consent to withdraw his name as co-sponsor of House File 188.

SPECIAL REQUEST

Hanson of Benton asked and received unanimous consent to withdraw his name as co-sponsor of House File 291.

MOTION TO RECONSIDER WITHDRAWN

Mr. Speaker: Under the provisions of Rule 67 we wish to withdraw our motion to reconsider the vote on House File 292, filed March 30 and found on page 747 of the House Journal.

CLARENCE SCHMARJE VERNON BENNETT

Grassley of Butler offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 14

By Grassley, Fischer of Grundy, Harbor, Schroeder, Nelson, Radl

WHEREAS, the General Assembly is concerned with the desirability, in the public interest, of at all times maintaining in all branches of the state government personnel duly trained and qualified to fulfill the functions assigned to them; and

WHEREAS, it has now come to the attention of the General Assembly that personnel practices under the Highway Commission have resulted in the disciplining and demotion of a highly qualified weight officer; and

WHEREAS, the discipline of qualified employees is a matter of concern to the state in the expense of training adequate replacements and creates serious problems of morale in all personnel divisions in the state; and

WHEREAS, the problems incident to this matter are intensified because of the alleged understaffing of Highway Commission weight officers and substantiated by the fact that the Highway Commission has asked for additional funds to employ more weight officers; and

WHEREAS, the public and all concerned will be best served by making the facts fully known as to the practices and conduct of personnel in said Highway Commission up to the present time; now therefore,

BE IT RESOLVED by the House of Representatives, the Senate Concurring: that a committee of inquiry be created consisting of five members from the House of Representatives to be appointed by the Speaker of the House of Representatives and five members from the Senate to be appointed by the President of the Senate; consisting of three members of the majority party from each house and two members of the minority party from each house, for the purpose of making full inquiry and making a report to the General Assembly within fourteen legislative days from date of appointment.

Passed on file.

INTRODUCTION OF BILLS

House File 598, by Kluever, Dunton, Tieden, Knight, Doderer, Baringer, Vetter, Lipsky, Petersen of Dallas, Reed, Gannon, Conklin, Steffen, Miller of Des Moines, Bailey, Smith, Shaw, Millen, Franklin, Waugh, Miller of Page, Harbor, Hanson, Sorg, Hicklin, Radl, O'Malley, Koch, Mensing and Curran (Legislative Research Committee), a bill for an act relating to investments of the Iowa public employees retirement fund.

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

House File 599, by Winkelman, Baker, Sanders, Distelhorst and Sorg, a bill for an act relating to metropolitan planning commissions.

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

House File 600, by Langland, Fisher of Greene, Edgington, Busch and Sorg, a bill for an act relating to general aid to school districts and to merged area schools.

Read first time and referred to committee on schools,

House File 601, by Holden and Yoder, a bill for an act relating to motor vehicle registration plates.

Read first time and referred to committee on motor vehicles and highway safety.

House File 602, by Doderer and Sorg, a bill for an act relating to the Iowa Development Commission.

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

House File 603, by Nielsen, Yoder, Graham, Johnson, Smith, Fisher of Greene, Strothman, Bailey, Harbor, Waugh, Varley and Hullinger, a bill for an act to consolidate the various state tax aids into one general aid to be apportioned equitably to the taxpayers of the state as a whole and to make an appropriation for such aid.

Read first time and referred to committee on tax revision.

House File 604, by Winkelman, Nielsen, Smith, Johnson, Freeman, Tieden, Graham, Darrington, Nelson, Hullinger, Edgington and Cochran, a bill for an act relating to the taxation of personal property, and to provide an appropriation therefor.

Read first time and referred to committee on tax revision.

House File 605, by Steffen, Nelson, Fisher of Greene, Millen and Dunton (Legislative Research Committee), a bill for an act relating to registration fees for motor vehicles.

Read first time and referred to committee on motor vehicles and highway safety.

House File 606, by Steffen, Reed, Fisher of Greene, Millen and Dunton (Legislative Research Committee), a bill for an act relating to the operation of a motor vehicle while intoxicated or under the influence of drugs.

Read first time and referred to committee on law enforcement.

House File 607, by Fischer of Grundy, Gannon, Fisher of Greene, Smith, Renda, Dunton and Miller of Des Moines (Legislative Research Committee), a bill for an act relating to motor vehicle inspection.

Read first time and referred to committee on motor vehicles and highway safety.

House File 608, by Tapscott, Andersen, Camp, Miller of Des Moines and Palmer, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary.

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

House File 609, by Grassley, a bill for an act relating to fair employment practices.

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

SENATE MESSAGES CONSIDERED

Senate File 97, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists.

Read first time and referred to committee on state government affairs.

Senate File 110, a bill for an act to provide for a method of cancellation of casualty insurance policies.

Read first time and referred to committee on commerce.

Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services.

Read first time and referred to committee on judiciary.

Senate File 237, a bill for an act to prevent the extension of the municipal court system.

Read first time and referred to committee on judiciary.

Senate File 288, a bill for an act to abolish terms for holding court in the district courts of the state.

Read first time and referred to committee on judiciary.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 188, a bill for an act relating to the installation of diagonal highways and highway placement.

Conklin of Black Hawk offered the following substitute amendment for the Conklin amendment as amended:

Amend House File 188 as follows:

1. By adding after Section 1 the following new section:

"Nothing in this Act shall affect proposed rights-of-way which parallel existing railroads, abandoned railroads the rights-of-way of which have not reverted to farmland, rivers, or existing highways."

2. By renumbering the remaining section.

The substitute amendment was adopted.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend House File 188, Section 1, line three (3) by inserting after the word "state" the following "north of Highway 20".

The amendment lost.

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

On the question "Shall the bill pass?" (H.F. 188)

The ayes were 71:

BaileyFreemanLeeSchmarjeBakerFullertonMcCraySchroeder

Battles Gittins McNamara Smith Bergman Glenn Mensing Stokes Bowin Graham Middleswart Strand Busch Grasslev Moffitt Stromer Camp Hanson of Mitchell Mohrfeld Strothman Carnahan Harbor Mowry Sullivan Christensen -Hill Nelson Tieden Cochran Holden Nielsen Utzig Coffman Hullinger . Ossian Van Drie Conklin Johnson of Audubon Patton Van Roekel Cunningham Kiilsholm Petersen of Dallas Vetter Diehl Kitner Peterson of Woodbury Voorhees Distelhorst Klein Pierson Waugh Edgington Knight Poncy Winkelman Fischer of Grundy Koch Roe Mr. Speaker

Fisher of Greene Langland Sanders

The nays were 43:

Allen	Franklin	Millen	Roorda
Andersen	Gallagher	Miller of Des Moines	Shaw
Beardsley	Gannon	Miller of Jones	Shepherd
Bennett	Hanson of Benton	Miller of Page	Steffen
Breitbach	Hicklin	Nolin	Tapscott
Caffrey	Johnston of Polk	O'Malley	Varley
Curran*	King	Palmer	Welden
Den Herder	Lipsky	Pelton	Wolfe
Doderer	Maloney	Radl	Wood
Duffy	Mayberry	Redfern	Yoder
Dunton	McCartney	Renda	

Absent or not voting 10:

Clark	McIntyre	Story	Van Nostrand
Darrington	Reed	Thordsen	Watson

Kluever Sorg

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

Fischer of Grundy moved to reconsider the vote by which House File 188 passed the House and that the motion to reconsider be laid on the table.

The motion prevailed.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 145, a bill for an act relating to the sanitary requirements of slaughter-houses, with report of committee recommending passage, was taken up for consideration.

Mr. Speaker

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

On the question "Shall the bill pass?" (S.F. 145)

The ayes were 106:

Allen Franklin Mayberry Roorda McCartney Sanders Andersen Freeman McCray Schmarje Bailey Fullerton Gallagher McNamara Schroeder Baker Battles Gannon Mensing Shaw Gittins Middleswart Shepherd Beardsley Glenn Millen Smith Bennett Miller of Des Moines Sorg Graham Bergman Bowin Grasslev Miller of Jones Steffen Breitbach Hanson of Benton Miller of Page Strand Caffrey Hanson of Mitchell Moffitt Strothman Camp Harbor Mohrfeld Sullivan Carnahan Hicklin Tapscott Nelson Christensen Tieden Holden Nolin Cochran Hullinger O'Malley Utzig Coffman Johnson of Audubon Ossian Van Drie Conklin Johnston of Polk Palmer Van Roekel Varley Cunningham Kiilsholm Patton Curran Pelton Voorhees King Den Herder Kitner Petersen of Dallas Waugh Diehl Klein Peterson of Woodbury Welden Distelhorst Knight Pierson Winkelman Wolfe Doderer Koch Poncy booW Duffy Langland Redfern Yoder Dunton Lee Renda

Fisher of Greene The nays were 1:

Fischer of Grundy

Lipsky

Maloney

Radl

Absent or not voting 17:

Thordsen Busch Kluever Reed Clark McIntyre Stokes Van Nostrand Vetter Darrington Mowry Story Nielsen Stromer Watson Edgington Hill

Roe

Senate File 68, a bill for an act to repeal the law requiring annual reports for the Grand Army of the Republic, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (S.F. 68)

The ayes were 104:

	•		
Allen	Fischer of Grundy	McCartney	Roe
Andersen	Fisher of Greene	McCray	Roorda
Bailey	Franklin	McNamara	Sanders
Baker	Freeman	Mensing	Schmarje
Battles	Fullerton	Middleswart	Schroeder
Beardsley	Gallagher	Millen	Shaw
Bennett	Gittins	Miller of Des Moines	Shepherd
Bergman	Glenn	Miller of Jones	Smith
Bowin	Graham	Miller of Page	Strand
Breitbach	Grassley	Moffitt	Strothman
Busch	Hanson of Benton	Mohrfeld	Sullivan
Caffrey	Hanson of Mitchell	Mowry	Tapscott
Camp	Harbor	Nelson	Tieden
Carnahan	Holden	Nielsen	Utzig
Christensen	Hullinger	Nolin	Van Drie
Cochran	Johnson of Audubon	O'Malley	Van Roekel
Coffman	Johnston of Polk	Ossian	Varley
Conklin	Kiilsholm	Palmer	Vetter
Cunningham	King	Patton	Voorhees
Curran	Kitner	Pelton	Waugh
Den Herder	Koch	Peterson of Woodbury	Welden
Diehl	Langland	Pierson	Winkelman
Distelhorst	Lee	Poncy	Wolfe
Doderer	Lipsky	Radl	Wood
Duffy	Maloney	Redfern	Yoder
Dunton	Mayberry	Renda	Mr. Speaker

The nays were none.

Absent or not voting 20:

	**		
Clark	Hill	Petersen of Dallas	Story
Darrington	Klein	Reed	Stromer
Edgington	Kluever	Sorg	Thordsen
Gannon	Knight	Steffen	Van Nostrand
Hicklin	McIntyre	Stokes	Watson

House File 380, a bill for an act compelling operators of vessels involved in collisions to render aid, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 380)

The ayes were 103:

Allen	Fischer of Grundy	Maloney	Renda
Andersen	Fisher of Greene	Mayberry	Roe
Bailey	Franklin	McCray	Roorda
Baker	Freeman	McNamara	Sanders
Battles	Fullerton	Mensing	Schmarje
Beardsley	Gallagher	Middleswart	Schroeder
Bennett	Gittins	Millen	Shepherd
Bergman	Glenn	Miller of Des Moines	Smith
Bowin	Graham	Miller of Jones	Sorg
Breitbach	Grassley	Miller of Page	Strand
Busch	Hanson of Benton	Moffitt	Sullivan
Caffrey	Hanson of Mitchell	Mohrfeld	Tapscott
Camp	Harbor	Mowry	Tieden
Carnahan	Hicklin	Nelson	Utzig
Christensen	Holden	Nielsen	Van Drie
Cochran	Hullinger	Nolin	Van Roekel
Coffman	Johnson of Audubon		Varley
Conklin	Johnston of Polk	Ossian	Voorhees
Cunningham	Kiilsholm	Palmer	Waugh
Curran	King	Patton	Weiden
Diehl	Kitner	Pelton	Winkelman
Distelhorst	Knight	Peterson of Woodbury	Wolfe
Doderer	Koch	Pierson	Wood
Duffy	Langland	Poncy	Yoder
Dunton	Lee	Radl	Mr. Speaker
Edgington	Lipsky	Redfern	-

The nays were none.

Absent or not voting 21:

Clark	Kluever	Shaw	Strothman
Darrington	McCartney	Steffen	Thordsen
Den Herder	McIntyre	Stokes	Van Nostrand
Gannon	Petersen of Dallas	Story	Vetter
Hill	Reed	Stromer	Watson

Klein

House File 377, a bill for an act relating to driver instruction permits, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 377)

The ayes were 102:

Allen Fischer of Grundy Roorda Mayberry Andersen Fisher of Greene McCray Sanders Bailev Franklin McNamara Schmarie Baker Schroeder Freeman Mensing Battles Fullerton Middleswart Shaw Beardslev Shepherd Gallagher Millen Bennett Gittins Miller of Des Moines Smith Bergman Glenn Miller of Jones Sorg Bowin Graham Miller of Page Strand Breitbach Grasslev Moffitt Strothman Busch Hanson of Benton Mohrfeld Sullivan Caffrey Hanson of Mitchell Mowry Tapscott Camp Harbor Nelson Tieden Carnahan Hicklin Nielsen Utzig Christensen Holden Nolin Van Drie Cochran Johnson of Audubon O'Malley Van Roekel Coffman Johnston of Polk Ossian Varlev Conklin Kiilsholm Palmer Voorhees Cunningham King . Patton Waugh Curran Kitner Pelton Welden Diehl Knight Peterson of Woodbury Winkelman Distelhorst Koch Pierson Wolfe Doderer Langland booW Poncy Duffv Lee Renda Yoder Dunton Lipsky Roe Mr. Speaker Edgington Maloney

The nays were none.

Absent or not voting 22:

Clark	Klein	Redfern	Stromer
Darrington	Kluever	Reed	Thordsen
Den Herder	McCartney	Steffen	Van Nostrand
Gannon	McIntyre	Stokes	Vetter
Hill	Petersen of Dallas	Story	Watson
Hullingon	Do di	3	

Hullinger Radl

House File 381, a bill for an act relating to the size limit on certain fish taken with commercial fishing gear, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 381)

The ayes were 100:

Franklin Allen Mensing Schmarje Andersen Freeman Middleswart Schroeder Bailev Fullerton Shaw Millen Baker Gallagher Miller of Des Moines Shepherd Battles Gittins Miller of Jones Smith Beardsley Glenn Moffitt Sorg Bennett Graham Mohrfeld Steffen Bergman Grasslev Strand Mowry Bowin Hanson of Benton Nelson Strothman Breitbach Hanson of Mitchell Nielsen Sullivan Caffrey Harbor Nolin Tapscott Carnahan Hicklin O'Malley Tieden Christensen Holden Ossian Utzig Cochran Johnson of Audubon Palmer Van Drie Coffman Kiilsholm Patton Van Roekel Conklin Pelton Varley King Cunningham Kitner Peterson of Woodbury Voorhees Curran Knight Pierson Watson Diehl Koch Poncy Waugh Doderer Langland Radl Welden Maloney Duffy Redfern Winkelman Dunton Mayberry Renda Wolfe Edgington McCartney Roe Wood Fischer of Grundy McCrav Roorda Yoder Fisher of Greene McNamara Sanders Mr. Speaker

The nays were 1:

Miller of Page

Absent or not voting 23:

Busch	Gannon	Lee	Story
Camp	Hill	Lipsky	Stromer
Clark	Hullinger	McIntyre	Thordsen
Darrington	Johnston of Polk	Petersen of Dallas	Van Nostrand
Den Herder	Klein	Reed	Vetter

Distelhorst Stokes Kluever

House File 193, a bill for an act relating to the operation of licensed grain ware-houses by feed manufacturers and dealers, with report of committee recommending amendment and passage, was taken up for consideration.

Battles of Jackson offered the following amendment filed by the committee on agriculture and moved its adoption;

Amend House File 193 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding thereto the following:

A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:

- 1. He must obtain from such warehouseman a nonnegotiable warehouse receipt and such receipt must show clearly the following notation: "held in trust for" (customer's name and address).
- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has grain stored under the provisions of this section.

The amendment was adopted.

Pierson of Mahaska asked and received unanimous consent to withdraw the amendment filed by him, and found on page 381, House Journal of February 22.

Pierson of Mahaska asked and received unanimous consent to withdraw the amendment filed by him, and found on page 473, House Journal of March 1.

Pierson of Mahaska offered the following amendment and moved its adoption:

Amend the title to House File 193 by striking therefrom all after the word "ware-houses".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 193)

The ayes were 102:

Allen	Freeman	Mensing	Schmarje
Andersen	Fullerton	Middleswart	Schroeder
Bailey	Gallagher	Miller of Des Moines	Shaw
Baker	Gittins	Miller of Jones	Shepherd
Battles	Glenn	Miller of Page	Smith
Beardsley	Graham	Moffitt	Sorg
Bennett	Grassley	Mohrfeld	Steffen
Bergman	Hanson of Benton	Mowry	Strand
Bowin	Hanson of Mitchell	Nelson	Strothman
Breitbach	Harbor	Nielsen	Sullivan
Caffrey	Hicklin	Nolin	Tapscott
Camp	Holden	O'Malley	Tieden
Carnahan	Hullinger	Ossian	Utzig
Christensen	Johnson of Audubon	Palmer	Van Drie
Cochran	Kiilsholm	Patton '	Van Roekel
Coffman	King	Pelton	Varley
Conklin	Kitner	Peterson of Woodbury	Voorhees
Cunningham	Knight	Pierson	Watson
Curran	Koch	Poncy	Waugh
Diehl	Langland	Radl	Welden
Distelhorst	Lipsky	Redfern	Winkelman
Duffy	Maloney	Renda	Wolfe
Dunton	Mayberry	Roe	Wood
Edgington	McCartney	Roorda	Yoder
Fischer of Grundy	McCray	Sanders	Mr. Speaker
Fisher of Greene	McNamara	•	

The nays were none.

Absent or not voting 22:

Busch	Gannon	McIntyre	Story
Clark	Hill	Millen	Stromer
Darrington	Johnston of Polk	Petersen of Dallas	Thordsen
Den Herder	Klein	Reed	Van Nostrand
Doderer	Kluever	Stokes	Vetter

Franklin Lee

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

House File 161, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 161)

The ayes were 96:

Allen	Fisher of Greene	Mensing	Sanders
Andersen	Freeman	Middleswart	Schmarje
Baker	Fullerton	Millen	Schroeder
Battles	Gallagher	Miller of Jones	Shaw
Beardsley	Gittins	Miller of Page	Shepherd
Bennett	Glenn	Moffitt	Smith
Bergman	Graham	Mohrfeld	Sorg
Bowin	Grassley	Mowry	Strand
Breitbach	Hanson of Benton	Nelson	Strothman
Busch	Hanson of Mitchell	Nielsen	Sullivan
Caffrey	Hicklin	Nolin .	Tapscott
Camp	Holden	O'Malley	Utzig
Carnahan	Hullinger	Ossian	Van Drie
Christensen	Johnson of Audubon	Palmer	Van Roekel
Cochran	Kiilsholm	Patton	Varley
Coffman	King	Pelton	Voorhees
Conklin	Kitner	Peterson of Woodbury	Watson
Cunningham	Knight	Pierson ·	Waugh
Diehl	Koch	Poncy	Welden
Distelhorst	Langland	Radl	Winkelman
Doderer	Lipsky	Redfern	Wolfe
Duffy	Maloney	Renda	Wood
Dunton	Mayberry	Roe	Yoder
Edgington	McCray	Roorda	Mr. Speaker

The nays were none.

Absent or not voting 28:

Bailey	Gannon	McCartney	Stokes
Clark	Harbor	McIntyre	Story
Curran	Hill	McNamara	Stromer
Darrington	Johnston of Polk	Miller of Des Moines	Thordsen
Den Herder	Klein	Petersen of Dallas	Tieden
Fischer of Grundy	Kluever	Reed	Van Nostrand

Franklin Lee Steffen Vetter

Frankfin Lee Stellen vetter

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

House File 398, a bill for an act relating to the cost of supporting children in state homes, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 398)

The ayes were 101:

Fisher of Greene Allen McCray Sanders Andersen Freeman Mensing Schmarie Bailey Fullerton Middleswart Schroeder Baker Gannon Millen Shaw Battles Gittins Miller of Des Moines Shepherd Beardslev Glenn Miller of Jones Smith Bennett Graham Miller of Page Sorg Steffen Bergman Grasslev Moffitt Bowin Hanson of Benton Mohrfeld Strand Breitbach Hanson of Mitchell Strothman Mowry Busch Harbor Nelson Sullivan Caffrey Hicklin Nielsen Tapscott Camp Holden Nolin Tieden Carnahan Hullinger O'Malley Utzig Christensen Johnson of Audubon Ossian Van Drie Cochran Kiilsholm Van Roekel Palmer Coffman Varley King Patton Conklin Kitner Peterson of Woodbury Voorhees Cunningham Klein Pierson Watson Curran Knight Poncy Waugh Diehl Koch Radl Winkelman Distelhorst Redfern Langland Wolfe. Doderer Lipsky Renda Wood Duffy Maloney Roe Yoder Dunton Mayberry Roorda Mr. Speaker Edgington

The nays were none.

Absent or not voting 23:

Clark McNamara Stromer Darrington Johnston of Polk Pelton Thordsen Peterson of Dallas Den Herder Kluever: Van Nostrand Fischer of Grundy Lee Reed Vetter Franklin McCartney Stokes Welden Gallagher McIntyre Story

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

House File 321, a bill for an act relating to pensions for certain retired public school employees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 321)

The ayes were 102:

Allen Sanders Franklin McCray Schmarie Andersen Freeman Mensing Bailev Fullerton Middleswart Schroeder Millen Shaw Baker Gallagher Miller of Des Moines Shepherd Battles Gannon Miller of Jones Smith Beardslev Gittins Miller of Page Sorg Bennett Glenn Bergman. Graham Moffitt Strand Bowin Mohrfeld Strothman Grasslev Sullivan Breitbach Hanson of Benton Mowry Tapscott Busch Hanson of Mitchell Nelson Tieden Caffrey Harbor Nielsen Camp Hicklin Nolin Utzig Carnahan Van Drie Holden O'Mallev Van Roekel Christensen Ossian Hullinger -Cochran Johnson of Audubon Palmer Varley Coffman Patton Voorhees Kiilsholm Conklin King Peterson of Woodbury Watson Cunningham Pierson Waugh Kitner Curran Knight Poncy Welden Diehl Winkelman Radl Koch Distelhorst Wolfe Redfern Langland Doderer Renda Wood Lipsky Duffy Roe Yoder Maloney Dunton Mayberry Roorda Mr. Speaker McCartney Fisher of Greene

The nays were none.

Absent or not voting 22:

Clark Johnston of Polk Pelton Story Darrington Klein · Petersen of Dallas Stromer Den Herder Kluever Reed Thordsen Edgington Van Nostrand Lee Steffen Fischer of Grundy McIntyre Vetter Stokes Hill McNamara

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

Senate File 124, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults, with report of committee recommending amendment and passage, was taken up for consideration.

Bowin of Black Hawk offered the following amendment filed by the committee on conservation and moved its adoption:

Amend Senate File 124 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred ten point seventeen (110.17), Code 1966, is hereby amended by adding the following:

"The commission shall issue without charge a special fishing license to residents of Iowa sixteen (16) years or more of age who the commission finds are mentally or physically severely handicapped. Such special license shall be valid only when the holder is fishing under supervision. The commission is hereby authorized to prepare an application to be used by the person requesting handicapped status, which would require that his attending physician sign the form declaring the person handicapped and eligible for exempt status."

The amendment was adopted.

Tieden of Clayton offered the following amendment and moved its adoption:

Amend the title to Senate File 124 by striking all after the word "Act" and inserting in lieu thereof the following:

"relating to the issuance of special fishing licenses to certain severely handicapped persons."

The amendment was adopted.

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

On the question "Shall the bill pass?" (S.F. 124)

The ayes were 97:

Allen	Freeman	Mensing	Schroeder
Andersen	Fullerton	Middleswart	Shaw
Bailey	Gallagher	Millen	Shepherd
Baker	Gannon	Miller of Des Moines	Smith
Battles	Gittins	Miller of Jones	Sorg
Beardsley	Glenn	Miller of Page	Steffen
Bowin	Graham	Moffitt	Strand
Breitbach	Grassley	Mowry	Strothman
Caffrey	Hanson of Benton	Nelson	Sullivan
Camp	Hanson of Mitchell	Nielsen	Tapscott
Carnahan	Harbor	Nolin	Tieden
Christensen	Hicklin	O'Malley	Utzig
Cochran	Holden	Ossian	Van Drie
Coffman	Johnson of Audubon	Patton	Van Roekel
Conklin	Kiilsholm	Peterson of Woodbury	Varley
Cunningham	Kitner	Pierson	Voorhees

Knight Diehl Distelhorst Koch Doderer Langland Duffy Lipsky Dunton Maloney Edgington Mayberry Fischer of Grundy McCartney Fisher of Greene McCrav

Poncy
Radl
Redfern
Renda
Roe
Roorda
Sanders
Schmarje

Watson
Waugh
Welden
Winkelman
Wolfe
Wood
Yoder
Mr. Speaker

Franklin

The nays were none.

Absent or not voting 27:

Bennett
Bergman
Busch
Clark
Curran
Darrington
Den Herder

Hill Hullinger Johnston of Polk King

King Klein Kluever Lee McIntyre McNamara Mohrfeld

Palmer
Pelton
Petersen of Dallas

Stokes Story Stromer Thordsen Van Nostrand Vetter

Reed Vetter

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

HOUSE FILE 66 WITHDRAWN

Gallagher of Black Hawk asked and received unanimous consent to withdraw House File 66 from further consideration by the House.

REQUEST TO VOTE

Gittins of Pottawattamie asked and received unanimous consent to be recorded as voting aye on House File 377.

. REPORTS OF COMMITTEES

 $Vetter\ of\ Washington,\ from\ the\ committee\ on\ schools, submitted\ the\ following\ report:$

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 457</u>, a bill for an act relating to the authority of county school systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

KEITH L. VETTER, Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 493</u>, a bill for an act relating to compensation of the treasurer and members of the board of directors of school corporations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision to whom was referred House File 314, a bill for an act to exempt annuities received from the United States civil service retirement and disability fund from the state income tax, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEROY H. PETERSEN, Chairman

Also:

Mr. Speaker: Your committee on tax revision, to whom was referred House File 215, a bill for an act relating to the sales tax on propane used in drying grain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY H. PETERSEN, Chairman

Also:

Mr. Speaker: Your committee on tax revision, to whom was referred <u>Senate File 37</u>, a bill for an act to provide real property tax exemption to disabled veterans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY H. PETERSEN, Chairman

AMENDMENTS FILED

Amend House File 524, Section one (1), by striking in line four (4) the numerals "1968", and inserting in lieu thereof the numerals "1969".

MCINTYRE of Linn

Amend House File 571, Section 1, lines four (4) and five (5) by striking the following:

"in cities having a population of twenty thousand (20,000) or over, and".

MALONEY of Polk

Amend House File 409 as follows:

- 1. Strike from lines three (3) and four (4) the words ", common sunflower and wild sunflower (Helianthus-annus)" and insert in lieu thereof the words ", wild sunflower, multiheaded (Helianthus-annus), and teasel (Dipsacus)".
- 2. Strike from the title the words "common sunflower and wild sunflower" and insert in lieu thereof the words "wild sunflower and teasel".

WINKELMAN of Calhoun

Amend House File 537 as follows:

- 1. Section 4, by adding thereto the following subsection: 9. Strike all of subsection nine (9).
- 2. Section 6, by adding thereto the following subsection: 8. Strike from line eight (8) of the first paragraph of said section the words "or other facilities".

MOWRY of Marshall

Amend House File 585 as follows:

1. Add after the title and before the enacting clause the following:

"Whereas, it is necessary that an orderly procedure be provided whereby cities, towns and counties can reserve future right of way for street purposes as a means of implementing a major streets plan, to promote the health, safety and general welfare of the community, to bring about an efficient and economical development of the street system and to lessen or avoid congestion in the public streets and facilitate traffic movement, now therefore:"

2. Strike all of section one (1) and renumber the following sections.

CURRAN of Cerro Gordo

House File 433, Section 2, is hereby amended by striking all of lines thirty-nine (39) through forty-two (42).

REED of Linn
SORG of Linn
MCINTYRE of Linn
PELTON of Clinton
LIPSKY of Linn
ANDERSEN of Woodbury
RADL of Linn
PALMER of Polk
BEARDSLEY of Polk

Amend House File 261 as follows:

- 1. Amend Section 8, line five (5), by adding after the word "abode" the following: ", and with the further exception that the board may authorize by resolution the use of a portion of assigned staff time for public indirect mental health services".
 - 2. Amend by adding a new section at the end thereof as follows:

"Sec. 13. Section four hundred forty-four point twelve (444.12), Code 1966, is hereby amended by striking from line twenty-three (23) the words and figures "in section 230.24" and inserting in lieu thereof the words "by law".

GITTINS of Pottawattamie

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Monday, April 3, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, April 3, 1967.

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

Prayer was offered by the Reverend Father John J. O'Connor, pastor of the Immaculate Conception Church, Cedar Rapids, Iowa.

The Journal of March 31 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Reed of Linn on request of Franklin of Polk; Radl of Linn on request of McIntyre of Linn.

PRESENTATION OF VISITORS

Miller of Jones introduced to the House his granddaughter, Kathy Robinson, a sixth grade student from Monticello Community School, Monticello, Iowa.

Kitner of Buchanan introduced to the House 43 Boy Scouts from Troop 47, Independence, Iowa, accompanied by their leaders, Edgar Harberts and Dick Siglin.

Kluever of Cass introduced to the House 100 freshman students from Griswold Community School, Griswold, Iowa, accompanied by their sponsors Darrell Silkman, Eugene Lewis, Newt Heaton and Mrs. Linda Baker.

Roorda of Jasper introduced to the House 48 government students from New Monroe High School, Monroe, Iowa, accompanied by Mr. Johnson and Mr. McCurdy.

Strothman of Henry introduced to the House 42 teachers from the W A C O Community School, Wayland, Iowa.

Welden of Hardin introduced to the House 35 senior students from Radcliffe Community School, Radcliffe, Iowa, accompanied by Wilbur Molendorp and Mrs. Harold Anders.

PETITIONS

The following petitions were received and placed on file:

By Breitbach of Dubuque from 11 residents of Dubuque County who favor the "School Bus" bill.

By Vetter of Washington from 97 residents of Washington County who recommend that Senate File 118, relating to the transportation of school children, be voted out of the schools committee and passed by the House.

By Poncy of Wapello from 26 residents of Wapello County who favor pari-mutuel betting.

By Bergman of Osceola from 438 residents of Lyon County who favor repeal of local option.

ADOPTION OF COMMITTEE REPORTS

The Chief Clark announced the adoption of reports of committees on House Files 457, 493 and 215; and Senate File 37, under Rule 35.

INTRODUCTION OF JOINT RESCULITION

House Joint Resolution 30, by Mensing (Ely), a joint resolution to create a committee to study the need for a family court system in Iowa, and to provide an appropriation therefor

Read first time and referred to committee on judiciary.

INTRODUCTION OF BILLS

House File 610, by Van Drie, a bill for an act relating to the registration of land-scape architects.

Read first time and referred to committee on judiciary.

House File 611, by Fischer of Grundy, a bill for an act relating to the elimination of certain property tax exemptions.

Read first time and referred to committee on tax revision.

House File 612, by Busch (Murray), a bill for an act providing for the joinder of this state in the pest control compact and for related purposes.

Read first time and referred to committee on agriculture.

House File 613, by Busch, Koch, Palmer, Langland and Redfern (Reno, Coleman, Briles, Shirley, Balloun, Nurse, Frey, Buren, Van Eaton, Klefstad, Erskine, Heying, Burns, Patton, Cassidy and Heaberlin), a bill for an act relating to the practice of accountancy by registered accountants, establishing a board of registered accountants, and collection of fees for the support thereof.

Read first time and referred to committee on government reorganization.

House File 614, by Pelton, a bill for an act relating to jury selection.

Read first time and referred to committee on judiciary.

House File 615, by Pelton, a bill for an act relating to training schools for candidates and members of the department of public safety.

Read first time and referred to committee on law enforcement.

House File 616, by Steffen, Allen Nelson, Hanson of Howard-Mitchell, Fisher of Greene, Millen and Dunton (Legislative Research Committee), a bill for an act to require licensing of motorcycle operators.

Read first time and referred to committee on motor vehicles and highway safety.

House File 617, by Steffen, Allen, Nelson, Fisher of Greene, Millen, Hanson of Howard-Mitchell and Dunton (Legislative Research Committee), a bill for an act relating to careless driving, reckless driving, and death of a human being caused by means of a motor vehicle.

Read first time and referred to committee on motor vehicles and highway safety.

House File 618, by Van Nostrand and Mowry, a bill for an act to prohibit the sale of obscene matter.

Read first time and referred to committee on judiciary.

House File 619, by Redfern and Distelhorst, a bill for an act relating to the tax imposed upon corporation business income.

Read first time and referred to committee on tax revision.

House File 620, by Tapscott, Van Nostrand, Moffitt, Langland, Kiilsholm, Strothman, Palmer, Smith, Van Drie and Christensen, a bill for an act relating to the charge for auxiliary, more convenient, or more decorative telephone equipment.

Read first time and referred to committee on commerce.

House File 621, by Baker, a bill for an act relating to conflicts of interest of officers and employees of political subdivisions of this state.

Read first time and referred to committee on state government affairs.

House File 622, by Maloney, a bill for an act relating to motor fuel tax.

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

House File 623, by Grassley, a bill for an act relating to state personnel.

Read first time and referred to committee on state government affairs.

House File 624, by Fischer of Grundy, Gannon, Fisher of Greene, Smith, Miller of Des Moines, Millen, Edgington and Renda (Legislative Research Committee), a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

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

House File 625, by Tapscott, a bill for an act to give a double homestead tax credit to persons sixty-five (65) years or more of age and who have annual incomes of less than three thousand six hundred (3,600) dollars.

Read first time and referred to committee on tax revision.

House File 626, by Hicklin and Distelhorst (Lodwick), a bill for an act relating to changing the method of assessing land within levee and drainage districts.

Read first time and referred to committee on tax revision.

House File 627, by O'Malley, Bailey, Busch and Kluever, a bill for an act relating to the sale of Inter-American Development Bank bonds.

Read first time and referred to committee on commerce.

House File 628, by Redfern and Radl, a bill for an act relating to the taxation of income.

Read first time and referred to committee on tax revision.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 302, a bill for an act to provide a unified trial court and abolish certain courts and tribunals inferior thereto.

Also.

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

Senate File 239, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes.

AL MEACHAM, Secretary

Palmer of Polk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 15

By: Palmer, Millen and Gannon

WHEREAS, this nation is currently involved in armed conflict in the Far East in the defense of and preservation of the principles upon which this nation was founded; and

WHEREAS, this nation is experiencing loss of life among members of its armed forces in the Far East conflict; and

WHEREAS, the sons and daughters of the state of Iowa are members of the armed forces and a part of the deceased resulting from the conflict; and

WHEREAS, the citizens of this State are eternally grateful to all members of the armed forces for their service to this nation and this State; and

WHEREAS, future General Assemblies shall have the opportunity to honor those members of the armed forces who live through the armed conflict but will have little opportunity to show the respect and honor due those who lose their lives while serving in the armed services; and

WHEREAS, it is only right and just that the citizens of this State make some effort to extend their condolence and sympathy to the relatives of those who give their lives while in the service of their country; NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that the Covernor of the state of Iowa be directed to contact all immediate surviving relatives of Iowa servicemen and servicewomen who give their lives while serving in the armed forces of the United States and that the message to the relatives be on behalf of the citizens of this State and be a statement similar to the following:

"On behalf of your fellow citizens of Iowa, I offer their condolences, with mine, on the loss of the member of your family in the service of his (her) country. Please accept our deepest sympathy and our strongest hope that your faith will sustain you in this loss, your supreme sacrifice."

BE IT FURTHER RESOLVED, that the chief clerk of the House of Representatives forward a copy of this resolution to the appropriate federal or state agencies to insure that the office of the Governor shall receive notification of the names of all citizens of this State who lose their lives while serving in the armed forces of the United States.

Passed on file.

COMMITTEE REPORT REJECTED

(HOUSE FILE 211)

Klein of Winnebago called up for consideration the report of the committee on county and township affairs on House File 211, found on page 736, House Journal of March 29, and moved its adoption.

The motion lost.

HOUSE FILE 211 REFERRED TO JUDICIARY

The Speaker announced that House File 211 previously reported out for indefinite postponement has been referred to the committee on judiciary for further consideration.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa, was taken up for consideration.

McIntyre of Linn offered the following amendment filed by Winkelman of Calhoun and moved its adoption:

Amend House File 312, Section 7, subsection 3, paragraph b by striking from lines 8 and 9 the words "with the commissioner in administrative proceeding" and inserting in lieu thereof the following:

'or with the commissioner in administrative proceedings, on or before the date the defendant in the court or administrative proceeding'.

The amendment was adopted.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 312, section 5, by striking from lines eleven (11) and twelve (12) the following: "or located in this state at the time of issuance of such policy.", and substituting therefor the following: "located, or expressly to be performed in this state at the time of issue, and which transactions are subsequent to the issuance of the policy.".

Further amend House File 312, section 5, by adding thereto the following subsection:

"Transactions in this state involving group or blanket insurance and group annuities where the master policy of such groups was lawfully issued and delivered in a state in which the company was authorized to do an insurance business.

"Transactions in this state involving any policy of insurance issued prior to July 1, 1967."

Amend House File 312, section 9, by striking subsection four (4).

Amend House File 312, section 11, by striking from line three (3) the following: "section four (4) of".

The amendment was adopted.

Van Roekel of Marion offered the following amendment filed by him and moved its adoption:

Amend House File 312, Section 5, by adding thereto the following subsection:

"5. Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to or for the benefit of such institutions; nor shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes,"

(Pending as unfinished business)

SPECIAL ORDER (HOUSE FILE 572)

Fisher of Greene called up for consideration the "special order" on House File 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

(Business pending at adjournment)

EXPLANATION OF VOTE

In-as-much as I was attending the National Conference on State Regulation and Control of Non-Public Schools being conducted at the University of Chicago, Chicago, Illinois, on March 28th and 29th, in connection with my responsibilities as a member of the commission concerning itself with the Amish situation, and whereas I am recorded as not voting on several matters of great import, therefore, I should like it to be known that had I been present I would have voted in the following manner:

HJR - 10 - Aye

SCR - 25 - Aye

HJR - 28 - Ave

SJR - 12 - Ave

SJR - 8 - Ave

Reconsideration of SJR - 2 - Nay

HF - 289 - Aye

SF - 279 - Ave

HF - 206 - Nav

Reconsider and Table HF 206 - Nay

JAMES T. KLEIN

Winnebago - Worth Counties

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Joint Resolution 12, Senate File 180 and House File 190.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolution 12, Senate File 180, and House File 190.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 3rd day of April, 1967, sent to the governor for his approval: House File 190.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on March 30, 1967, the Governor approved the following bills: Senate Files 77 and 132; and on March 31, 1967, Senate Files 65 and 232 and House Files 13 and 57.

AMENDMENTS FILED

Amend House File 572, Section 20, by striking all of said section after the period in line four (4).

MILLER of Des Moines

Amend House File 572 by inserting after the word "he" in line 53 of sub-section 11 of Section 3 the words: "subject to the approval of the Commission".

MALONEY of Polk

Amend House File 572 as follows:

- 1. In Section six (6), line eight (8), by striking the word "nonpartisan" and inserting in lieu thereof the word "bipartisan".
- 2. In Section nine (9), line forty-eight (48), by striking the word "may" and inserting in lieu thereof the word "shall".

- 3. In Section fourteen (14), line fourteen (14), by inserting after the comma following the word "origin", the words "sex, age".
- 4. In Section eighteen (18), line five (5), after the word "origin" by striking the period and inserting the words "or sex, or age."

YODER of Johnson

Amend House File 572 as follows:

1. Amend section thirteen (13), line eight (8), by striking the period (.) and inserting in lieu thereof the following:

", and that funds are available for the payment of the persons."

FISHER of Greene

Amend House File 572, Section 3, by striking subsection six, (6) and inserting in lieu thereof the following:

"6. All presidents, deans, directors, administrative, professional and scientific personnel, and student employees under the jurisdiction of the state board of regents."

VAN DRIE of Story

Amend Section 18 line 18 by striking the period after the word "party" and adding the following: ", while on duty in an official capacity for the State of Iowa during customary working hours."

TAPSCOTT of Polk

Amend Section 3 subsection 3 by striking in line 12 the words "one (1) principal assistant or deputy" and inserting in lieu thereof the words "three (3) principal assistants or deputies".

TAPSCOTT of Polk

Amend Section 18 line 24 by striking the period after the word "campaigns" and add the following: ", while on duty in an official capacity for the state of Iowa during customary working hours."

TAPSCOTT of Polk

Amend House File 572 as follows:

- 1. In section three (3), by inserting after line twenty-one (21) the following new subsection:
- ''7. Members of the professional staff of the department of public instruction, appointed under the provisions of section two hundred fifty-seven point twenty-four (257.24), who possess a current, valid teacher's certificate or who are assigned to vocational activities or programs.''
 - 2. By renumbering the remaining subsections of section three (3).
- 3. Further amend section three (3), in line fifty (50), by striking the word 'objectiveness' and inserting in lieu thereof the word "objectives".

4. In section twenty-two, by inserting a period after the word "department" in line four (4), and by striking the rest of that line and all of lines five (5), six (6), seven (7), eight (8), and line nine (9) through the word "department."

FISHER of Greene GRASSLEY of Butler

Amend House File 572 as follows:

1. By striking from line 23 in Section 3, subsection 8, the words "the commission for the blind and."

STEFFEN of Chickasaw

Amend House File 572 as follows:

- 1. Amend Section 6 by striking in lines ten (10) and nineteen (19) the words "governor shall appoint" and inserting in lieu thereof the words "members of the executive council shall select by a majority vote of the entire membership".
- 2. Further amend Section 6 by striking in lines twenty-four (24) and twenty-seven (27) the word "governor" and inserting in lieu thereof the words "executive council".
- 3. Amend Section 7 by striking in lines five (5) and sixteen (16) the word "governor" and inserting in lieu thereof the words "executive council".

MOWRY of Marshall
SULLIVAN of Woodbury
FISCHER of Grundy
OSSIAN of Montgomery
HARBOR of Mills
GITTENS of Pottawattamie
PIERSON of Mahaska
CLARK of Crawford
PETERSON of Woodbury
KOCH of Woodbury
FULLERTON of Woodbury

Amend House File 562, in section one line four (4), by inserting after the word "assistant" the following: ", in counties having two courthouses,".

SHEPHERD of Lee

Amend House File 155 by striking Section one (1) and renumbering the subsequent section.

RENDA of Polk

Amend House File 46, Section one (1) by adding at the end thereof the following:

"The maximum amount of credit or discount allowed to the retailer under this Act shall not exceed three hundred dollars. (\$300.00) for any one year."

VAN DRIE of Story

Amend House File 272 as follows:

1. Section 1, by striking the period at the end thereof and inserting the following: "; also by adding at the end of said section the following: "Multiple dwellings two stories in height having more than three thousand (3,000) square feet of floor area above the

first floor and three-story multiple dwellings shall be of not less than one-hour fireresistive construction throughout.''

- 2. Section 2, by striking the period at the end thereof and inserting the following: "; also by adding at the end of said section the following: 'In multiple dwellings two stories in height with more than three thousand (3,000) square feet of floor area above the first floor and in multiple dwellings three stories in height, stair halls shall be of one-hour fire resistive construction."
 - 3. By adding the following new sections:
- Sec. 4. Section four hundred thirteen point thirty-five (413.35), Code 1966, is hereby repealed and the following is enacted in lieu thereof:

"In any county, city or town which has been authorized by law to adopt a building code and which has adopted and is enforcing a nationally recognized standard building code, said county or municipality shall enforce all requirements for fire-resistive construction and exits in such a code in lieu of the requirements of this division consisting of sections 413.35 to 413.46, inclusive of the Code."

Sec. 5. Section four hundred thirteen point three (413.3), Code 1966, is amended by striking subsection seventeen (17) thereof and enacting in lieu thereof the following:

"Fire-resistive materials. Fire-resistive materials as used in this chapter shall mean brick, stone, concrete, concrete block, tile, any combination thereof, or any assembly of materials equal to but in no case less than one-hour fire-resistive construction as rated by a nationally recognized testing laboratory such as the Under-writers' Laboratories, Incorporated, and as set out in the national fire codes published by the National Fire Protection Association, and approved fire-resistive material."

ANDERSEN of Woodbury

EXPLANATION OF AMENDMENT

The purpose of H.F. 272 is to permit wood construction of three-story multiple dwelling in accord with modern practice. This bill was checked by building officials of several cities operating under the state housing law and the principle was endorsed except that the bill was incomplete, thus failing its purpose of permitting such three-story structures in the manner of nationally recognized building codes. A phone call with the building inspector of Sioux City resulted in the proposed amendment ideas which have been reviewed by those other building departments affected and deemed acceptable from the fire safety standpoint, which the bill as introduced was not. With the amendment the bill will permit three-story structures using one-hour fire-resistive construction rather than the unnecessarily restrictive fire-resistive construction now required by existing law.

One-hour fire-resistive construction is achieved by using 5/8" gypsum board facing of wood frame construction. The present law requires brick, tile or concrete construction with only a little wood trim permitted on the three story structures for which this bill was written.

Amend House File 312 filed March 9th by Van Roekel and others as follows:

After the period in line thirteen (13) insert "Any insurance company organized and operated without profit to any private shareholder or individual exclusively for the purpose of aiding educational or scientific institutions shall on January 30, 1968 and each year thereafter submit a statement with the Insurance Department of the State of Iowa the total amount of premium business done the previous year and the amount contributed to education and scientific organizations.

KOCH of Woodbury PALMER of Polk

Amend House File 572, Section 12 lines three (3) and four (4) by striking the words "one (1) year" and inserting in lieu thereof the words "three (3) years".

MILLEN of Van Buren MOWRY of Marshall

Amend House File 393, Section 1, by striking from line five (5) the word "invest" and inserting in lieu thereof the word "investment".

STORY of Black Hawk

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, April 4, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, April 4, 1967.

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

Prayer was offered by the Reverend Francis Johnson, pastor of the Manrelund Lutheran Church, Stanton, Iowa.

The Journal of April 3 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bowin of Black Hawk on request of the Speaker; Bergman of Osceola on request of the Speaker.

PRESENTATION OF VISITORS

Knight of Humboldt introduced to the House 42 senior students from Twin Rivers High School, Bode, Iowa, accompanied by Michael Palm.

Sullivan of Woodbury introduced to the House nine students from St. Joseph's School, Anthon, Iowa, accompanied by their teacher, Sister Mary Placida.

Strand of Poweshiek introduced to the House 62 senior students from the Hartwick-Ladora-Victor Community School, Victor, Iowa, accompanied by their instructors, Mr. DeNeui and Mr. Brockmeyer.

Winkelman of Calhoun introduced to the House 60 senior students from Manson High School, Manson, Iowa, accompanied by their instructors, John Van Sickle and Gary Mays, and 10 parents.

Steffen of Chickasaw introduced to the House Girl Scout Cadet Troop 305, New Hampton, Iowa, accompanied by Mrs. Dale Gates and Mrs. William Long.

Allen of Pottawattamie introduced to the House the Honorable Judge James W. Griffin, Sr., Council Bluffs, Iowa.

Clark of Crawford introduced to the House the Honorable Harold J. Houston, Dow City, Iowa, former member of the House from Crawford County in the Fifty-eighth and Sixty-first General Assemblies.

Cunningham of Story introduced to the House 115 students from the Nevada Community School, Nevada, Iowa, accompanied by their teacher, Dale Ball.

King of Monroe introduced to the House 34 seventh grade students from Lovilia, lowa and Melrose. Iowa, accompanied by Paul Brooks and Carl Staur.

Reed of Linn introduced to the House 40 students from Washington and Jefferson High Schools, Cedar Rapids, Iowa, accompanied by Mrs. Fran Palmer.

PETITIONS

The following petitions were received and placed on file:

By Renda of Polk and Palmer of Polk from 25 residents of Polk County who favor pari-mutuel betting.

By Welden of Hardin from 25 residents of Hardin County who favor pari-mutuel betting.

By Vetter of Washington from 204 residents of Jones County who recommend that Senate File 118, relating to the transportation of school children, be voted out of the schools committee and passed by the House.

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 31, by Grassley, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to assumption by the lieutenant governor of the powers and duties of the governor.

Read first time and referred to committee on constitutional amendments and reapportionment.

INTRODUCTION OF BILLS

House File 629, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.

Read first time and placed on the calendar.

House File 630, by Committee on Conservation, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

Read first time and placed on the calendar.

House File 631, by Committee on Conservation, a bill for an act relating to the regulation of the taking of fish and fur-bearing animals in this state.

Read first time and placed on the calendar.

House File 632, by Johnston, a bill for an act relating to sentencing of felons.

Read first time and referred to committee on judiciary.

House File 633, by Gannon, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly.

Read first time and referred to committee on state government affairs.

House File 634, by Gannon (Elvers and Benda), a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor.

Read first time and referred to committee on conservation.

House File 635, by Redfern, a bill for an act relating to the jurisdiction and engineering services of secondary road extensions.

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

House File 636, by Hicklin, a bill for an act relating to acquiring land for school purposes.

Read first time and referred to committee on schools.

House File 637, by Committee on State Planning and Development, a bill for an act relating to real and personal property used or expended in researching, testing, or developing new, or improvements in existing, products or merchandise, for ultimate manufacture and sale.

Read first time and placed on the calendar.

House File 638, by Andersen, a bill for an act relating to the figures to be placed on the assessment rolls of property.

Read first time and referred to committee on tax revision.

House File 639, by Kluever, Dunton, Knight, Tieden, Lipsky, Doderer, Baringer, Vetter, Shaw, Gannon, Conklin, Petersen of Dallas, Steffen, Miller of Des Moines, Bailey, Franklin, Millen, Reed, Waugh, Miller of Page, Harbor, Hanson of Benton, Sorg, Hicklin, Radl, Koch, Mensing and Curran (Legislative Research Committee), a bill for an act relating to the consolidation of the operation and investment of funds of public retirement systems.

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

House File 640, by Curran, a bill for an act to create an industrial development fund to aid cities, towns, and counties in financing industrial development programs, and to make an appropriation therefor.

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

House File 641, by Dunton, a bill for an act relating to depositions in criminal actions.

Read first time and referred to committee on judiciary.

House File 642, by Committee on Roads and Highways, a bill for an act relating to roadside parks.

Read first time and placed on the calendar.

House File 643, by Committee on Roads and Highways, a bill for an act relating to obstructions in highways.

Read first time and placed on the calendar.

House File 644, by Committee on Roads and Highways, a bill for an act relating to the use of highway rights of way for vending.

Read first time and placed on the calendar.

House File 645, by Camp, a bill for an act relating to the merger of counties.

Read first time and referred to committee on government reorganization.

House File 646, by Andersen, a bill for an act to provide a state tax relief fund for distribution to the counties on a proportional assessed valuation basis.

Read first time and referred to committee on tax revision.

House File 647, by Committee on Conservation, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission.

Read first time and placed on the calendar.

House File 648, by Maloney, a bill for an act to amend, revise, and codify the statutes relating to adoption.

Read first time and referred to committee on judiciary.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 250 and 463.

SENATE MESSAGES CONSIDERED

Senate File 239, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes.

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

Senate File 302, a bill for an act to provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto.

Read first time and referred to committee on judiciary.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

House File 136, a bill for an act relating to gifts to municipalities.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS (BUSINESS PENDING AT ADJOURNMENT)

The House resumed consideration of House File 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 572 as follows:

- 1. In section three (3), by inserting after line twenty-one(21) the following new subsection:
- '7. Members of the professional staff of the department of public instruction, appointed under the provisions of section two hundred fifty-seven point twenty-four (257.24), who possess a current, valid teacher's certificate or who are assigned to vocational activities or programs.'
 - 2. By renumbering the remaining subsections of section three (3).
- 3. Further amend section three (3), in line fifty (50), by striking the word "objectiveness" and inserting in lieu thereof the word "objectives".
- 4. In section twenty-two, by inserting a period after the word "department" in line four (4), and by striking the rest of that line and all of lines five (5), six (6), seven (7), eight (8), and line nine (9) through the word "department."

The amendment was adopted.

Steffen of Chickasaw offered the following amendment filed by him and moved its adoption:

Amend House File 572 as follows:

1. By striking from line 23 in Section 3, subsection 8, the words "the commission for the blind and."

Roll call was requested by the Speaker and Steffen of Chickasaw.

On the question "Shall the amendment be adopted?"

The ayes were 16:

Allen	Gallagher	McCray	Radl
Baker	Hanson of Benton	Miller of Des Moines	Steffen
Beardsley	Maloney	Mohrfeld	Stromer
Dunton	Mayberry	Poncy	Wood

The nays were 89:

Andersen	Freeman	McIntyre	Shaw
Battles	Fullerton	McNamara	Shepherd
Bennett	Gannon	Middleswart	Smith
Breitbach	Gittins	Millen	Sorg
Busch	Graham	Miller of Jones	Stokes
Caffrey	Grassley	Miller of Page	Story
Camp	Hanson of Mitchell	Moffitt	Strand

Carnahan Harbor Strothman Mowry Christensen Hicklin Nelson Sullivan Clark Hill Nielsen Tapscott Cochran Holden Ossian Thordsen Coffman Tieden Johnson of Audubon Palmer Conklin Kiilsholm Patton Utzig Cunningham Petersen of Dallas Van Drie King Curran Peterson of Woodbury Van Roekel Kitner Den Herder Klein Pierson Varley Diehl Kluever Renda Watson Doderer Koch Roe Waugh Duffy Langland Roorda Welden Edgington Sanders Lee Wolfe Fischer of Grundy Lipsky Schmarie Yoder Fisher of Greene McCartney Schroeder Mr. Speaker Franklin

Absent or not voting 19:

Bailey Glenn Nolin Van Nostrand Bergman Hullinger O'Malley Vetter Bowin Johnston of Polk Pelton Voorhees Darrington Knight Redfern Winkelman Distelhorst Mensing Reed

The amendment lost.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 572 as follows:

- I. Amend section sixteen (16), by striking from line ten (10) the word "effect" and inserting in lieu thereof the word "affect".
- 2. Amend section twenty-five (25), by striking from lines two (2) and three (3) the words and figures "provisions of section twenty-five (25), of this Act" and inserting in lieu thereof the words "employment provisions of this Act.".

The amendment was adopted.

Tapscott of Polk offered the following amendment filed by him and moved its adoption:

Amend Section 3 subsection 3 by striking in line 12 the words "one (1) principal assistant or deputy" and inserting in lieu thereof the words "three (3) principal assistants or deputies".

The amendment was adopted.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 572, Section 3, by striking subsection six, (6) and inserting in lieu thereof the following:

"6. All presidents, deans, directors, administrative, professional and scientific personnel, and student employees under the jurisdiction of the state board of regents."

Van Drie of Story offered the following amendment to the amendment and offered its adoption:

Amend the Van Drie amendment to House File 572, filed April 3, 1967, by inserting in line three (3) after the word "directors," the word "teachers,".

The amendment to the amendment was adopted.

Van Drie of Story moved the adoption of his amendment as amended.

Roll call was requested by Maloney of Polk and Van Drie of Story.

On the question "Shall the amendment as amended be adopted?"

The ayes were 31:

Bailey	Gannon	Mensing	Steffen
Baker	Glenn	Miller of Page	Tapscott
Bennett	Hanson of Benton	Ossian	Van Drie
Caffrey	Johnston of Polk	Palmer	Van Roekel
Christensen	King	Pelton	Voorhees
Cunningham	Klein	Radl	Waugh
Doderer	Kluever	Redfern	Yoder
Franklin	McNamara	Renda	

The navs were 77:

Allen	Gallagher	McCray	Schmarje
Andersen	Gittins	McIntyre	Sorg
Battles	Graham	Middleswart	Stokes
Beardsley	Grassley	Millen	Story
Breitbach	Hanson of Mitchell	Miller of Des Moines	Strand
Busch	Harbor	Miller of Jones	Stromer
Carnahan	Hicklin.	Moffitt	Strothman
Clark	Hill	Mohrfeld	Sullivan
Cochran	Holden	Nelson	Thordsen
Coffman	Johnson of Audubon	Nielsen	Tieden
Conklin	Kiilsholm	Nolin	Utzig
Curran	Kitner	Patton	Varley
Den Herder	Koch	Petersen of Dallas	Vetter
Diehl	Langland	Peterson of Woodbury	Watson
Distelhorst	Lee	Pierson	Welden
Duffy	Lipsky	Poncy	Winkelman
Dunton	Maloney	Reed	Wolfe
Fisher of Greene	Mayberry	Roorda	Wood
Freeman	McCartney	Sanders	Mr. Speaker
Fullerton			•

Absent or not voting 16:

Edgington Mowry Shaw Bergman Fischer of Grundy O'Mallev Shepherd Bowin Hullinger Roe Smith Camp Van Nostrand Knight Schroeder Darrington

The amendment as amended lost.

Amend House File 572 by inserting after the word 'he' in line 53 of sub-section 11 of Section 3 the words: "subject to the approval of the Commission".

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment:

Amend House File 572, Section 3 by striking lines forty-eight (48) through fifty-six (56) inclusive.

Van Drie of Story offered the following amendment to the amendment and moved its adoption:

Amend the Van Nostrand amendment to House File 572, filed April 4, 1967 by striking lines fifty-two (52), fifty-three (53), fifty-four (54), fifty-five (55) and fifty-six (56).

Fisher of Greene rose on a point of order that the Van Drie amendment to the amendment was out of order.

The Speaker ruled the point well taken and that the Van Drie amendment to the amendment was not in order.

Van Nostrand of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Van Nostrand of Pottawattamie and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 34:

Allen	Harbor	Miller of Des Moines	Story
Beardsley	Hullinger	Mowry	Stromer
Carnanan	Kitner	Patton	Strothman
Distelhorst	Klein	Poncy	Sullivan
Fischer of Grundy	Koch	Schmarje	Van Nostrand
Freeman	Maloney	Schroeder	Waugh
Fullerton	McCartney	Steffen	Winkelman
Gittins	McCray	Stokes	Wood
Hanson of Benton	Mensing	The second secon	

The nays were 78:

Fisher of Greene Miller of Jones Shaw Andersen Franklin Miller of Page Shepherd Bailey Gallagher Moffitt Smith Baker Battles Gannon Mohrfeld Sorg Strand Bennett Glenn Nelson Nielsen Tapscott Breitbach Graham Thordsen Hanson of Mitchell Nolin Busch Tieden Palmer Caffrey Hicklin Pelton Christensen Holden , Utzig Johnson of Audubon Petersen of Dallas Van Drie Clark Cochran Johnston of Polk Peterson of Woodbury Van Roekel Varley Coffman Kiilsholm Pierson Radl Vetter Conklin King Voorhees Cunningham Langland Redfern Lee Reed Watson Curran Den Herder Renda Welden Lipsky Wolfe Diehl Mayberry Roe Roorda Yoder Doderer McIntyre Duffy Sanders Mr. Speaker Middleswart

Absent or not voting 12:

Dunton

Bergman	Darrington	Hill	McNamara
Bowin	Edgington	Kluever	O'Malley
Camp	Grassley	Knight	Ossian

The amendment lost.

Yoder of Johnson offered the following amendment filed by him:

Amend House File 572 as follows:

Millen

- 1. In Section six (6), line eight (8), by striking the word "nonpartisan" and inserting in lieu thereof the word "bipartisan".
- 2. In Section nine (9), line forty-eight (48), by striking the word "may" and inserting in lieu thereof the word "shall".
- 3. In Section fourteen (14), line fourteen (14), by inserting after the comma following the word "origin", the words "sex, age".
- 4. In Section eighteen (18), line five (5), after the word "origin" by striking the period and inserting the words "or sex, or age."

Caffrey of Polk offered the following amendment to the Yoder amendment and moved its adoption:

Amend the Yoder amendment to House File 572, filed April 3, 1967, as follows:

Stokes

1. By striking from line nine (9) the word "sex,".

Graham

2. By striking from line eleven (11) the words "or sex.".

Roll call was requested by Caffrey of Polk and the Speaker.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 24:

Fisher of Greene Maloney Roorda Beardslev Fullerton Mayberry Schroeder Bennett Moffitt Breitbach Gitting Stromer Hanson of Benton O'Malley Caffrey Utzig Holden Winkelman Carnahan Poncy Cunningham Johnson of Audubon Roe booW

Middleswart

The nays were 82:

Allen

Andersen Grasslev Millen Story Battles Hanson of Mitchell Miller of Jones Strand Busch Harbor Miller of Page Strothman Sullivan Hicklin Mohrfeld Camp Hill Mowry Tapscott Clark Thordsen Cochran Johnston of Polk Nelson Tieden Coffman Kiilsholm Nielsen Van Drie Conklin Kitner Nolin Van Nostrand Curran Klein Patton Van Roekel Den Herder Kluever Pierson Radl Varley Diehl Knight Koch Redfern Vetter Doderer Duffv Langland Reed Voorhees Lee Schmarje Watson Dunton Shaw Waugh Edgington Lipsky Welden Fischer of Grundy McCartney Shepherd Wolfe Franklin McCray Smith Yoder Freeman McIntvre Sorg McNamara Steffen Mr. Speaker Gallagher

Gannon Mensing

Absent or not voting 18:

Bailey Darrington Miller of Des Moines Peterson
Baker Distelhorst Ossian of Woodbury
Bergman Glenn Palmer Renda
Bowin Hullinger Pelton Sanders

Christensen King Petersen of Dallas

The amendment to the amendment lost.

Yoder of Johnson moved the adoption of his amendment.

The amendment was adopted.

Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend House File 572 as follows:

- 1. Amend Section 6 by striking in lines ten (10) and nineteen (19) the words "governor shall appoint" and inserting in lieu thereof the words "members of the executive council shall select by a majority vote of the entire membership".
- 2. Further amend Section 6 by striking in lines twenty-four (24) and twenty-seven (27) the word "governor" and inserting in lieu thereof the words "executive council".
- 3. Amend Section 7 by striking in lines five (5) and sixteen (16) the word "governor" and inserting in lieu thereof the words "executive council".

Roll call was requested by Maloney of Polk and Fischer of Grundy.

Rule 69 was invoked.

On the question "Shall the Mowry amendment be adopted?"

The ayes were 63:

Allen	Hanson of Mitchell	Mensing	Strand
Battles	Harbor	Miller of Page	Strothman
Camp	Hicklin	Mohrfeld	Sullivan
Christensen	Hill	Mowry	Thordsen
Clark	Holden	Nelson	Tieden
Coffman	Kiilsholm	Nielsen	Utzig
Conklin	King	Ossian	Van Drie
Cunningham	Kitner	Peterson of Woodbury	Van Nostrand
Den Herder	Klein	Pierson	Van Roekel
Diehl	Kluever	Roorda	Voorhees
Edgington	Knight	Sanders	Watson
Fischer of Grundy	Koch	Schmarje	Waugh
Freeman	Langland	Schroeder	Welden
Fullerton	Lee	Smith	Winkelman
Gittins	McCray	Stokes	Yoder
Graham	McNamara	Story	

The nays were 56:

Andersen	Franklin	Middleswart	Reed
Bailey	Gallagher	Millen	Renda
Baker	Gannon	Miller of Des Moines	Roe
Beardsley	Glenn	Miller of Jones	Shaw
Bennett	Grasslev	Moffitt	Shepherd

Hanson of Benton Breitbach Nolin Sorg Busch Hullinger O'Malley Steffen Caffrey Johnson of Audubon Palmer Stromer Johnston of Polk Tapscott Carnahan Patton Curran Pelton Varley Lipsky Petersen of Dallas Distelhorst Maloney Vetter Doderer Mayberry Poncy Wolfe McCartney Radl Wood Duffy Fisher of Greene Redfern Mr. Speaker McIntyre

Absent or not voting 5:

Bergman Bowin Cochran

Darrington

Dunton

The amendment was adopted.

Klein of Winnebago moved to reconsider the vote by which the Mowry amendment was adopted.

(Business pending at adjournment)

MOTION TO RECONSIDER FILED

(House File 572)

Mr. Speaker: I moved to reconsider the vote by which the amended $Van\ Drie$ amendment to House File 572 lost.

CECIL A. REED

REPORT OF STEERING COMMITTEE (Steering Committee Calendar)

Mr. Speaker: Your steering committee begs leave to report that it had the following joint resolution under consideration and recommends that it be placed on the steering committee calendar:

H.J.R. 23 To create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor. By Fischer of Grundy.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(Non-Controversial Calendar)

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:

- H.F. 17 Relating to support and maintenance of the parties during divorce litigation. By Hill and Pelton.
- H.F. 246 Relating to investigations involving probation by the court. By Mowry and Renda.

H.F. 295	Relating to the holding of local and statewide poultry shows. By Edgington. $ \\$
H.F. 467	COMMITTEE BILL - To provide the method for notice of revocation or suspension of registration of vehicles. By Committee on Motor Vehicles and Highway Safety.
H.F. 257	Relating to parole time not counted. By Kluever, McCartney, and Renda.
H.F. 266	Relating to the amount of money advanced to paroled prisoners who are in personal need. By Kluever, McCartney, and Renda.
н.г. 365	To prohibit the placing of red reflectors on the right of way of a public highway. By Miller of Des Moines.
H.F. 320	Relating to credit unions. By Mayberry, Gallagher, Palmer, Story, Andersen, and Cunningham.
н. ғ. 354	Relating to execution sales. By Johnston.
H.F. 244	Relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system who have reached the age of 72 years. By Doderer and Petersen of Dallas.
H.F. 53	To provide for collection of sewer charges with water rentals or charges. By Gallagher, Voorhees, Bowin, Story, and Conklin.
H.F. 470	COMMITTEE BILL - Relating to the prorating of motor vehicle registration fees. By Committee on Motor Vehicles and Highway Safety.
	CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House File 138 and House Joint Resolution 28.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following: House File 138 and House Joint Resolution 28.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 4th day of April, 1967, sent to the governor for his approval: House File 138.

RESOLUTION SENT TO SECRETARY OF STATE

Mensing of Cedar, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 4th day of April, 1967, sent to the Secretary of State for deposit: House Joint Resolution 28.

A. L. MENSING, Chairman

Report adopted.

REPORTS OF COMMITTEES

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred House File 428, a bill for an act authorizing school district employees to have deducted from their salary their dues to professional associations, employee organizations or unions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

KEITH L. VETTER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 45</u>, a bill for an act to regulate the sale of credit life and credit accident and health insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WILLIAM P. WINKELMAN, Chairman

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision, to whom was referred House File 15, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 15 by striking all after the enacting clause and inserting the following:

- Section 1. Section two hundred ninety-eight point eighteen (298.18), Code 1966, is hereby amended by striking all of such section after the period in line sixteen (16), and inserting in lieu thereof: Provided that the interest and principal deemed necessary to service certain bond issues need not be considered as part of the estimate and certification for purposes of applying the ten-mill tax limitation. Bond issues entitled to this exclusion must have all of the following characteristics:
- 1. Published notice of the election on the bond issue and the ballot used at said election shall both have notified the voter of the ten-mill limitation contained in this section and that the bond issue voted upon was considered in excess of this limitation.
- 2. The vote in favor of the issuance of such bonds must have been equal to at least two-thirds of the total vote cast for and against said proposition at the election held for that purpose.

- 3. In addition to the limitations contained in section 298.21, the excluded bond issue is further limited as one in support of primary or secondary school purposes and no others.
- 4. At no time since the issuance of said bonds has a ten-mill tax been sufficient to pay the annual interest and principal payments on the bonds proposed for exclusion, after first servicing according to their unaccelerated terms all bonds of the school corporation legally issued at an earlier date.

LEROY H. PETERSEN, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 530, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale, and delivery of sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER. Chairman

Also.

Mr. Speaker: Your committee on judiciary, to whom was referred House File 221, a bill for an act relating to false drawing or uttering of checks, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

- 1. By striking from line fourteen (14) the words "together with protest fees, if any".
- 2. By striking from line fourteen (14) the word and figure "five (5)" and by inserting in lieu thereof the word and figure "ten (10)".
 - 3. By striking from line fifteen (15) the words "oral or".

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District, in the counties of Dubuque, Jackson, Jones and Delaware, state of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 554, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District, in the Counties of Dubuque, Jackson, Jones and Delaware, State of Iowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 123, a bill for an act relating to bait advertising in the field of corrective eyeglasses, their components, and related services, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 514</u>, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 425, a bill for an act relating to the compensation of members of the budget and financial control committee, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred House File 178, a bill for an act relating to migratory agricultural laborers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend Senate File 106 as follows:

1. By deleting in line six (6) the word "or".

2. By deleting in line seven (7) the word "term" and inserting in lieu thereof the following: "terms or partly in one term or summer vacation period and partly in the succeeding term or summer vacation period, as the case may be,".

BAILEY of Wright

Amend the amendment to House File 572 filed April 4 by Mowry of Marshall by inserting in line three (3) after the figure (3) the word "consecutive".

HARBOR of Mills

Amend the amendment to House File 572 filed April 3 by Millen of Van Buren and Mowry of Marshall by inserting in line three (3) after the figure "(3)" the word "consecutive".

HARBOR of Mills

Amend House File 370, Section 1, as follows:

- In line five (5) by striking the words and figures "six thousand (6,000) dollars" and inserting in lieu thereof the words and figures "fifty-two hundred (5,200) dollars".
- 2. Further amend lines eight (8) and nine (9) by striking the words and figures "six thousand five hundred (6,500) dollars" and inserting in lieu thereof the words and figures "fifty-six hundred (5,600) dollars".
 - 3. Further amend by striking all of subsection three (3).

SCHROEDER of Pottawattamie STROMER of Hancock UTZIG of Dubuque

Amend House File 516 as follows:

- 1. Section 1, by inserting in lines six (6), sixteen (16), nineteen (19), twenty-seven (27) and thirty (30) after the word "system" the words "or systems".
- 2. Section 4, by inserting in line nine (9) after the word "system" the words "or systems".
- 3. Section 6, by inserting in line two (2) after the word "system" the words "or systems".

PIERSON of Mahaska

Amend the amendment to House File 312 filed March 9th by Van Roekel and others by inserting after the period in line thirteen (13) the following:

"Any insurance company organized and operated without profit to any private shareholder or individual exclusively for the purpose of aiding educational or scientific institutions shall on March 31, 1968 and each year thereafter submit a statement to the insurance department showing the total amount of premium business done the previous year and the amount contributed to education and scientific organizations." KOCH of Woodbury

PALMER of Polk

House File 572 is hereby amended as follows:

Amend section three (3) by adding thereto the following new subsection:

"All personnel who are directly concerned with diagnosis, treatment, training, education, and rehabilitation of patients and inmates at institutions under the board of control."

DUFFY of Dubuque

Amend House File 572, section four (4), as follows:

- 1. By striking the word "director" in line fifty-two (52) and substituting in lieu thereof the word "commission".
- 2. By striking the word "intent" in line fifty-three (53) and substituting in lieu thereof the word "objectives".
- 3. By striking the word "he" in line fifty-three (53) and substituting the word "they".

DODERER of Johnson

Amend House File 572 by striking all of subsection 21 of Section 9 and inserting in lieu thereof the following:

"For veterans preference through a provision that honorably separated veterans who served on active duty in the Armed Forces of the United States in any war, campaign or expedition for which a campaign badge or service medal has been authorized by the government of the United States shall have five (5) points added to the grade or score attained in qualifying examinations for appointment to jobs.

Veterans who have a service-connected disability or are receiving compensation, disability benefits or pension under laws administered by the Veterans Administration shall have ten (10) points added to the grades attained in qualifying examinations. A veteran who has been awarded the Purple Heart for disabilities incurred in action shall be considered to have a service-connected disability.

HARBOR of Mills

Amend House File 572 Section 12 line twenty-one (21) by striking the words "one (1) year" and inserting in lieu thereof the words "three (3) years".

MOWRY of Marshall

Amend House File 572, Section three (3), by inserting immediately after line fifty-six (56), the following:

"Institutions under the board of control of state institutions shall be authorized to qualify and employ applicants under rules adopted by the commission."

DEN HERDER of Sioux OSSIAN of Montgomery

Amend House File 572, Section 12, by adding at the end of the first paragraph the following:

"Any employee of the state who has held a position for more than one year on the effective date of this Act and is separated from employment because of failure to be recommended by the appointing authority or because of inability to pass an examination shall be allowed to make application for refund of all payments plus interest, at the established rate, made by the employee and the employer to the Iowa Public Employees Retirement System."

CAFFREY of Polk

Amend House File 572 as follows:

Section 3, subsection 9, by striking the words "and whose condition of employment is approved by the commission" in lines twenty-seven (27) and twenty-eight (28).

Section 9, subsection 22, by striking the word "recognition" in line one hundred seventy-five (175) and inserting in lieu thereof the word "acceptance".

KLUEVER of Cass

Amend House File 572, Section 12 line four (4) by inserting after the word "Act" the following: "for a person with one (1) step or more longevity".

FREEMAN of Dickinson

Amend House File 96 as follows:

- 1. Section 1, line seven (7), by striking the word "completion" and inserting in lieu thereof the word "commencement".
- 2. Section 1, line eight (8), by striking everything after the word "given" and inserting in lieu thereof "by certified mail."

McNAMARA of Linn

Amend House File 560, section five (5), by striking the period at the end of line fourteen (14) and substituting the following therefor:

 $^{\prime\prime}$, or recommended or approved by the advisory investment board of the Iowa public employees' retirement system."

KLUEVER of Cass

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Wednesday, April 5, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, April 5, 1967.

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

Prayer was offered by the Reverend Donald Anderson, pastor of Our Savior's Lutheran Church, Albert City, Iowa.

The Journal of April 4 was approved.

PRESENTATION OF VISITORS

Petersen of Dallas introduced to the House 43 Junior students from the Woodward-Granger Community School, Woodward, Iowa, accompanied by Mr. Newell, teacher.

Diehl of Buena Vista introduced to the House 105 students from Truesdale Community School, Albert City, Iowa, accompanied by sixteachers: Mr. Westphal, Mr. Wordworth, Mr. McKenzie, Mrs. Knold, Miss Grauser and Mr. Henningson, Principal.

Beardsley of Polk introduced to the House 300 students from Meredith Junior High School, Des Moines, Iowa, accompanied by their principal, Victor Mastin.

Renda of Polk introduced to the House 60 eighth grade students from Urbandale Community School, Urbandale, Iowa, accompanied by Mr. Kennedy, teacher, and Mrs. Blakley.

McCartney of Floyd introduced to the House the student body from the Iowa Commission for the Blind.

Pierson of Mahaska introduced to the House 60 eleventh grade students from North Mahaska Community Schools, New Sharon, Iowa, accompanied by their government teacher, Mrs. Sietsinger, and their music teacher, Mrs. Still.

Winkelman of Calhoun introduced to the House 150 seventh and eighth grade students from Lake City, Iowa, accompanied by Miss Viola Rogers, Mrs. Bernadette Geist, Mr. Eugene Yearns, Mr. Bruce Adkins, Mr. Roger Samuelson, instructors, and Mr. Allan F. Lyons, Principal.

Stromer of Hancock introduced to the House the Honorable Curtis G. Riehm, Garner, Iowa, former member of the House from Hancock County in the Fifty-sixth and Fifty-seventh General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Lee of Hamilton from 20 residents of Hamilton County who favor pari-mutuel betting.

By Clark of Crawford from 45 residents of Crawford County who favor pari-mutuel betting.

By Patton of Delaware from 19 residents of Delaware County who favor House File 177 and personal property tax relief.

By Grassley of Butler from 614 residents of Iowa who favor Senate File 118 which provides limited bus transportation for private school children.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 15, 530, 221, 553, 554, 514, 425 and 178; and Senate File 123, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 314.

PROOF OF PUBLICATION

Published copy of House File 659 and verified proof of publication of said bill in the Reinbeck Courier, Reinbeck, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 247, 314, 188 and 538.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 15

Palmer of Polk called up for consideration House Concurrent Resolution 15, found on page 781, House Journal of April 3, and moved its adoption.

The resolution was adopted.

INTRODUCTION OF BILLS

House File 649, by Kluever, Dunton, Tieden, Vetter, Knight, Fisher of Greene, Smith, Gallagher, Millen, Shaw, Doderer, Baringer, Gannon, Lipsky, Petersen of Dallas, Steffen, Miller of Des Moines, Bailey, Conklin, Reed, Franklin, Waugh, Miller of Page, Harbor, Hanson of Benton, Sorg, Hicklin, Radl, O'Malley, Koch and Curran (Legislative Research Committee), a bill for an act relating to the establishment of a central investment board for Iowa retirement system.

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

House File 650, by Allen, a bill for an act relating to mechanics' liens.

Read first time and referred to committee on commerce.

House File 651, by Winkelman, Cochran, Hicklin and Busch, a bill for an act relating to the drainage and levee fund.

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

House File 652, by Committee on Schools, a bill for an act relating to condemnation of property for public improvements, uses, and purposes by merged areas created by county boards of education under chapter two hundred eighty A (280A) of the Code.

Read first time and placed on the calendar.

House File 653, by Committee on Schools, a bill for an act relating to educational standards.

Read first time and placed on the calendar.

House File 654, by Klein, a bill for an act relating to income tax deductions for educational expenses.

Read first time and referred to committee on tax revision.

House File 655, by Klein, a bill for an act relating to the possession of radio equipment.

Read first time and referred to committee on law enforcement.

House File 656, by Maloney, a bill for an act relating to the retirement of public employees.

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

House File 657, by Van Drie, Cunningham and Smith, a bill for an act relating to the elimination of the use of decalcomania emblems for truck and truck-tractor plates.

Read first time and referred to committee on motor vehicles and highway safety.

House File 658, by Committee on Higher Education (Committee on Education) a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues.

Read first time and placed on the calendar.

House File 659, by Fischer of Grundy, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District, in the Counties of Grundy, Black Hawk and Tama, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first time and referred to committee on judiciary.

CONSIDERATION OF BILLS

(BUSINESS PENDING AT ADJOURNMENT)

The House resumed consideration of House File 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

Klein of Winnebago moved to reconsider the vote by which the Mowry amendment was adopted on April 4, 1967, and found on page 799 of the House Journal.

Motion prevailed.

The House resumed consideration of the Mowry amendment.

Division was requested.

Mowry of Marshall moved the adoption of Division 1 of the amendment.

Roll call was requested by the Speaker and Mowry of Marshall.

On the question "Shall Division 1 of the amendment be adopted?"

The ayes were 40:

Allen	Kiilsholm	Mohrfeld .	Stokes
Battles	King	Mowry	Story
Clark	Kitner	Nelson	Strothman
Den Herder	Knight	Ossian	Sullivan
Freeman	Koch	Peterson of Woodbury	Thordsen
Fullerton	Langland	Roorda	Utzig
Gittins	Lee	Sanders	Van Roekel
Graham	McCray	Schmarje	Waugh
Harbor	Mensing	Schroeder	Welden
Hill	Miller of Page	Smith	Winkelman

The nays were 61:

Andersen	Franklin	Mayberry	Roe
Baker	Gallagher	McCartney	Shaw
Beardsley	Gannon	Middleswart	Shepherd
Bennett	Glenn	Millen	Sorg
Breitbach	Grassley	Miller of Des Moines	Strand
Caffrey	Hanson of Benton	Miller of Jones	Tapscott
Carnahan	Hanson of Mitchell	Moffitt.	Tieden
Cochran	Hicklin	Nolin	Van Drie
Conklin	Holden	Patton	Varley
Cunningham	Hullinger	Pelton	Vetter
Diehl	Johnson of Audubon	Poncy	Watson
Distelhorst	Johnston of Polk	Radl	Wolfe

Doderer Duffv Dunton

Kluever Lipsky Maloney Redfern Reed Renda

Yoder Mr. Speaker

booW

Fisher of Greene

Absent or not voting 23:

Bailey Bergman Bowin

Busch

Coffman Curran Darrington McIntyre

Pierson Steffen Stromer

Edgington Fischer of Grundy

McNamara Nielsen O'Mallev

Van Nostrand Voorhees

Camp Christensen

Klein

Palmer

Petersen of Dallas

Division 1 of the amendment lost.

Mowry of Marshall moved the adoption of Division 2 of the amendment.

Division 2 of the amendment was adopted.

Mowry of Marshall moved the adoption of Division 3 of the amendment.

Division 3 of the amendment was adopted.

Harbor of Mills offered the following amendment filed by him and moved its adoption:

Amend House File 572 by striking all of subsection 21 of Section 9 and inserting in lieu thereof the following:

"For veterans preference through a provision that honorably separated veterans who served on active duty in the Armed Forces of the United States in any war, campaign or expedition for which a campaign badge or service medal has been authorized by the government of the United States shall have five (5) points added to the grade or score attained in qualifying examinations for appointment to jobs.

Veterans who have a service-connected disability or are receiving compensation, disability benefits or pension under laws administered by the Veterans Administration shall have ten (10) points added to the grades attained in qualifying examinations. A veteran who has been awarded the Purple Heart for disabilities incurred in action shall be considered to have a service-connected disability."

The amendment was adopted.

Millen of Van Buren offered the following amendment filed by him:

Amend House File 572, Section 12 lines three (3) and four (4) by striking the words "one (1) year" and inserting in lieu thereof the words "three (3) years".

Harbor of Mills offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 572 filed April 3 by Millen of Van Buren and Mowry of Marshall by inserting in line three (3) after the figure "(3)" the word "consecutive".

The amendment to the amendment was adopted.

Millen of Van Buren moved the adoption of his amendment as amended.

Roll call was requested by the Speaker and Millen of Van Buren.

On the question "Shall the amendment as amended be adopted?"

The aves were 82:

Allen Mohrfeld Hicklin Story Battles Hill Strand Mowry Stromer Bergman Holden Nelson Busch Johnson of Audubon Nielsen Strothman Camp Kiilsholm Nolin Sullivan Christensen King Ossian Thordsen Clark Kitner Patton Tieden Coffman Klein Pelton Utzig

Conklin Van Nostrand Petersen of Dallas Kluever Cunningham Knight Peterson of Woodbury Van Roekel Curran Varlev Koch Pierson Den Herder Langland Reed Vetter

Diehl Lee Roorda Voorbees Edgington Lipsky Sanders Watson Fischer of Grundy McCartney Schmarie Waugh Freeman Welden McCrav Schroeder Shaw

Fullerton Winkelman McIntyre Gittins Mensing Shepherd Wood Graham Millen Smith Yoder

Hanson of Mitchell Stokes Miller of Page Mr. Speaker

Harbor Moffitt.

The nays were 37:

Andersen Duffv Hullinger Poncy . Baker Johnston of Polk Radl Dunton Beardsley Fisher of Greene Maloney Redfern Bennett Renda McNamara Franklin Breitbach Middleswart Gallagher Roe Caffrey Miller of Des Moines Steffen Gannon Carnahan Miller of Jones Tapscott Glenn Cochran Van Drie O'Mallev Grassley Distelhorst Wolfe

Palmer

Doderer

Absent or not voting 5:

Bailey Mayberry Sorg Darrington

Hanson of Benton

Bowin'

The amendment as amended was adopted.

Maloney of Polk offered the following amendment and moved its adoption:

Amend House File 572, Section 12 line four (4) by inserting after the word "more" the word "immediately".

The amendment was adopted.

Amend House File 572, Section 12 line four (4) by inserting after the word "Act" the following: "or a person with one (1) step or more longevity".

The amendment was adopted.

Caffrey of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 572, Section 12, by adding at the end of the first paragraph the following:

"Any employee of the state who has held a position for more than one year on the effective date of this Act and is separated from employment because of failure to be recommended by the appointing authority or because of inability to pass an examination shall be allowed to make application for refund of all payments plus interest, at the established rate, made by the employee and the employer to the Iowa Public Employees Retirement System."

The amendment lost.

Mowry of Marshall offered the following amendment filed by him:

Amend House File 572 Section 12 line twenty-one (21) by striking the words "one (1) year" and inserting in lieu thereof the words "three (3) years".

Harbor of Mills offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 572 filed April 4 by Mowry of Marshall by inserting in line three (3) after the figure (3) the word "consecutive".

The amendment was adopted.

Mowry of Marshall moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 572 as follows:

- 1. Amend section thirteen (13), line eight (8), by striking the period (.) and inserting in lieu thereof the following:
 - ", and that funds are available for the payment of the persons."

The amendment was adopted.

Tapscott of Polk offered the following amendment filed by him:

Amend Section 18 line 18 by striking the period after the word "party" and adding the following:

", while on duty in an official capacity for the State of Iowa during customary working hours."

Beardsley of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Tapscott amendment to House File 572, Section 18, filed April 3, 1967, by inserting a period after the word "Iowa" in line four (4) and striking all thereafter.

The amendment to the amendment lost.

Tapscott of Polk moved the adoption of his amendment,

Roll call was requested by Tapscott of Polk and Renda of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 46:

Allen	Franklin	McNamara	Poncy
Beardsley	Freeman	Middleswart	Renda
Bennett	Gallagher	Miller of Des Moines	Roe
Breitbach	Gannon	Miller of Jones	Roorda
Caffrey	Glenn	Miller of Page	Steffen
Carnahan	Hill	Mohrfeld	Tapscott
Christensen	Hullinger	Mowry	Utzig
Cochran	Johnston of Polk	O'Malley	Van Drie
Coffman	Koch	Ossian	Van Roekel
Distelhorst	Langland	Palmer	Watson
Doderer	Maloney	Petersen of Dallas	Waugh
Duffy	Mayberry		~

The nays were 67:

Andersen	Graham	Millen	Story
Battles	Grassley	Moffitt	Strand
Bergman	Hanson of Mitchell	Nelson	Stromer
Busch	Hicklin	Nielsen	Strothman
Camp	Holden	Nolin	Sullivan
Clark	Johnson of Audubon	Patton	Thordsen
Conklin	King	Pelton	Tieden
Cunningham	Kitner	Pierson	Van Nostrand
Curran	Klein	Radl	Varley
Den Herder	Kluever	Redfern	Vetter
Diehl	Knight	Sanders	Welden
Dunton	Lee	Schmarje	Winkelman
Edgington	Lipsky	Schroeder	Wolfe
Fischer of Grundy	McCartney	Shaw	Wood
Fisher of Greene	McCray	Shepherd	Yoder
Fullerton	McIntyre	Smith	Mr. Speaker
Gittins	Mensing	Stokes	

Smith

Absent or not voting 11:

Bailey Darrington Kiilsholm Sorg Baker Hanson of Benton Peterson of Woodbury Voorhees

Bowin Harbor Reed

The amendment lost.

Tapscott of Polk offered the following amendment filed by him and moved its adoption:

Amend Section 18 line 24 by striking the period after the word "campaigns" and add the following:

", while on duty in an official capacity for the State of Iowa during customary working hours,"

Roll call was requested by Tapscott of Polk and Renda of Polk.

On the question "Shall the amendment be adopted?"

Grasslev.

The ayes were 52:

Allen	Edgington	Langland	Renda
Beardsley	Franklin	Maloney	Roe
Bennett	Freeman	Mayberry	Roorda
Bergman	Fullerton	Middleswart	Schmarje
Breitbach	Gallagher	Miller of Des Moines	Steffen
Caffrey	Gannon	Miller of Jones	Sullivan
Carnahan	Glenn	Miller of Page	Tapscott
Christensen	Hanson of Benton	Mohrfeld	Utzig
Cochran	Harbor	Mowry	Van Drie
Coffman	Hill	O'Malley	Van Roekel
Distelhorst	Hullinger	Ossian	Watson
Doderer	Johnston of Polk	Palmer	Waugh
Duffy	Koch	Pierson	Welden

The nays were 60:

Andersen

		111111011	~~~~~	
Battles	Hanson of Mitchell	Moffitt	Stokes	
Busch	Hicklin	Nelson	Story	
Camp	Holden	Nielsen	Stromer	•
Clark	Johnson of Audubon	Nolin	Strothman	•
Conklin	King	Patton	Thordsen	
Cunningham	Kitner	Pelton	Tieden	
Curran	Klein	Petersen of Dallas	Van Nostrand	
Den Herder	Kluever	Peterson of Woodbury	Varley	
Diehl	Knight	Radl	Vetter	
Dunton	Lipsky	Redfern	Winkelman	
Fischer of Grundy	McCartney	Sanders	Wolfe	

Millen

Fisher of Greene McCrav Gittins

McIntyre

Schroeder Shaw

booW Yoder

Graham

Mensing

Shepherd

Mr. Speaker

Absent or not voting 12:

Bailey Baker Bowin

Darrington Kiilsholm

Lee

McNamara Poncy Reed

Sorg Strand Voorhees

The amendment lost.

(Pending)

On motion by Millen of Van Buren the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Monroe for the afternoon on request of Moffitt of Appanoose.

PRESENTATION OF VISITOR

Van Roekel of Marion introduced to the House Dean George Matore, University of Paris, France.

CONSIDERATION OF BILLS

(Business Pending)

The House resumed consideration of House File 572.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 572 as follows:

Section 3, subsection 9, by striking the words "and whose condition of employment is approved by the commission" in lines twenty-seven (27) and twenty-eight (28).

Section 9, subsection 22, by striking the word "recognition" in line one hundred seventy-five (175) and inserting in lieu thereof the word "acceptance".

The amendment was adopted.

Den Herder of Sioux offered the following amendment filed by him and moved its adoption:

Amend House File 572, Section three (3), by inserting immediately after line fiftysix (56), the following:

"Institutions under the board of control of state institutions shall be authorized to qualify and employ applicants under rules adopted by the commission."

The amendment was adopted.

Radl of Linn offered the following amendment filed by Duffy of Dubuque and moved its adoption:

House File 572 is hereby amended as follows:

Amend section three (3) by adding thereto the following new subsection:

"All personnel who are directly concerned with diagnosis, treatment, training, education, and rehabilitation of patients and inmates at institutions under the board of control."

The amendment lost.

Doderer of Johnson asked and received unanimous consent to withdraw the amendment to House File 572, filed by her, and found on page 806, House Journal of April 4.

Miller of Des Moines offered the following amendment filed by him:

Amend House File 572, Section 20, by striking all of said section after the period in line four (4).

Miller of Des Moines offered the following amendment to the amendment and moved its adoption:

Amend the Miller of Des Moines amendment filed April 3, 1967 by striking from line two (2) the words 'period in line four (4)' and substituting in lieu thereof the following: 'word 'therefor' in line four (4) and inserting: 'by a fine of not more than one hundred (100) dollars or by imprisonment in the county jail for not more than thirty (30) days.''

The amendment to the amendment was adopted.

Miller of Des Moines moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Schroeder of Pottawattamie offered the following amendment:

Amend House File 572 as follows:

- 1. Section six (6), subsection two (2) in line ten (10) by adding after the word "appoint" the following:
 - ", with the consent of the majority of the executive council,".
- 2. Further amend said section in line nineteen (19) by adding after the word "appoint" the following:

", with the consent of the majority of the executive council,".

Mowry of Marshall moved the adoption of the amendment.

Roll call was requested by Maloney of Polk and Johnston of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 39:

Harbor Schmarje Allen Mensing Bergman Hill Miller of Page Schroeder Kiilsholm Mohrfeld Shepherd Camp Smith Christensen Kitner Mowry Clark Kluever Nielsen Stokes Coffman Knight Ossian Story Edgington Koch Patton Strothman Peterson of Woodbury Sullivan Freeman Langland Fullerton Lee Reed Utzig Sanders Gittins McCrav

The nays were 64:

Franklin Andersen Millen Sorg Gallagher Miller of Jones Strand Baker Battles Gannon Moffitt Tapscott Beardslev Grassley Nelson Thordsen Hanson of Benton Breitbach Nolin Tieden Hanson of Mitchell O'Mallev Van Drie Busch Caffrey Hicklin Pelton Van Roekel Petersen of Dallas Carnahan Holden Varley Johnson of Audubon Pierson Vetter Cochran Johnston of Polk Conklin Poncy Watson Cunningham Lipsky Radl Welden Curran Redfern Winkelman Maloney Renda Wolfe Diehl Mayberry Distelhorst McCartney Roe Wood Yoder McIntyre Roorda Dunton Mr. Speaker Fisher of Greene Middleswart Shaw

Absent or not voting 21:

Bailey Duffy King Steffen Fischer of Grundy Bennett Klein Stromer McNamara Van Nostrand Bowin Glenn -Miller of Des Moines Voorhees Darrington Graham Palmer Waugh Den Herder Hullinger Doderer

The amendment lost.

Sullivan of Woodbury offered the following amendment and moved its adoption: Amend House File 572 as follows:

Amend Section 6, sub-section 1, line two by placing a period (.) after the word "lowa" and striking the remainder of line two and all of line three.

Roll call was requested by Mowry of Marshall and Maloney of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 25:

Allen	Holden	Miller of Page	Schmarje
Christensen	Johnston of Polk	Mohrfeld	Schroeder
Doderer	Kitner	Mowry	Smith
Fischer of Grundy	Knight	Nelson	Story
Freeman	Koch	Ossian	Strothman
Harbor	Mensing	Peterson of Woodbur	y Sullivan
Hill			

The nays were 79:

Andersen	Fisher of Greene	Middleswart	Shepherd
Baker	Franklin	Miller of Des Moines	Sorg
Battles	Gallagher	Miller of Jones	Stokes
Beardsley	Gannon	Moffitt	Strand
Bergman	Gittins	Nielsen	Tapscott
Breitbach	Grassley	Nolin	Thordsen
Busch	Hanson of Benton	O'Malley	Tieden
Caffrey	Hanson of Mitchell	Patton	Utzig
Camp	Hicklin	Pelton	Van Drie
Carnahan	Hullinger	Petersen of Dallas	Van Roekel
Clark	Johnson of Audubon	Pierson	Varley
Cochran	Kiilsholm	Poncy	Vetter
Coffman	Kluever	Radl	Watson
Conklin	Lee	Redfern	Welden
Cunningham	Lipsky	Reed	Winkelman
Curran	Maloney	Renda	Wolfe
Den Herder	Mayberry	Roe	Wood
Diehl	McCartney	Roorda	Yoder
Distelhorst	McCray	Sanders	Mr. Speaker
Dunton	McIntyre	Shaw	

Absent or not voting 20:

Bailey	Edgington	Klein	Steffen
Bennett	Fullerton	Langland	Stromer
Bowin	Glenn	McNamara	Van Nostrand
Darrington	Graham	Millen	Voorhees
Duffy	King	Palmer	Waugh

The amendment lost.

Maloney of Polk offered the following amendment and moved its adoption:

Amend House File 572, Section 12 line twenty-one (21) by inserting after the word "year" the word "immediately".

The amendment was adopted.

Allen of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 572 Section 18 by striking lines six (6) through thirty-six (36) and substituting in lieu thereof the following:

"No person holding a position in the classified service shall, during his working hours or at any time on state property, take part in any way in soliciting any contribution for any political party or any person seeking political office, nor shall the person engage in any political activity that will impair his efficiency during working hours or cause him to be tardy or absent from his work. The provisions of this section do not preclude any employee from holding any office for which no pay is received or any office for which only token pay is received. A violation of the provisions of this section shall be adequate grounds for dismissal."

Roll call was requested by Maloney of Polk and Tapscott of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 58:

Allen Doderer Mayberry Poncy Edgington McNamara Reed Baker Fischer of Grundy Battles Mensing Renda Middleswart Beardsley Franklin Roe Miller of Des Moines Roorda Bergman Fullerton Miller of Page Breitbach Gallagher Schroeder Caffrey Gannon Mohrfeld Smith Camp Hill Mowry Steffen Carnahan Holden Nielsen Sullivan Christensen Nolin Tapscott Hullinger Clark Johnston of Polk O'Malley Utzig Cochran Kiilsholm Ossian Van Drie Coffman Koch Pelton Watson Petersen of Dallas Cunningham Lee Distelhorst Peterson of Woodbury Maloney

The nays were 53:

Harbor

Andersen	Hicklin	Moffitt	Strand
Busch	Johnson of Audubon	Nelson	Strothman
Conklin	Kitner	Patton	Thordsen
Curran	Klein	Pierson	Tieden
Den Herder	Kluever	Radl	Van Roekel
Diehl	Knight	Redfern	Varley
Dunton	Langland	Sanders	Vetter
Fisher of Greene	Lipsky	Schmarje	Welden
Freeman	McCartney	Shaw	Winkelman
Gittins	McCray	Shepherd	Wolfe
Graham	McIntyre	Sorg	Wood
Grassley	Millen	Stokes	Yoder
Hanson of Mitchell	Miller of Jones	Story	Mr. Speaker

Absent or not voting 13:

Bailey

Duffy Glenn King Palmer Van Nostrand Voorhees

Bennett Bowin

Hanson of Benton

Stromer

Waugh

Darrington

The amendment was adopted.

Reed of Linn called up his motion to reconsider filed April 4, and found on page 800 of the House Journal.

Reed of Linn moved to reconsider the vote by which the amended Van Drie amendment to House File 572 failed to pass the House.

Motion prevailed.

Van Drie of Story offered the following amendment as amended:

Amend House File 572, Section 3, by striking subsection six, (6) and inserting in lieu thereof the following:

All presidents, deans, directors, teachers, administrative, professional and scientific personnel, and student employees under the jurisdiction of the state board of regents."

Maloney of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Van Drie amendment, as amended, filed April 3, 1967, by striking from line three (3) the word "administrative".

The amendment to the amendment was adopted.

Van Drie of Story moved the adoption of his amendment as amended.

The amendment as amended was adopted.

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

On the question "Shall the bill pass?" (H.F. 572)

The ayes were 100:

Allen Andersen Baker Battles Beardsley Bennett

Gannon Gittins Graham

Hicklin

Millen Miller of Des Moines Smith Miller of Jones

Shepherd

Grassley Hanson of Mitchell

Miller of Page Moffitt

Mohrfeld

Sorg Stokes Story Strand

Bergman

Mr. Speaker

Waugh

Breitbach	Hill	Nelson	Stromer
Busch	Holden	Nielsen	Strothman
Caffrey	Hullinger	Nolin	Tapscott
Camp	Johnson of Audubon	O'Malley	Thordsen
Carnahan	Johnston of Polk	Patton	Tieden
Christensen	Kiilsholm	Pelton	Utzig
Clark	Kitner	Petersen of Dallas	Van Drie
Cochran	Klein	Pierson	Van Nostrand
Conklin	Kluever	Poncy	Van Roekel
Cunningham	Langland	Radl	Varley
Curran	Lee	Redfern	Vetter
Den Herder	Lipsky	Reed	Voorhees
Diehl	Maloney	Renda	Watson
Distelhorst	Mayberry	Roe ·	Welden
Dunton	McCartney	Roorda	Winkelman
Fisher of Greene	McCray	Sanders	Wolfe
Franklin	McIntyre	Schmarje	Wood
Freeman	McNamara	Shaw	Yoder

The nays were 15:

Gallagher

Coffman	Fullerton	Mensing	Schroeder
Doderer	Harbor	Mowry	Steffen
Edgington	Knight	Ossian	Sullivan
T2:1 CO 1.	TZ 1	T) 4 - C TTC 11	

Fischer of Grundy Koch Peterson of Woodbury

Middleswart

Absent or not voting 9:

Bailey Darrington

Bowin			Duffy		Kir	ıg				
			Glenn		Pal	lmer				
· TI	ho bil	l having	reneived	a	constitutional	majority	11/20	declared	to have	м

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

REPORTS OF COMMITTEES

Hanson of Benton

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File</u> 327, a bill for an act to amend Chapter 294, Code 1966, to increase the minimum payment of \$75.00 per month for teachers meeting certain service requirements to \$100.00 per month, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House <u>without recommendation</u>.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File</u> <u>142</u>, a bill for an act relating to the amount of road use tax funds allocated to construction

and maintenance of state institutional roads and state park roads, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 142, by striking from lines 4 and 5 the words "two million nine hundred thousand (\$2,900,000)", and inserting in lieu thereof the following: "one million five hundred thousand (\$1,500,000)".

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 40</u>, a bill for an act relating to operator's and chauffeur's licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows, and when so amended the bill do pass</u>.

Amend Senate File 40 as follows:

1. By inserting as Section 3 the following:

"Section three hundred twenty-one point one ninety-one (321.191), Code 1966, is hereby amended by striking from line three (3) the words 'five dollars', and inserting in lieu thereof the words 'five dollars and fifty cents (\$5.50)'.

2. By renumbering Section 3 as Section 4.

RAY C. CUNNINGHAM, Chairman

Patton of Delaware, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control, to whom was referred <u>House File 225</u>, a bill for an act relating to an inmate furlough plan and its establishment by the board of control of state institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred <u>Senate File 217</u>, a bill for an act relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 390</u>, a bill for an act relating to limitations of actions on ancient mortgages and abandoned property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

- 1. By striking therefrom Section 1.
- 2. By striking from Section 2, line seven (7), the word "either".
- 3. By striking from Section 2, line eight (8), the words "or vacated".
- 4. By striking from line fourteen (14) of said Section 2, the word and figures "thirty(30)" and inserting in lieu thereof the word and figures "sixty (60)".
- 5. By striking from line sixteen (16) of said Section 2, the word and figures "ten (10)" and inserting in lieu therof the word and figures "thirty (30)".
- 6. By striking from line twenty-one (21) of said Section 2, the word and figures "twenty-one (21)" and inserting in lieu thereof the word and figures "forty (40)".
 - 7. By renumbering Section 2, as Section 1.

LESTER L. KLUEVER. Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 259</u>, a bill for an act relating to the specifications and standards for cheeses and cheese products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

DELMONT MOFFITT. Chairman

Also.

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 231</u>, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File 414</u>, a bill for an act to amend chapter one hundred eighty-nine A (189A), Code 1966, relating to meat and poultry inspection, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred <u>House File 197</u>, a bill for an act relating to deer hunting licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill <u>do pass</u>.

Amend House File 197 by striking lines four (4) through nine (9) and inserting in lieu thereof the following:

"2. If following an investigation the commission finds that the number of hunters licenses to take deer should be limited or further regulated, the commission may determine the number of hunters to be licensed to take deer during the next open season. Such determination shall be made at least ninety (90) days prior to the first day of such season and before issuance of any licenses to take deer during the season. Following such determination, the commission shall issue licenses in the order in which applications therefor are received and shall continue to issue licenses until the quota has been issued or until a date thirty (30) days prior to the opening day of the season, whichever first occurs. If the quota of licenses has not been exhausted thirty (30) days prior to the opening date, the commission shall issue licenses up to a date fifteen (15) days prior to the opening day or until the quota has been issued, whichever first occurs. Owners or tenants of land shall be permitted to hunt deer on land owned or leased by them without a license, but subject to all other laws or regulations."

TIEDEN of Clayton

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 301, a bill for an act to require an audit of town accounts at least once every four years, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN. Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 537, a bill for an act relating to the authority for joint county-city or town buildings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 56</u>, a bill for an act relating to "T" intersections on primary and secondary roads, begs leave to report thas had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be indefinitely postponed</u>.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 382, a bill for an act relating to employment of county engineers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

GORDON STOKES, Chairman

Amend House File 382 by adding the following new section:

Sec. 2 The provisions of Chapter twenty-eight E (28E) of the Code shall be applicable to this Act.

Also.

GORDON STOKES, Chairman

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 404, a bill for an act relating to the furnishing of uniforms by county conservation boards for their executive officers or employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES. Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 48</u>, a bill for an act relating to the payment of property damage claims under liability policies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend House File 369 as follows:

1. By striking all of Section 1 and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by striking all of subsection twenty-seven (27) and inserting in lieu thereof the following:

'School bus' means every vehicle operated for the transportation of children to or from school, except vehicles which are: (1) privately owned and not operated for compensation, or (2) used exclusively in the transportation of the children in the immediate family of the driver, or (3) designed to carry not more than nine (9) persons as passengers, either school owned or privately owned, which are used to transport pupils to activity events in which the pupils are participants or used to transport pupils to their homes in case of illness or other emergency situations. These vehicles shall be operated by employees of the school district who are specifically approved by the local superintendent of schools for the assignment."

2. Amend the title by striking all after the word "relating" and inserting in lieu thereof the words "to school buses."

TIEDEN of Clayton

Amend House File 218 as follows:

- 1. Amend section four (4) by striking everything after the word "shall" in line three (3), and substituting in lieu thereof the words "credit such fees to the general fund of the state.".
 - 2. Amend section twelve (12) as follows:
 - a. By striking everything up to and including the word "Act." in line eight (8).
 - b. By striking from line eight (8) the word "herein".
- c. By inserting after the word "provided" in lines eight (8) and nine (9) the words "in section eleven (11) of this Act".

EDGINGTON of Franklin

Amend the amendment to House File 236 filed by the Commerce Committee on March 17, 1967, as follows:

Strike all of lines sixteen (16) to twenty-one (21) inclusive, and insert in lieu thereof the following:

- 2. By striking all of section 2 of said House File 236 and inserting the following:
- Sec. 2. Chapter five hundred fifteen C (515C), Code 1966, is amended by adding the following new section:
- "A mortgage guaranty insurer in addition to coverage provided under section five hundred fifteen C point five (515C.5) of the Code may insure mortgages secured by first lien upon improved real estate which is used for commercial purposes, except for those types of commercial properties specifically excluded by the commissioner of insurance."

McCARTNEY of Floyd KOCH of Woodbury GANNON of Jasper

Amend House File 186 as follows:

- 1. By striking all after the enacting clause and by inserting in lieu thereof the following:
- "Section 1. Chapter three hundred twenty-one (321), Code 1966, is amended by adding thereto the following new section:
- 'Any person riding a motorcycle as defined in section three hundred twenty-one point one (321.1), subsection three (3) of the Code on the public highways shall operate same subject to the following conditions and restrictions:
- '1. Any person riding on a motorcycle on the public highways shall wear shoes or boots and a protective headgear and unless the motorcycle is equipped with a windshield, the operator shall wear protective eye covering.
- '2. The seat of the motorcycle shall be so positioned that the operator, when sitting astride the seat, can reach the ground with his feet. The handlebars shall be not more than fifteen (15) inches in height above the uppermost portion of the seat when the seat is depressed by the weight of the operator.
- 43. Each motorcycle driven on the public highways shall be equipped with an adequate muffler to prevent any excess or unusual noise, and the muffler or exhaust system shall not be equipped with a cut off, bypass, or similar device. The exhaust system shall

not be modified to amplify or increase the noise emitted by the motor of the vehicle above that of the muffler originally installed on the vehicle.

- '4. Persons riding motorcycles upon a highway shall not ride more than two (2) abreast except on paths or parts of roadways set aside for the exclusive use of such vehicles.
- '5. No motorcycle shall be used to carry more than two (2) persons, including the driver, at any one time.
- '6. While operating said vehicle, no motorcycle operator shall carry any package which will prevent the operator from keeping both hands upon the handlebars.
- '7. Every two-wheel motorcycle operated upon the highways of this state shall at all times display lighted headlamps. During daylight hours such headlamps shall be operated on low beam.' "
- 2. Amend the title by striking from line one (1) the words "protective wearing apparel" and by inserting in lieu thereof the words "restrictions and conditions".

 STEFFEN of Chickasaw

Amend House File 302, Section 1, by striking all of line six (6) after the word "organizations," and all of lines seven (7) and eight (8) and inserting in lieu thereof the words "The Legion of Guardsmen shall be included, pro-".

MOWRY of Marshall

Amend House File 312, Section 9, Subsection three (3) as follows: (1) By inserting in line eighteen (18) after the word "after" the words "receipt of". (2) By inserting in line twenty-two (22) a period after the word "dollars" and striking the remainder of the subsection.

BEARDSLEY of Polk

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, April 6, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, April 6, 1967.

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

Prayer was offered by the Reverend A. R. Tinge, pastor of the United Church of Christ, Lowden, Iowa.

The Journal of April 5 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Lipsky of Linn for April 6th and 7th on request of the Speaker; Waugh of Monona on request of Voorhees of Black Hawk.

PRESENTATION OF VISITORS

Maloney of Polk introduced to the House 35 sixth grade students from Greenwood School, Des Moines, Iowa, accompanied by their teacher, Mrs. Carlson.

Camp of Clinton introduced to the House 22 Girl Scouts from DeWitt, Iowa.

Palmer of Polk introduced to the House 60 students from Woodside Junior High School, Des Moines, Iowa, accompanied by Mrs. Smith and Mrs. Webb.

O'Malley of Polk introduced to the House 50 elementary students from the Delaware School, Southeast Polk School District, Des Moines, Iowa, accompanied by Mrs. Higgins and Mrs. Moline.

Mensing of Cedar introduced to the House 60 students from the West Branch High School, West Branch, Iowa, accompanied by Dean O'Dell and Robert Bostwick.

Cochran of Webster introduced to the House 39 students from a government class, Central Webster High School, Burnside, Iowa, accompanied by Jim Ainslie.

Poncy of Wapello and Carnahan of Wapello introduced to the House 36 students from Ottumwa Heights College, Ottumwa, Iowa, accompanied by Sister Madeline Marie Schmidt.

Petersen of Dallas introduced to the House 140 Junior students from Perry High School, Perry, Iowa, accompanied by Dean Witmer.

PETITIONS

The following petitions were received and placed on file:

By Carnahan of Wapello from 73 residents of Wapello County who favor daylight saving time.

By the following Representatives from those who favor pari-mutuel betting.

By Mohrfeld of Tama from 25 residents of Tama County.

By Hanson of Benton from 25 residents of Benton County.

By Carnahan of Wapello from 25 residents of Iowa.

By Gallagher of Black Hawk from 21 residents of Black Hawk County.

By Tieden of Clayton from 55 residents of Clayton County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 327, 142, 225, 390, 414, 197, 301, 537, 382, 495 and 48; and Senate Files 40, 217, 259 and 231, under Rule 35.

BILLS PLACED ON NON-CONTROVERSIAL CALENDAR

Grassley of Butler asked and received unanimous consent to place the following bills on the Steering Committee Non-Controversial Calendar: House Files 514, 530, 553, and 554.

INTRODUCTION OF BILLS

House File 660, by Committee on Conservation, a bill for an act relating to the taking of mussels.

Read first time and placed on the calendar.

House File 661, by Committee on Conservation, a bill for an act relating to fees collected from the registration of water-craft.

Read first time and placed on the calendar.

House File 662, by Committee on Conservation, a bill for an act relating to species of fish which can be taken by spear or bow and arrow.

Read first time and placed on the calendar.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

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

Senate File 532, a bill for an act authorizing the State Board of Regents to acquire and control medical and hospital buildings.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa.

Van Roekel of Marion offered the following amendment filed by him:

Amend House File 312, Section 5, by adding thereto the following subsection:

"5. Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to or for the benefit of such institutions and to individuals engaged in the services of such institutions; nor shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes."

Koch of Woodbury asked and received unanimous consent to withdraw his amendment filed April 3 and found on page 787 of the House Journal.

Koch of Woodbury offered the following amendment to the amendment and moved its adoption: .

Amend the amendment to House File 312 filed March 9th by Van Roekel and others by inserting after the period in line thirteen (13) the following:

"Any insurance company organized and operated without profit to any private shareholder or individual exclusively for the purpose of aiding educational or scientific institutions shall on March 31, 1968 and each year thereafter submit a statement to the insurance department showing the total amount of premium business done the previous year and the amount contributed to education and scientific organizations."

The amendment to the amendment was adopted.

Van Roekel of Marion moved the adoption of the amendment as amended.

The amendment as amended lost.

Beardsley of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 312, Section 9, Subsection three (3) as follows: (1) By inserting in line eighteen (18) after the word "after" the words "receipt of". (2) By inserting in line twenty-two (22) a period after the word "dollars" and striking the remainder of the subsection.

The amendment was adopted.

Schmarje of Muscatine moved to reconsider the vote by which the Van Roekel amendment failed to pass the House.

The motion lost.

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

On the question "Shall the bill pass?" (H.F. 312)

The ayes were 101:

Allen Gallagher McIntyre Smith Andersen Gannon Middleswart Sorg Raker Glenn Miller of Des Moines Steffen Battles Graham Miller of Jones Stokes Beardslev Grassley Miller of Page Storv Hanson of Mitchell Bergman Moffitt Strand Bowin Harbor Mohrfeld Stromer Busch Hicklin Mowry Strothman Caffrey Hill Nelson Sullivan Camp Nielsen Holden Tapscott Christensen Johnson of Audubon Nolin Thordsen Clark Johnston of Polk O'Malley Tieden Cochran Kiilsholm Ossian Utzig Coffman King Palmer Van Drie Cunningham Van Nostrand Kitner Patton Curran Klein Radl Varlev Den Herder Kluever Redfern Vetter Diehl Knight Reed Voorhees Distelhorst Koch Renda Watson Dunton Langland Roe Welden Edgington Lee Winkelman Roorda Fischer of Grundy Malonev Sanders Wolfe Fisher of Greene Mayberry Schmarje booW Franklin. McCartney Shaw Yoder Freeman McCray Shepherd Mr. Speaker

The nays were 8:

Fullerton

Bennett Carnahan McNamara Poncy Breitbach Duffy Pierson Van Roekel

Absent or not voting 15:

Bailey Gittins Mensing Peterson Conklin Hanson of Benton Millen of Woodbury Darrington Hullinger Pelton Schroeder Doderer Lipsky Petersen of Dallas Waugh

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

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 89, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund, with report of committee recommending amendment and passage, was taken up for consideration.

Klein of Winnebago offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 89 by adding thereto the following Section:

"Sec. 6. Section twenty-six point six (26.6), Code 1966, is amended by inserting after the period in line ten (10) the following:

"Whenever a special federal census is hereafter taken by any city or town, the mayor and council shall certify the said census as soon as possible to the secretary of state and to the treasurer of state as otherwise herein provided, and failing to do so, the treasurer of state shall, after six (6) months from the date of said special census, turn over such moneys as authorized by sections one hundred twenty-three point fifty (123.50), and three hundred twelve point three (312.3) to the general fund of the state, and continue to do so until such time as certification by said mayor and council is made, or until the next decennial federal census."

Further amend House File 89 by renumbering Section 6 as Section 7.

The amendment was adopted.

Cochran of Webster offered the following amendment filed by him and moved its adoption:

Amend House File 89, Section 6, line five (5), by inserting after the word "Messenger" the words "and Chronicle".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 89)

The ayes were 113:

Allen	Freeman	Mensing	Schroeder
Andersen	Fullerton	Middleswart	Shaw
Bailey	Gallagher	Millen	Shepherd
Baker	Gannon	Miller of Des Moines	Smith
Battles	Graham	Miller of Jones	Sorg
Beardsley	Grassley	Miller of Page	Steffen
Bennett	Hanson of Mitchell	Moffitt	Stokes
Bergman	Harbor	Mohrfeld	Story

Strand Bowin Hicklin Mowry Nelson Stromer Breitbach Hill Nielsen Strothman Busch Holden: Johnson of Audubon Nolin Sullivan Caffrey O'Malley Johnston of Polk Tapscott Camp Thordsen Carnahan Kiilsholm Ossian Utzig Christensen . King Palmer Van Drie Clark Kitner Patton Van Nostrand Cochran Klein Pelton Coffman Kluever Petersen of Dallas Van Roekel Conklin Knight Pierson Varley Cunningham Koch Poncy Vetter Curran Langland Voorhees Radl Diehl Lee Redfern Watson Distelhorst Reed Welden Maloney Doderer Mayberry Renda Winkelman Duffy McCartney Roe Wolfe. Dunton McCray Roorda booW Fischer of Grundy McIntvre Sanders Yoder

Schmarje

Franklin

The nays were none.

Fisher of Greene

Absent or not voting 11:

Darrington Gittins Hullinger Tieden Den Herder Glenn Lipsky Waugh

Mr. Speaker

Edgington Hanson of Benton Peterson of Woodbury

McNamara

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

House File 217, a bill for an act relating to requirements for high school equivalency certificates, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 217)

The ayes were 107:

Allen Andersen	Gannon Graham	Millen Miller of Des Moines	Shepherd Smith
Bailey	Grassley	Miller of Jones	Steffen
Battles	Hanson of Mitchell	Miller of Page	Stokes
Beardsley	Harbor	Moffitt	Story
Bennett	Hicklin	Mohrfeld	Strand
Bergman	ĦijĬ	Mowry	Stromer

Breitbach	Holden	Nelson	Strothman
Busch	Johnson of Audubon	Nielsen	Sullivan
Caffrey	Johnston of Polk	Nolin	Tapscott
Christensen	Kiilsholm	O'Malley	Thordsen
Clark	King	Ossian	Tieden
Coffman	Kitner	Palmer	Utzig
Conklin	Klein	Patton	Van Drie
Cunningham	Kluever	Pelton	Van Nostrand
Curran	Knight	Peterson of Woodbury	Van Roekel
Diehl	Koch	Pierson	Varley
Distelhorst	Langland	Poncy	Vetter
Doderer	Lee	Radl	Voorhees
Dunton	Maloney	Redfern	Watson
Edgington	Mayberry	Reed	Welden
Fischer of Grundy	McCartney	Renda	Winkelman
Fisher of Greene	McCray	Roe	Wolfe
Franklin	McIntyre	Roorda	Wood
Freeman	McNamara	Sanders	Yoder
Fullerton	Mensing	Schmarje	Mr. Speaker
Gallagher	Middleswart	Shaw	

The nays were none.

Absent or not voting 17:

Baker	Darrington	Hanson of Benton	Schroede	r
Bowin	Den Herder	Hullinger	Sorg	
Camp	Duffy	Lipsky	Waugh	\neg
Camachan	Citting	Detengen of Dellag		

Carnahan Gittins

Cochran Glenn

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

House File 22, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired, with report of committee recommending amendment and passage, was taken up for consideration.

Grassley of Butler offered the following amendment filed by the committee on law enforcement:

Amend House File 22 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point two hundred eighty-one (321,281). Code 1966, is hereby amended as follows:

By striking lines one (1) through six (6), and inserting in lieu thereof the following:

"whoever operates a motor vehicle upon the public highways of this state while under the influence of alcohol, or while under the influence of a narcotic or hypnotic drug, or other drug, or a combination of such drugs and alcohol, to a degree which renders the driver incapable of safely driving a motor vehicle shall, upon conviction or a plea of guilty, be punished, for the first of-".

- 2. By striking in line thirty-nine (39) the words "sixty days" and inserting in lieu thereof the words "one hundred twenty days"
- 3. By adding in line fifty-nine (59) after the word "drugs" the words "or any other drug".
 - 4. By adding thereto the following:

"Whoever operates a motor vehicle while his ability to operate such motor vehicle is impaired by the consumption of alcohol shall be guilty of a misdemeanor. Evidence that there was at the time five hundredths (5/100) of one (1) per centum or more by weight of alcohol in his blood and less then ten-hundredths (10/100) of one (1) per centum, may be admitted as prima facie evidence that the defendant's ability to operate a motor vehicle was impaired by the consumption of alcohol".

"For purposes of this section, evidence that there was, at the time, ten hundredths (10/100) of one (1) per centum or more by weight of alcohol in his blood, may be admitted as prima facie evidence that the defendant was under the influence of alcohol.

- Sec. 2. Section three hundred twenty-one B point one (321B.1), Code 1966, is hereby amended by striking lines six (6) and seven (7) and inserting in lieu thereof the words "a motor vehicle while under the influence of alcohol or while a person's ability to operate a motor vehicle is impaired by the consumption of alcohol.".
- Sec. 3. Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended as follows:
 - 1. By striking line six (6) and inserting in lieu thereof the following:

"tor vehicle while under the influence of alcohol or while such person's ability to operate such motor vehicle is impaired by the consumption of alcohol."

2. By striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"public highway of this state while under the influence of alcohol or while such person's ability to operate such motor vehicle was impaired by the consumption of alcohol, and only after the peace officer has placed such person under arrest for the offense of operating a motor vehicle while under the influence of alcohol or of operating a motor vehicle while ability to operate such motor vehicle was impaired by the consumption of alcohol. If such person re-"

Sec. 4. Section three hundred twenty-one B point seven (321B.7), Code 1966, is hereby amended by striking lines eight (8) through twelve (12) and inserting in lieu thereof the following:

"upon a public highway of this state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, that he had placed such person under arrest for the offense of operating a motor vehicle while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol and that the person had refused to submit".

Sec. 5. Section three hundred twenty-one B point eight (321B.8), Code 1966, is hereby amended by striking lines nineteen (19) and twenty (20) and inserting in lieu thereof the following:

"highway of this state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, whether the person was placed un-".

Sec. 6. Section three hundred twenty-one B point ten (321B.10), Code 1966, is hereby amended by striking line six (6) and inserting in lieu thereof the following:

"state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, evi-".

Sec. 7. Section three hundred twenty-one B point eleven (321B.11), Code 1966, is hereby amended by striking line eight (8), and inserting in lieu thereof the following:

"state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol."

Sec. 8. Section three hundred twenty-one B point twelve (321B.12), Code 1966, is amended by striking line five (5) and inserting in lieu thereof the following:

"person was under the influence of alcohol or whose ability to operate a motor vehicle was impaired by the consumption of alcohol."

Further amend House File 22 by striking from the second line of the title the word 'intoxicated' and inserting in lieu thereof the following: 'under the influence of alcohol or drugs'.

Johnston of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Law Enforcement Committee amendment to House File 22 as follows:

- 1. By striking in line 21 the words "five hundredths (5/100ths)" and inserting in lieu thereof the words "ten hundredths (10/100ths)".
- 2. By striking in lines 22 and 27 the words "ten hundredths $(10/100 \, \text{ths})$ " and inserting in lieu thereof the words "fifteen hundredths $(15/100 \, \text{ths})$ ".

Division was requested.

(Pending at adjournment)

HOUSE FILE 489 WITHDRAWN

Moffitt of Appanoose asked and received unanimous consent to withdraw House File 489 from further consideration by the House.

REQUEST TO VOTE

Holden of Scott asked and received unanimous consent to be recorded as voting aye on House File 312.

Kluever of Cass asked and received unanimous consent to be recorded as voting aye on House Files 89 and 217.

Bennett of Polk asked and received unanimous consent to be recorded as voting aye on House File 572.

Voorhees of Black Hawk asked and received unanimous consent to be recorded as voting aye on House File 572.

REPORTS OF COMMITTEES

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred <u>House File 464</u>, a bill for an act relating to the condemnation of property for highway purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LEROY S. MILLER, Chairman

Also:

Mr. Speaker: Your committee on roads and highways, to whom was referred <u>House File 297</u>, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY S. MILLER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 80, a bill for an act relating to leased and rented vehicle offenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 80, Section 1, as follows:

- 1. Subsection three (3) by striking all of line 18 after the word "Act" and all of lines 19 and 20.
 - 2. By striking all of subsection four (4).
- 3. Subsection five (5), line 34, by striking "three (3) and four (4)" and inserting in lieu thereof the words "and three (3)".
- 4. Subsection six (6), line 39, by striking "three (3) or four (4)" and inserting in lieu thereof the words "or three (3)".
 - 5. By renumbering subsections five (5) and six (6).

WILLIAM P. WINKELMAN, Chairman

 $\,$ Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 527</u>, a bill for an act relating to operators' and chauffeurs' licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass.</u>

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 481</u>,a bill for an act relating to safety equipment on trucks and other vehicles without rear bumpers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 262</u>,a bill for an act relating to the lighting requirements of motorcycles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be indefinitely postponed</u>.

EDGAR H. HOLDEN, Ranking Member

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 258</u>, a bill for an act relating to the powers of the board of parole, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 299</u>, a bill for an act relating to the enforcement of court orders requiring payment of separate support and maintenance of the adverse party and children during litigation of divorce proceedings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LESTER L. KLUEVER, Chairman

-Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 561, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 471</u>, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be indefinitely postponed</u>.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend House File 211 as follows:

- 1. By striking the seventh paragraph of the preamble.
- 2. By striking line three (3) of the eighth paragraph of the preamble and inserting in lieu thereof the following:
- "be applied as a tax credit to the property owners of Deer Creek Township, Worth County, Iowa; NOW, THEREFORE,".
- 3. Amend Section 1 by striking all of line five (5) after the word "and", and all of lines six (6) and seven (7) and inserting in lieu thereof the following: "apply the said warrants in the sum of eight hundred forty-five (845.00) dollars as a tax credit to the property owners of Deer Creek Township, Worth County, Iowa."
- 4. Amend the title by striking all after the word "protection" in line two (2) and inserting in lieu thereof the following:

"in Deer Creek Township, Worth County, Iowa, as a tax credit to the property owners of said Deer Creek Township,"

MCNAMARA of Linn SCHROEDER of Pottawattamie STROMER of Hancock LEE of Hamilton

Amend the amendment to House File 22 filed March 16 by Johnston of Polk and Mayberry of Webster by striking in line 8 the words "fifteen hundredths (15/100ths)" and inserting in lieuthereof the words "one hundred and twenty-five one thousandth (.125)" VAN NOSTRAND of Pottawattamie

Amend House File 327 as follows:

Amend Section 1. by striking subsection 1. and inserting in lieu thereof the following:

By adding a new sentence following the word "month," in line twelve (12) reading as follows:

"Provided, however, that any such person having attained the age of seventy-five (75) years shall be entitled to receive retirement allowance payments from the state of Iowa of one hundred dollars (\$100.00) per month."

CUNNINGHAM of Story

Amend House File 220 as follows:

- 1. Amend Section 1 by striking in line three (3) the following: ", four (4),".
- 2. Further amend Section 1 by striking the remainder of the sentence after the word "subject" in line 8, and inserting in lieu thereof the words "to approval by a majority vote of the members of the library board of trustees."
 - 3. Further amend by striking subsection 4 and renumbering the remaining subsection.

 MOWRY of Marshall

Amend House File 480 as follows:

- 1. Amend line 8 of the third paragraph in the preamble by striking the words "now, therefore," and inserting in lieu thereof the word "and,".
 - 2. Insert an additional paragraph to the preamble as follows:
- "WHEREAS, the commission hereby established shall seek the accomplishment of these objectives through the prevention, abatement, and control of air pollution by practicable and reasonable methods; now, therefore,".
- 3. Amend Section 2, subsection one (1), by inserting in line four (4) after the word "vapor" the parenthetical phrase "(except water vapor)".
- 4. Amend Section 2, subsection three (3), by striking from lines twenty-four (24) and twenty-five (25) the words "or tends to be".
- 5. Amend Section 2, subsection ten (10), by inserting in line thirty-nine (39) after the word "co-partnership" the word "cooperative,".
- 6. Amend Section 3, subsection five (5), line forty-eight (48), by striking the period after the word "issues" and adding the following: "; provided, however, that any rule or regulation or amendment or repeal thereof shall not be deemed operative until it shall have been approved in writing by at least five members of the commission."
- 7. Amend Section 3, subsection six (6), by inserting in line fifty-five (55) after the word "shall" the words "be a technically qualified engineer and shall".
- 8. Amend Section 4, subsection three (3), line thirteen (13), by striking the period and adding: "after at least sixty (60) days public notice and public hearings."
- 9. Amend Section 4, subsection four (4), line seventeen (17), by striking the period after the word "Act" and adding: "after at least sixty (60) days public notice and public hearings."

- 10. Amend Section 4, subsection five (5), by striking the period after the word "whole" in line twenty-two (22) and adding: ", after at least sixty (60) days public notice and public hearings."
- 11. Amend Section 4, subsection seven (7), line twenty-nine (29), by adding after the word "hearings" the words ", in addition to those otherwise required by this Act,".
- 12. Amend Section 4, subsection ten (10), by striking from lines seventy (70) and seventy-one (71) the words "processes employed,".
- 13. Amend Section 4, subsection eleven (11), line eighty-five (85), by placing a period after the word "equipment". Further amend subsection eleven (11) by striking all of line eighty-six (86).
- 14. Further amend Section 4, subsection eleven (11), by adding the following paragraphs:
- "Such standards, rules, or regulations shall not specify any particular method to be used to reduce undesirable levels of emissions, nor type, design, or method of installation of any equipment to be used to reduce said levels of emissions, nor the type, design, or method of installation or type of construction of any manufacturing processes or kinds of equipment, nor specify the kind or composition of fuels permitted to be sold, stored, or used.
- "Nothing herein shall prevent the commission from giving technical advice pertaining to the construction or installation of any equipment or any other recommendation.
- "The order of determination of the commission may include such advisory recommendation as the commission may deem appropriate for the control of emissions from any air-contaminent source and the reduction of the emission of air contaminants."
- 15. Amend Section 5, subsection seven (7), line thirty-six (36), by striking the words ", or revoke" and adding in line thirty-six (36) after the word "modify," the word "or".
- 16. Amend Section 5, subsection seven (7), paragraph a, line forty-six (46) by adding after the word "altered" the words "in such a way that it significantly affects operational efficiency,"; also by striking in line forty-seven (47) the word "therefor." and adding "for such equipment."
 - 17. Amend Section 5, subsection seven (7), by adding a new subsection as follows:
- "7b. The condition of expected performance must be reasonably detailed in the permit unless it is agreed between the commission and the permit holder that a condition of development and adjustment exists."
 - 18. Amend Section 5, by relettering subsection 7b.
- 19. Amend Section 5, subsection eleven (11), line sixty-three (63), by striking the words "upon instruction by the commission," and capitalizing the word "employ".
 - 20. Amend by inserting a new Section after Section 5 as follows:
- "Nothing contained in this Act shall be deemed to grant to the commission or the department any authority or jurisdiction with respect to air pollution existing solely within residences; or solely within commercial and industrial plants, works, or shops under the jurisdiction of chapter ninety-one (91) of the Code; or to affect the relations between employers and employees with respect to, or arising out of, any condition of air pollution."

- 21. Amend Section 7, by striking from lines ten (10) and eleven (11) "the use of such information by"; also by striking from line eleven (11) the word "in" and inserting the word "from".
- 22. Amend Section 8, subsection five (5), line forty-two (42), by striking the words "or its authorized representative", and adding after the word "commission" the words ", its technical secretary, or the commissioner".
- 23. Amend Section 8, subsection five (5), line fifty-one (51), by striking the comma after the word "time" and inserting "of hearing, such hearing to be held before the commission".
- 24. Further amend Section 8, subsection five (5), lines fifty-two (52) and fifty-three (53), by inserting a period after the word "thereafter" and striking "for a hearing to be held before the commission."
 - 25. Amend Section 9, line two (2) by striking "eight (8)" and inserting "nine (9)".
- 26. Further amend Section 9, line twelve (12), by striking the period after the word "equity" and inserting "and shall be de novo."
- 27. Amend Section 10 by striking in line eleven (11) the words "In an action for injunction brought" and all of lines twelve (12) and thirteen (13).
 - 28. Amend by inserting a new section after Section 10 as follows:
- "In all proceedings with respect to any alleged violation of the provisions of this Act or any rule or regulation promulgated hereunder, the burden of proof shall be upon the commission,"
- 29. Amend Section 12, by numbering the existing paragraph as Subsection 1; also by adding a new subsection as follows:
- "2. If the board of supervisors in any county establishes an air-pollution program and has obtained a certificate of acceptance, the agency implementing the program shall have jurisdiction over and may regulate air pollution within the county including any incorporated areas therein unless and until such incorporated areas shall obtain a certificate of acceptance as a joint or separate agency."
- 30. Amend Section 13, line eleven (11) by striking the word "eight (8)" and inserting the word "nine (9)".
- 31. Amend Section 13, subsection 2b, line forty-one (41), by striking the word and figure "eight (8)" and inserting the word and figure "nine (9)".
- 32. Amend Section 13, subsection 2c, line sixty-seven (67), by striking the word and number "eight (8)" and inserting the word and figure "nine (9)".
- 33. Amend Section 15, lines six (6) and ten (10) by striking the word and figure "eight (8)" and inserting the word and figure "nine (9)".
 - 34. By renumbering all sections following Section 5.

DEN HERDER of Sioux
PETERSEN of Dallas
KNIGHT of Humboldt
GALLAGHER of Black Hawk

Amend House File 80 as follows:

- 1. Section 1, line two (2), by striking the word "sections" and inserting in lieu thereof the word "section".
- 2. Subsection six (6), line three (3), by striking the words "state prison" and inserting in lieu thereof the word "penitentiary".

 WINKELMAN of Calhoun

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Friday, April 7, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, April 7, 1967.

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

Prayer was offered by Monsignor John J. McIlhon, pastor of the St. Mary's Church, Elkhart, Iowa.

The Journal of April 6 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bergman of Osceola on request of the Speaker; McCartney of Floyd on request of Shepherd of Lee; Pelton of Clinton on request of Mensing of Cedar; Camp of Clinton on request of Mensing of Cedar; Roe of Allamakee on request of Poncy of Wapello; Tieden of Clayton on request of Langland of Winneshiek; Waugh of Monona on request of Voorhees of Black Hawk; Utzig of Dubuque on request of Petersen of Dallas; Battles of Jackson on request of Thordsen of Scott; Lee of Hamilton for the afternoon on request of the Speaker.

PRESENTATION OF VISITORS

Stokes of Plymouth introduced to the House the Honorable Henry W. Wormley, Kingsley, Iowa, former member of the House from Plymouth County in the Fiftieth and Fifty-first General Assemblies.

Van Roekel of Marion introduced to the House 60 eighth grade students from Twin Cedars Community School, Bussey, Iowa, accompanied by their teacher, Elsie King.

Johnson of Audubon introduced to the House 70 students from Exira Community Schools, Exira, Iowa, accompanied by Mr. Heim, teacher, and Mrs. Thomas Godwin and Mrs. James Anderson, sponsors.

Winkelman of Calhoun introduced to the House 48 seventh and eighth grade students from Lytton Community School, Lytton, Iowa, accompanied by Mrs. Muriel Minglin, Mrs. Westmoreland and Mr. Reiter.

Kluever of Cass introduced to the House 60 Senior students from Griswold Community School, Griswold, Iowa, accompanied by Ivan Lynch, Ken Hughes and Dan Dahlgren, Principal.

Reed of Linn introduced to the House his wife, Mrs. Cecil Reed, and his daughter, Mrs. Ted Hughes.

Nolin of Carroll introduced to the House 20 students from the Glidden-Ralston Community School, Glidden, Iowa, accompanied by their teachers, Mrs. Nolin, wife of Representative Nolin, and Mrs. McGinnis.

PETITIONS

The following petition was received and placed on file:

By Tapscott of Polk from 80 residents of Polk County who oppose House File 169, relating to the use of large motors on artificial lakes over 350 acres.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 464, 297, 80, 527, 299 and 561; and Senate File 36, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 428.

HOUSE FILE 45 INDEFINITELY POSTPONED

Gannon of Jasper called up for consideration the report of the committee on commerce on House File 45, found on page 802, House Journal of April 4.

Smith of O'Brien moved the previous question.

The motion lost.

Palmer of Polk asked and received unanimous consent to be excused from voting under the provisons of Rule 70.

Gannon of Jasper moved the adoption of the committee report.

Roll call was requested by Gannon of Jasper and the Speaker.

Rule 69 was invoked.

On the question "Shall the committee report be adopted?"

The ayes were 66:

Andersen	Harbor	Mowry	Story
Bowin	Hicklin	Nelson	Strand
Busch	Holden	Nielsen	Stromer
Clark	Johnson of Audubon	Patton	Strothman
Coffman	Kiilsholm	Peterson of Woodbury	Sullivan
Conklin	King	Pierson	Thordsen
Cunningham	Kitner	Redfern	Van Nostrand
Curran	Kluever	Reed	Varley
Den Herder	Knight	Sanders	Vetter
Diehl	Koch	Schmarje	Voorhees
Edgington	McCray	Schroeder	Watson
Freeman	Mensing	Shaw	Welden

Fullerton Millen Shepherd Winkelman
Gannon Miller of Jones Smith Wolfe
Gittins Miller of Page Sorg Wood

Graham Moffitt Stokes Mr. Speaker

Mohrfeld

The nays were 42:

Grasslev

Petersen of Dallas Allen Doderer Langland Lee Poncy Bailey Duffv Dunton Maloney Radl Baker Beardsley Mayberry Renda Fisher of Greene McIntyre Roorda Bennett Franklin Steffen Breitbach Gallagher Middleswart Miller of Des Moines Tapscott Caffrey Hanson of Benton Hanson of Mitchell Nolin Van Drie Carnahan

Christensen Hill O'Malley Van Roekel
Cochran Hullinger Ossian Yoder

Distellhorst Johnston of Polk

Absent or not voting 16:

Battles Fischer of Grundy McCartney Roe Bergman Glenn McNamara Tieden Camp Klein Palmer Utzig Darrington Lipsky Pelton Waugh

Motion prevailed and the report was adopted.

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which the Committee report on House File 45 was adopted.

WILLIAM J. GANNON

INTRODUCTION OF BILLS

House File 663, by Committee on Roads and Highways, a bill for an act to establish a street research fund.

Read first time and placed on the calendar.

House File 664, by Committee on Roads and Highways, a bill for an act relating to salaries of certain employees of the state highway commission.

Read first time and placed on the calendar.

House File 665, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act relating to restoration of citizenship rights to convicts upon their release.

Read first time and placed on the calendar.

House File 666, by Tapscott, a bill for an act to require establishment and periodic reapportionment of voting areas for the election of members of governing boards of certain policital subdivisions.

Read first time and referred to committee on state government affairs.

SENATE MESSAGE CONSIDERED

Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenue.

Read first time and referred to committee on higher education.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

Senate File 131, a bill for an act authorizing the Highway Commission to do certain things for the construction, operation and charging of toll for bridges.

Also:

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

House File 117, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Jor Varese, Sr., and Louis Sacco.

Also:

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

Senate File 426, a bill for an act to legalize and validate the proceedings of the Board of Directors of Bellevue Community School District.

Also:

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

Senate File 446, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District.

Also:

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

House File 205, a bill for an act to legalize and validate the proceedings of the Town Council of the Town of Gilbertville.

Also:

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

Senate File 287, a bill for an act to legalize the proceedings of the Board of Supervisors of Adams County in regard to construction of a county home at Corning, Iowa.

Also:

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

Senate File 585, a bill for an act to legalize and validate the proceedings of the Board of Directors of the Waverly-Shell Rock Community School District.

Alen

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

Senate File 584, a bill for an act to legalize and validate proceedings for changes in boundaries of the Waverly-Shell Rock Community School District.

Also:

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

Senate File 224, a bill for an act to define the jurisdiction and duties of district court judges.

Also:

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

Senate File 248, a bill for an act to provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations.

Also:

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

Senate File 129, a bill for an act relating to acquisition of land by a county conservation board.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

(BUSINESS PENDING AT ADJOURNMENT)

The House resumed consideration of House File 22, a bill for an act relating to the operation of a motor vehicle while intoxicated or while ability to operate is impaired.

Grassley of Butler offered the following amendment filed by the committee on law enforcement.

Amend House File 22 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section three hundred twenty-one point two hundred eighty-one (321.281), Code 1966, is hereby amended as follows:
- 1. By striking lines one (1) through six (6), and inserting in lieu thereof the following:

"whoever operates a motor vehicle upon the public highways of this state while under the influence of alcohol, or while under the influence of a narcotic or hypnotic drug, or other drug, or a combination of such drugs and alcohol, to a degree which renders the driver incapable of safely driving a motor vehicle shall, upon conviction or a plea of guilty, be punished, for the first of-".

- 2. By striking in line thirty-nine (39) the words "sixty days" and inserting in lieu thereof the words "one hundred twenty days"
- 3. By adding in line fifty-nine (59) after the word "drugs" the words "or any other drug".
 - 4. By adding thereto the following:

"Whoever operates a motor vehicle while his ability to operate such motor vehicle is impaired by the consumption of alcohol shall be guilty of a misdemeanor. Evidence that there was at the time five hundredths (5/100) of one (1) per centum or more by weight of alcohol in his blood andless then ten-hundredths (10/100) of one (1) per centum, may be admitted as prima facie evidence that the defendant's ability to operate a motor vehicle was impaired by the consumption of alcohol".

"For purposes of this section, evidence that there was, at the time, ten hundredths (10/100) of one (1) per centum or more by weight of alcohol in his blood, may be admitted as prima facie evidence that the defendant was under the influence of alcohol.

- Sec. 2. Section three hundred twenty-one B point one (321B.1), Code 1966, is hereby amended by striking lines six (6) and seven (7) and inserting in lieu thereof the words "a motor vehicle while under the influence of alcohol or while a person's ability to operate a motor vehicle is impaired by the consumption of alcohol."
- Sec. 3. Section three hundred twenty-one B point three (321B.3), Code 1966, is hereby amended as follows:
 - 1. By striking line six (6) and inserting in lieu thereof the following:
- "tor vehicle while under the influence of alcohol or while such person's ability to operate such motor vehicle is impaired by the consumption of alcohol,"
- 2. By striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:

"public highway of this state while under the influence of alcohol or while such person's ability to operate such motor vehicle was impaired by the consumption of alcohol, and only after the peace officer has placed such person under arrest for the offense of operating a motor vehicle while under the influence of alcohol or of operating a motor vehicle while ability to operate such motor vehicle was impaired by the consumption of alcohol. If such person re-"

Sec. 4. Section three hundred twenty-one B point seven (321B.7), Code 1966, is hereby amended by striking lines eight (8) through twelve (12) and inserting in lieu thereof the following:

"upon a public highway of this state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, that he had placed such person under arrest for the offense of operating a motor vehicle while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol and that the person had refused to submit".

Sec. 5. Section three hundred twenty-one B point eight (321B.8), Code 1966, is hereby amended by striking lines nineteen (19) and twenty (20) and inserting in lieu thereof the following:

"highway of this state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, whether the person was placed un-".

Sec. 6. Section three hundred twenty-one B point ten (321B.10), Code 1966, is hereby amended by striking line six (6) and inserting in lieu thereof the following:

"state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol, evi-".

Sec. 7. Section three hundred twenty-one B point eleven (321B.11), Code 1966, is hereby amended by striking line eight (8), and inserting in lieu thereof the following:

"state while under the influence of alcohol or while ability to operate such motor vehicle was impaired by the consumption of alcohol."

Sec. 8. Section three hundred twenty-one B point twelve (321B.12), Code 1966, is amended by striking line five (5) and inserting in lieu thereof the following:

'person was under the influence of alcohol or whose ability to operate a motor vehicle was impaired by the consumption of alcohol.'

Further amend House File 22 by striking from the second line of the title the word "intoxicated" and inserting in lieu thereof the following: "under the influence of alcohol or drugs".

Johnston of Polk offered the following amendment to the amendment:

Amend the Law Enforcement Committee amendment to House File 22 as follows:

- 1. By striking in line 21 the words "five hundredths (5/100ths)" and inserting in lieu thereof the words "ten hundredths (10/100ths)".
- 2. By striking in lines 22 and 27 the words "ten hundredths (10/100ths)" and inserting in lieu thereof the words "fifteen hundredths (15/100ths)".

Division was requested.

Johnston of Polk moved the adoption of Division 1 of his amendment.

Roll call was requested by Johnston of Polk and the Speaker.

On the question "Shall Division 1 be adopted?".

The ayes were 47:

Allen	Duffy	McCray	Roe
Baker	Fischer of Grundy	Miller of Des Moines	Sanders
Battles	Franklin	Miller of Page	Schmarje
Bennett	Fullerton	Mohrfeld	Sorg
Breitbach	Gallagher	Mowry .	Steffen
Caffrey	Gannon	Nelson	Sullivan
Camp	Johnston of Polk	O'Malley	Tapscott
Carnahan	Kitner	Palmer	${\tt Thordsen}$
Clark	Koch	Peterson of Woodbury	Van Drie
Coffman	Lee	Poncy	Welden
Distelhorst	Maloney	Reed	Wood
Doderer	Mavberry	Renda	

The nays were 63:

Andersen	Graham	Mensing	Smith
Bailey	Grassley	Middleswart	Stokes
Beardsley	Hanson of Mitchell	Millen	Story
Bowin	Harbor	Miller of Jones	Strand
Busch	Hicklin	Moffitt	Stromer
Christensen	Hill	Nielsen	Strothman
Conklin	Holden	Ossian	Van Nostrand
Cunningham	Hullinger	Patton	Van Roekel
Curran	Johnson of Audubon	Petersen of Dallas	Varley
Den Herder	Kiilsholm	Pierson	Vetter
Diehl	King	Radl	Voorhees
Dunton	Klein	Redfern	Winkelman
Edgington	Kluever	Roorda	Wolfe
Fisher of Greene	Knight	Schroeder	Yoder
Freeman .	McCartney	Shaw	Mr. Speaker
Gittins	McIntyre	Shepherd	

Absent or not voting 14:

Bergman
Cochran
Darrington

Hanson of Benton Langland

Nolin Pelton Tieden

Watson Waugh

Glenn

Lipsky McNamara

Utzig

Division 1 of the amendment lost.

Johnston of Polk moved the adoption of Division 2 of his amendment.

Roll call was requested by Johnston of Polk and the Speaker.

On the question "Shall Division 2 be adopted?"

The ayes were 50:

Allen	
Andersen	
Baker	
Battles	
Bennett	
Breitbach	
Caffrey	
Camp	
Carnahan	
Christensen	
Clark	
Coffman	
Distelhorst	

Doderer Duffv Franklin Fullerton Gallagher Gannon Hanson of Benton

Harbor Hicklin Holden Johnston of Polk Kitner

Kluever

Grassley

Hanson of Mitchell

Koch Lee Maloney Mayberry McCray

Miller of Des Moines Sorg Miller of Page Mohrfeld Mowry Nelson O'Mallev Palmer

Schmarje Steffen Sullivan Tapscott Thordsen Welden booW

Poncy

Renda

Radl

Roe

The nays were 57:

D. 11. ...

Вапеу
Beardsley
Bowin
Busch
Conklin
Cunningham
Curran
Den Herder
Diehl
Dunton
Edgington
Fisher of Greene
Freeman
Gittins

Hill Hullinger Johnson of Audubon Pierson Kiilsholm King Klein Knight Mensing Middleswart Millen Miller of Jones Moffitt

Patton Petersen of Dallas Redfern Reed Roorda Schroeder Shaw Shepherd Smith Stokes Story

Nielsen

Ossían

Strand Stromer Strothman Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Winkelman ' Wolfe

Mr. Speaker

Yoder

Graham

Absent or not voting 17:

Bergman Cochran

Langland Lipsky McCartney McNamara Nolin Pelton Sanders Tieden Utzig

Darrington Fischer of Grundy

McIntyre

Peterson of Woodbury Waugh.

Glenn

Division 2 of the amendment lost.

Allen of Pottawattamie offered the following amendment and moved its adoption:

Amend the Law Enforcement Committee amendment to House File 22 by striking in lines twenty-two (22) and twenty-seven (27) the words "ten hundredths (10/100ths)" and inserting in lieu thereof the following: "thirteen hundredths (13/100ths)".

The amendment lost.

Allen of Pottawattamie offered the following amendment and moved its adoption:

Amend the Law Enforcement Committee amendment to House File 22 as follows: by striking in line 21 the words five one hundredths (5/100ths) and inserting in lieu thereof the words seven one hundredths (7/100ths).

The amendment lost.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw his amendment filed April 6 to House File 22 and found on page 841 of the House Journal.

Duffy of Dubuque offered the following amendment and moved its adoption:

Amend the Committee Amendment to House File 22 by striking from line twenty (20) the word "misdeameanor" and inserting in lieu thereof the following: "misdeameanor and, upon conviction, be fined in an amount not exceeding one hundred dollars or imprisoned in the county jail not exceeding thirty days, or by both such fine and imprisonment".

The amendment was adopted.

Grassley of Butler moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

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

On the question "Shall the bill pass?" (H.F. 22)

The aves were 89:

Andersen Bailey Baker Gittins Graham Grassley

Miller of Jones Miller of Page Shepherd Smith Steffen

Beardsley	Hanson of Benton	Moffitt	Stokes
Bowin	Hanson of Mitchell	Mohrfeld	Story
Busch	Harbor	Mowry	Strand
Camp	Hicklin	Nelson	Stromer
Christensen	Hill	Nielsen	Strothman
Cochran	Holden	Nolin	Thordsen
Conklin	Hullinger	O'Malley	Van Drie
Cunningham	Johnson of Audubon	Ossian	Van Nostrand
Curran	Kiilsholm	Patton	Van Roekel
Den Herder	King	Petersen of Dallas	Varley
Diehl	Kitner	Peterson of Woodbury	Vetter
Doderer	Klein	Pierson	Voorhees
Dunton	Kluever	Radl	Watson
Edgington	Knight	Redfern	Welden
Fischer of Grundy	McCartney	Roorda	Winkelman
Fisher of Greene	McCray	Sanders	Wolfe
Freeman	McIntyre	Schmarje'	Wood
Fullerton	Mensing	Schroeder	Yoder
Gallagher	Middleswart	Shaw	Mr. Speaker

The nays were 18:

Gannon

Bennett	Duffy	Lee	Renda
Breitbach	Franklin	Maloney	Sorg
Caffrey	Glenn	McNamara	Sullivan
Clark	Johnston of Polk	Palmer	Tapscott
Coffman	Koch	•	

Absent or not voting 17:

Allen	Distelhorst	Miller of Des Moines	Roe
Battles	Langland	Pelton	Tieden
Bergman	Lipsky	Poncy	Utzig
Carnahan	Mayberry	Reed	Waugh
T			•

Darrington

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

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 17, a bill for an act relating to support and maintenance of the parties during divorce litigation, with report of committee recommending amendment and passage, was taken up for consideration.

- Hill of Marshall offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 17 as follows:

- 1. Amend section one (1) by striking the word "three" in line six (6) and the figure "3" in line seven (7) thereof and substituting the word and figure "five" (5)" therefor.
 - 2. Further amend by adding the following to Section 1:
- "Appearance by an attorney or the defendant for such hearing shall be deemed a special appearance for the purpose of such hearing only and not a general appearance."

The amendment was adopted.

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

Middlogwort

Chain

On the question "Shall the bill pass?" (H.F. 17)

Fullowton

The ayes were 93:

Andoncon

Andersen	Fullerton	Middleswart	Snaw
Bailey	Gallagher	Millen	Shepherd
Baker	Gannon	Miller of Jones	Smith
Beardsley	Glenn	Miller of Page	Sorg
Bowin	Graham	Moffitt	Stokes
Breitbach	Hanson of Benton	Mohrfeld	Strand
Carnahan	Hanson of Mitchell	Mowry	Stromer
Christensen	Harbor	Nelson	Strothman
Clark	Hicklin	Nielsen	Sullivan
Cochran	Hill	O'Malley	Tapscott
Coffman	Holden	Ossian	Thordsen
Conklin	Hullinger	Palmer	Van Drie
Cunningham	Johnson of Audubon	Patton	Van Nostrand
Curran	Kiilsholm	Petersen of Dallas	Van Roekel
Den Herder	King	Peterson of Woodbury	Varley
Diehl	Kitner	Poncy	Voorhees
Distelhorst	Klein	Redfern	Watson
Doderer	Kluever	Reed	Welden
Duffy	Knight	Renda	Winkelman
Dunton	Koch	Roorda	Wolfe
Edgington	Maloney	Sanders	Wood
Fisher of Greene	McCray	Schmarje	Yoder
Franklin	McNamara	Schroeder	Mr. Speaker
Freeman			

The nays were none.

Absent or not voting 31:

Allen	Fischer of Grundy	McCartney	Roe
Battles	Gittins	McIntyre	Steffen
Bennett	Grassley	Mensing	Story
Bergman	Johnston of Polk	Miller of Des Moines	Tieden
Busch	Langland	Nolin	Utzig
Caffrey	Lee	Pelton	Vetter
Camp	Lipsky	Pierson	Waugh
Darrington	Mayberry	Radl	_

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

House File 246, a bill for an act relating to investigations involving probation by the court, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend House File 246, line four (4) by adding after the word "parole" the words "or probation officer".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 246)

The ayes were 93:

Allen	Franklin	Mayberry	Schmarje
Andersen	Freeman	McCray	Schroeder
Bailey	Fullerton	Middleswart	Shaw
Baker	Gallagher	Millen	Shepherd
Beardsley	Gannon	Miller of Des Moines	Sorg
Bennett .	Glenn	Miller of Jones	Stokes
Bowin	Graham	Miller of Page	Strand
Breitbach	Hanson of Benton	Moffitt	Strothman
Caffrey	Hanson of Mitchell	Mohrfeld	Sullivan
Carnahan	Harbor	Mowry	Tapscott
Christensen	Hicklin	Nelson	Thordsen
Clark	Hill .	Nielsen	Van Drie
Cochran	Holden	O'Malley	Van Nostrand
Coffman	Hullinger	Palmer	Van Roekel
Conklin	Johnson of Audubon	Patton	Varley

Kiilsholm Petersen of Dallas Vetter Cunningham Diehl King Pierson Voorhees Kitner Welden Distelhorst Poncy Doderer Klein Redfern Winkelman Kluever Wolfe -Duffv Reed Dunton Knight Renda Wood Yoder Edgington Koch Roorda Mr. Speaker Fischer of Grundy Maloney Sanders

Fisher of Greene

The nays were none.

Absent or not voting 31:

Steffen Battles Grassley Mensing Story Johnston of Polk Nolin-Bergman Stromer Langland Ossian Busch Camp Lee Pelton Tieden Lipsky Peterson of Woodbury Utzig Curran McCartney Darrington Radl Watson Den Herder McIntyre Roe Waugh

Gittins McNamara Smith

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

House File 295, a bill for an act relating to the holding of local and state-wide poultry shows, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 295)

The ayes were 95:

Fisher of Greene McCray Shaw Allen Middleswart Shepherd Andersen Franklin Smith Freeman Millen Bailev Miller of Des Moines Sorg Baker Fullerton Steffen Beardsley Gallagher Miller of Jones Miller of Page Stokes Bennett Gannon Strand Bowin Glenn Moffitt Stromer Breitbach Graham Mohrfeld Strothman Grasslev Nelson Caffrey Sullivan Hanson of Mitchell Nielsen Camp Tapscott O'Malley Carnahan Harbor

Christensen Ossian Thordsen Hicklin Clark Palmer Van Drie Holden Van Roekel Cochran Hullinger Patton Coffman Johnson of Audubon Petersen of Dallas Varley Conklin Kiilsholm Pierson Vetter Cunningham Voorhees King Poncy Diehl Kitner Redfern Welden Distelhorst Klein Reed Winkelman Doderer Kluever Renda Wolfe Duffv Knight Roorda hooWDunton Koch Sanders Yoder Edgington Malonev Schmarie Mr. Speaker

Fischer of Grundy Mayberry Schroeder

The nays were 1:

Van Nostrand

Absent or not voting 28:

Battles	Hanson of Benton	McIntyre	Radl
Bergman	Hill	McNamara	Roe
Busch	Johnston of Polk	Mensing	Story
Curran	Langland	Mowry	Tieden
Darrington	Lee	Nolin	Utzig
Den Herder	Lipsky	Pelton	Watson
Gittins	McCartney	Peterson of Woodbury	waugh (

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

House File 467, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 467)

The ayes were 93:

Shepherd
O
Smith
Sorg
Steffen
Stokes
Strand
Stromer

Mr. Speaker

Caffrey Harbor Nielsen Strothman Camp Hicklin O'Mallev Sullivan Carnahan Holden Ossian Tapscott Christensen Hullinger Palmer Thordsen Johnson of Audubon Patton Clark Van Drie Conklin Kiilsholm Petersen of Dallas Van Nostrand Cunningham Pierson Van Roekel King Diehl Kitner Poncy Varley Distelhorst Klein Redfern Vetter Doderer Kluever Reed Voorhees Dunton Renda Watson Knight Edgington Koch Roorda Winkelman Fischer of Grundy Sanders Malonev Wolfe Fisher of Greene Mayberry Schmarie booW Franklin McCrav Schroeder Yoder

Shaw

Freeman Fullerton

The nays were none.

Absent or not voting 31:

the House and the title was agreed to.

Bailey	Den Herder	McCartney	Radl
Battles	Duffy	McIntyre	Roe
Bergman	Gittins	McNamara	Story
Busch	Hill	Mensing	Tieden
Cochran	Johnston of Polk	Mowry	Utzig
Coffman	Langland	Nolin	Waugh
Curran	Lee	Pelton	Welden
Darrington	Lipsky	Peterson of Woodbury	·

The bill having received a constitutional majority was declared to have passed

House File 257, a bill for an act relating to parole time not counted, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 257)

Middleswart

The ayes were 94:

Allen	Freeman	Millen	Shepherd
Andersen	Fullerton	Miller of Des Moines	Smith
Baker	Gallagher	Miller of Jones	Sorg
Beardsley	Gannon	Miller of Page	Steffen
Bennett	Glenn	Moffitt	Stokes

Mohrfeld Strand Rowin Graham Breitbach Grasslev Nelson Stromer Hanson of Benton Strothman Nielsen Caffrey Sullivan Camp Harbor O'Malley Tapscott Carnahan Hicklin Ossian Christensen Holden Palmer Thordsen Patton Van Drie Clark Hullinger Cochran Johnson of Audubon Petersen of Dallas Van Nostrand Conklin King Pierson Van Roekel Cunningham Kitner. Poncy Varley Voorhees Curran Klein Radl Diehl Redfern Watson Kluever Distelhorst Knight Reed Welden Doderer Koch Renda Winkelman Dunton Roorda Wolfe Malonev Mood Mayberry Sanders Edgington Yoder Fischer of Grundy McCray Schmarie' Middleswart Fisher of Greene Schroeder Mr. Speaker Franklin Shaw

The nays were none.

Absent or not voting 30:

Bailey Gittins McCartney Peterson of Hanson of Mitchell Battles McIntyre Woodbury Bergman Hill McNamara Roe Busch Johnston of Polk Mensing Story Coffman Kiilsholm Tieden Mowry Darrington Langland Nolin Utzig Vetter Den Herder Lee Pelton Duffy Lipsky Waugh

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

House File 266, a bill for an act relating to the amount of money advanced to paroled prisoners who are in personal need, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 266)

The ayes were 93:

Allen	Freeman	Middleswart	Shaw
Andersen	Fullerton	Millen	Shepherd
Baker	Gallagher	Miller of Des Moines	Smith
Beardsley	Glenn	Miller of Jones	Sorg
Bennett	Graham	Miller of Page	Steffen
Bowin	Grassley	Moffitt	Stokes
Breitbach	Hanson of Benton	Mohrfeld	Strand
Caffrey	Hanson of Mitchell	Nelson	Stromer
Camp	Harbor	Nielsen	Strothman
Carnahan	Hicklin	O'Malley	Sullivan
Christensen	Holden	Ossian	Thordsen
Clark	Hullinger	Patton	Van Drie
Cochran	Johnson of Audubon	Petersen of Dallas	Van Nostrand
Conklin	Kiilsholm	Pierson	Van Roekel
Cunningham	King	Poncy	Varley
Curran	Kitner	Radl	Voorhees
Diehl	Klein	Redfern	Watson
Distelhorst	Kluever	Reed	Welden
Duffy	Knight	Renda	Winkelman
Dunton	Koch	Roorda	Wolfe
Edgington	Maloney	Sanders	Wood
Fischer of Grundy	Mayberry	Schmarje	Yoder
Fisher of Greene	McCray	Schroeder	Mr. Speaker
Franklin			

The nays were none.

Absent or not voting 31:

Bailey	Gannon	McIntyre	Roe
Battles	Gittins	McNamara	Story
Bergman	Hill	Mensing	Tapscott
Busch	Johnston of Polk	Mowry	Tieden
Coffman	Langland	Nolin	Utzig
Darrington	Lee	Palmer	Vetter
Den Herder	Lipsky	Pelton	Waugh
Doderer	McCartney	Peterson of Wood	bury

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

House File 365, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 365)

The ayes were 67:

Allen	Fischer of Grundy	Mayberry	Sanders
Andersen	Freeman	McCray	Schmarje
Baker	Fullerton	Middleswart	Shaw
Bennett	Gallagher	Millen	Sorg
Bowin	Gannon	Miller of Des Moines	Steffen
Breitbach	Glenn	Miller of Jones	Strand
Caffrey	Graham	Nelson	Stromer
Camp	Grassley	Nielsen	Strothman
Carnahan	Hanson of Mitchell	O'Malley	Sullivan
Clark	Harbor	Palmer	Thordsen
Cunningham	Hicklin	Petersen of Dallas	Van Drie
Curran	Holden	Pierson	Van Nostrand
Diehl	Johnson of Audubon	Poncy	Varley
Distelhorst	King	Radl	Voorhees
Doderer	Kitner	Reed	Watson
Duffy	Knight	Renda	Wolfe
Dunton	Maloney	Roorda	
		•	

The nays were 24:

Beardsley	Ki il sholm	Mohrfeld	Stokes
Christensen	Klein	Ossian	Van Roekel
Cochran	Kluever	Patton	Winkelman
Edgington	Koch	Schroeder	Wood
Fisher of Greene	Miller of Page	Shepherd	Yoder
Hullinger	Moffitt	Smith	Mr. Speaker

Absent or not voting 33:

Bailey	Gittins	McIntyre	Roe
Battles	Hanson of Benton	McNamara	Story
Bergman	Hill	Mensing	Tapscott
Busch	Johnston of Polk	Mowry	Tieden
Coffman	Langland	Nolin	Utzig
Conklin	Lee	Pelton	Vetter
Darrington	Lipsky	Peterson of Woodbury	Waugh (
Den Herder	McCartney	Redfern	Welden

Franklin

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

House File 320, a bill for an act relating to credit unions, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 320)

The ayes were 91:

Allen	Fisher of Greene	Mayberry	Schmarje
Andersen	Freeman	McCray	Schroeder
Bailey	Fullerton	Middleswart	Shaw
Baker	Gallagher	Miller of Des Moines	Shepherd
Beardsley	Gannon	Miller of Jones	Sorg
Bennett	Glenn	Miller of Page	Steffen
Bowin	Graham	Moffitt	Stokes
Breitbach	Grassley	Mohrfeld	Strand
Caffrey	Hanson of Benton	Nelson	Stromer
Camp	Hanson of Mitchell	Nielsen	Strothman
Carnahan	Harbor	O'Malley	Sullivan
Christensen	Hicklin	Ossian	Van Drie
Clark	Holden	Palmer .	Van Nostrand
Cochran	Hullinger	Patton	Van Roekel
Conklin	Johnson of Audubon	Petersen of Dallas	Varley
Cunningham	Kiilsholm	Pierson	Voorhees
Curran	King	Poncy	Watson
Diehl	Kitner	Radl	Winkelman
Distelhorst	Klein	Redfern	Wolfe
Doderer	Kluever	Reed	Wood
Duffy	Knight	Renda	Yoder
Dunton	Koch	Roorda	Mr. Speaker
Edgington	Maloney	Sanders	

The nays were none.

Absent or not voting 33:

Battles	Hill	Mensing	Story
Bergman	Johnston of Polk	Millen	Tapscott
Busch	Langland	Mowry	Thordsen
Coffman	Lee	Nolin	Tieden
Darrington	Lipsky	Pelton	Utzig
Den Herder	McCartney	Peterson of Woodbury	Vetter
Fischer of Grundy	McIntyre	Roe	Waugh
Franklin	McNamara	Smith	Welden
Gittins			

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

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 5, 1967, the Governor approved the following bills: House Files 138 and 190; and on April 6, 1967, Senate File 180.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 448</u>, a bill for an act relating to the sale of beer for off-premise consumption, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be indefinitely post-poned</u>.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 100}}$, a bill for an act relating to liquor license fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 456</u>, a bill for an act relating to the issuance of permits, liquor control licenses and other licenses under the Iowa Liquor Control Act, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ALFRED NIELSEN, Chairman

Also.

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File 364</u>, a bill for an act relating to the fee for a class "C" beer permit, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 364, Section 1, as follows:

- 1. By striking from line six (6) the words and figures "one hundred (100), two hundred (200) or" and inserting in lieu thereof the following: "fifty (50), one hundred fifty (150) or".
- 2. By striking from lines fourteen (14) and (15) the words and figures "one hundred (100)" and inserting in lieu thereof the following: "fifty (50)".

ALFRED NIELSEN, Chairman

Also.

Mr. Speaker: Your committee on law enforcement, to whom was referred Senate File 260, a bill for an act relating to applications for members of the department of public safety, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Smith of O'Brien, from the committee on higher education, submitted the following report:

Mr. Speaker: Your committee on higher education, to whom was referred <u>House File 569</u>, a bill for an act relating to the membership of the higher education facilities commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 569, Section 1, by adding at the end of subsection three (3) the following: "Such vacancy shall be filled within thirty (30) days."

MARVIN W. SMITH, Chairman

Also:

Mr. Speaker: Your committee on higher education, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 334}}$, a bill for an act relating to tuition rates for area vocational schools or area community colleges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MARVIN W. SMITH, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred House File 96, a bill for an act relating to mechanics' liens, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 96 as follows:

Section 1, line nine (9), by striking the period after the word "notice" and inserting the following: "or by delivery of such notice to the owner by certified mail with a request for a return receipt and delivery limited to addressee only."

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 326</u>, a bill for an act to increase penalties pertaining to fraudulent use of credit cards, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend House File 636 as follows:

- 1. By striking the words "required by" in line five (5) and inserting in lieu thereof the words "referred to in".
- 2. Further amend House File 636 by striking from line six (6) the words ", subsection one (1),"

HICKLIN of Louisa

Amend House File 280 as follows:

- 1. By striking in lines five (5) and six (6) of section seven (7) the words "sections one (1), two (2), and three (3) of section eight (8)," and inserting in lieu thereof the words "section eight (8)".
- 2. By inserting in line one (1) of section eight (8) immediately preceding the word "cities" the words "The Code of Iowa is hereby amended by adding thereto the following new chapter:"
 - 3. By adding the following new paragraph at the end of section eight (8):
- "Sections three hundred sixty-three C point three (363C.3) through three hundred sixty-three C point sixteen (363C.16), inclusive, are hereby made applicable to cities organized under this section."
- 4. By striking section nine (9) in its entirety and re-numbering the remaining section accordingly.

DODERER of Johnson

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Monday, April 10, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, April 10, 1967.

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

Prayer was offered by the Reverend Maurice Jones, pastor of the Methodist Church, Belmond, Iowa.

The Journal of April 7 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kluever of Cass on request of Van Nostrand of Pottawattamie; Fischer of Grundy on request of the Speaker; Bergman of Osceola on request of Den Herder of Sioux.

PRESENTATION OF VISITORS

Lee of Hamilton introduced to the House 19 girl students from Webster City Community School, Webster City, Iowa, who are members of the Freedom Flickers 4-H Club. They were accompanied by their leader, Mrs. Gerald Wangler, and two mothers: Mrs. Virgil Gordon and Mrs. Jack Mason.

Stromer of Hancock introduced to the House 13 Girl Scouts from Garner, Iowa, accompanied by Mrs. Earl Rygh, Mrs. Sterling Johnson and Mrs. Curtis Riehm, leader.

Middleswart of Warren introduced to the House 110 sixth grade students from Carlisle Community School, Carlisle, Iowa, accompanied by Thelma Halterman, Mrs. Woodside, Mrs. Kaskadden and Mr. Moats.

Johnston of Polk introduced to the House 127 Senior students from Ankeny Community School, Ankeny, Iowa, accompanied by their government teacher, Larry Ireland.

Ossian of Montgomery introduced to the House a group of Explorer Scouts from Corning, Iowa, accompanied by their leader, Paul Odsen.

Van Drie of Story introduced to the House four students from Belmond Community School, Belmond, Iowa, accompanied by their teacher, Mrs. Jeannette M. G. Hall, sister of Representative Van Drie.

Grassley of Butler introduced to the House Bill Harms and Dave Wygle, Senior students from New Hartford High School, New Hartford, Iowa, who are here this week to study Iowa government.

Caffrey of Polk introduced to the House Mrs. Joan Berry of Lusk, Wyoming, who was runner-up in the Mrs. America contest, and who is touring the country on behalf of the U. S. Treasury to promote the sale of U. S. Savings Bonds.

Bailey of Wright introduced to the House 20 students from the Clarion Community School, Clarion, Iowa and the Belmond Community School, Belmond, Iowa, accompanied by Mrs. Rodney Johnson, Mr. James Burt. Mrs. Robert Eaton and Mrs. Ted West.

PETITIONS

The following petitions were received and placed on file:

By Diehl of Buena Vista from 32 residents of Buena Vista County who favor fair housing and oppose pari-mutuel betting, relaxation of liquor laws and transportation of private and parochial school children on public school buses.

By Gallagher of Black Hawk from 78 members of the Waterloo Garden Club, Waterloo, Iowa who oppose a hunting season on mourning doves.

By the following Representatives from those who favor pari-mutuel betting:

By O'Malley of Polk from 172 residents of Iowa.

By Cochran of Webster from 33 residents of Webster County.

By Radl of Linn from 25 residents of Iowa.

By Battles of Jackson from 26 residents of Jackson County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 100, 364, 569, 334 and 96; and Senate File 260, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 56 and 404.

PRESS LEGISLATIVE DINNER TUESDAY, MAY 23

Millen of Van Buren announced that the legislative correspondents have set Tuesday, May 23, for the biennial Legislative Awards Dinner and Capitol Frolics.

The event will be held at the Fort Des Moines Hotel.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 81, a bill for an act relating to judgment and sentencing.

Also:

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

Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants.

Also:

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

Senate File 305, a bill for an act relating to real estate licenses.

Also:

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

Senate File 362, a bill for an act relating to investigation by the county medical examiner.

Also:

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

Senate File 365, a bill for an act relating to employment of board of control personnel.

Also:

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

Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

Also:

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

Senate File 389, a bill for an act relating to personal deposits of patients and inmates in certain institutions governed by the board of control.

Also:

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

Senate File 457, a bill for an act to repeal certain duties of school directors.

Also:

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

Senate File 517, a bill for an act relating to the taking of mussels.

Also:

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

Senate File 524, a bill for an act relating to the estate of a deceased inmate of an institution governed by the board of control.

Also:

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

Senate File 525, a bill for an act relating to establishment of a release center for male inmates of corrective institutions.

Also:

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

House File 72, a bill for an act relating to open hunting seasons.

Also:

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

House File 99, a bill for an act relating to still fishing and trolling.

Also:

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

House File 172, a bill for an act relating to the granting of old age assistance.

Also

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

House File 173, a bill for an act relating to the requirement of United States citizenship in determining eligibility for aid for the blind.

Also.

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

House File 183, a bill for an act relating to the requirement of United States citizenship in determining the eligibility for old age assistance.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 98, a bill for an act relating to fish bait.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 98

Amend House File 98 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point eighty (109.80), Code, 1966, is hereby amended by adding, beginning in line sixteen (16), the following new sentence: 'Green sunfish and orange-spotted sunfish may also be taken as bait.'

MOTION TO RECONSIDER LOST

(HOUSE FILE 45)

Mensing of Cedar called up for consideration the motion to reconsider filed by Gannon of Jasper on April 7, and found on page 848 of the House Journal.

CALL OF THE HOUSE

Mr. Speaker: Pursuant to Rule 72 the following members request a Call of the House on House File 45 and all motions pertaining thereto including a motion to lift the Call but excepting a motion to defer action.

WILLIAM J. GANNON KEITH H. DUNTON HARRY W. BEARDSLEY RICHARD M. RADL DONALD E. BAKER ALFRED P. BREITBACH, SR. JAMES E. MALONEY

The Speaker ruled that the Call of the House was in order on all motions pertaining to House File 45 except on a motion to lift the Call of the House.

Van Nostrand of Pottawattamie moved that the Call of the House be lifted.

The motion having received a constitutional majority prevailed.

Gannon of Jasper asked that action on the motion to reconsider be deferred. Objection was raised.

Gannon of Jasper moved that action on the motion to reconsider be deferred. The motion lost.

Gannon of Jasper moved to reconsider the vote by which the report of the committee on commerce on House File 45 was adopted.

The motion lost.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 354, a bill for an act relating to execution sales, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 354)

The ayes were 89:

Andersen	Fullerton	Mensing	Sorg
Bailey	Gallagher	Middleswart	Steffen
Baker	Gannon	Millen	Stokes
Battles	Graham	Miller of Des Moines	Story
Beardsley	Hanson of Benton	Miller of Jones	Strand
Bowin	Hanson of Mitchell	Miller of Page	Strothman
Breitbach	Harbor	Moffitt	Sullivan
Busch	Hicklin	Mohrfeld	Thordsen
Caffrey	Holden	Ossian	Utzig

Camp Johnson of Audubon Palmer Van Drie Clark Johnston of Polk Pelton Van Nostrand Cochran Kiilsholm Pierson Van Roekel Coffman Radl Varley King Conklin Kitner Redfern Vetter Cunningham Klein Reed Voorhees Den Herder Knight Renda Watson Distelhorst Langland Roe Waugh Doderer Lee Roorda Welden Duffy Lipsky Sanders Wolfe Dunton Maloney Schmarie booW McCartney Edgington Shaw Yoder Franklin McIntyre Smith Mr. Speaker Freeman

The nays were none.

Absent or not voting 35:

Allen	Fisher of Greene	McCray	Peterson
Bennett	Gittins	McNamara	of Woodbury
Bergman	Glenn	Mowry	Poncy.
Carnahan	Grassley	Nelson -	Schroeder
Christensen	Hill	Nielsen	Shepherd
Curran	Hullinger	Nolin	Stromer
Darrington	Kluever	O'Malley	Tapscott
Diehl	Koch	Patton	Tieden
Fischer of Grundy	Mayberry	Petersen of Dallas	Winkelman

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

House File 244, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system who have reached the age of seventy-two years, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 244)

The ayes were 108:

Allen	Fullerton	Middleswart	Smith
Andersen	Gallagher	Miller of Des Moines	Sorg
Bailey	Gannon	Miller of Jones	Steffen
Baker	Gittins	Miller of Page	Stokes
Battles	Glenn	Moffitt	Story
Beardsley	Graham	Mohrfeld	Strand
Bennett	Grassley	Nelson	Stromer

Strothman Hanson of Benton Nielsen Bowin Sullivan Breitbach Hanson of Mitchell Nolin O'Malley Tapscott Busch Harbor Hicklin Ossian Thordsen Caffrey Tieden Patton Camp Holden Johnson of Audubon Pelton Utzig . Carnahan Peterson of Woodbury Van Drie Johnston of Polk Christensen Pierson Van Nostrand Kiilsholm Coffman Van Roekel Conklin King Poncy Kitner Radl Varley Cunningham Curran Knight Redfern Vetter Reed Voorbees Diehl Langland Distelhorst Lee Renda Watson Roe Waugh Doderer Lipsky Maloney Roorda Welden Duffy Mayberry Sanders Winkelman Dunton McCartney Schmarie Wolfe Edgington Schroeder Wood Fisher of Greene McCray Shaw Yoder Franklin McIntvre Shepherd Mr. Speaker Freeman Mensing

The nays were none.

Absent or not voting 16:

Bergman	Den Herder	Klein	Millen
Clark	Fischer of Grundy	Kluever	Mowry
Cochran	Hill	Koch	Palmer
Darrington	Hullinger	McNamara	Petersen of Dallas

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

House File 53, a bill for an act to provide for collection of sewer charges with water rentals or charges, with report of committee recommending amendment and passage, was taken up for consideration.

Gallagher of Black Hawk offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 53 as follows:

- 1. By striking Section 1 and renumbering the following section.
- 2. By striking all of the explanation and inserting in lieu thereof:

"This bill provides that sewer use charges shall be collected with water charges."

The amendment was adopted.

Gallagher of Black Hawk asked and received unanimous consent to withdraw his amendment filed February 24, and found on page 421 of the House Journal.

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

On the question "Shall the bill pass?" (H.F. 53)

The ayes were 102:

Franklin Schmarje Allen McCray Schroeder Andersen Freeman Mensing Bailev Fullerton Middleswart Shepherd Smith Baker Gallagher Millen Miller of Des Moines Sorg Battles Gittins Beardsley Graham Miller of Jones Steffen Bowin Grasslev Miller of Page Stokes Breitbach Hanson of Benton Moffitt Strand Hanson of Mitchell Mohrfeld Busch Stromer Caffrey Harbor Nelson Strothman Hicklin Nielsen Sullivan Camp Carnahan Holden Nolin Thordsen Christensen Johnson of Audubon O'Malley Tieden Clark Johnston of Polk Ossian Van Drie Coffman Palmer Van Roekel King Conklin Kitner Patton Varley Cunningham Pelton Vetter Klein Curran Knight Pierson Voorhees Den Herder Koch. Poncy Watson Diehl Langland. Radl Waugh Distelhorst Lee Redfern Welden Doderer ' Lipsky Reed-Winkelman Duffv Maloney Renda Wolfe Dunton Mayberry Roe Wood Edgington McCartney Roorda Mr. Speaker

The nays were none.

Fisher of Greene

Absent or not voting 22:

Bennett Glenn McNamara Story Bergman Hill Mowry Tapscott Cochran Hullinger Petersen of Dallas Utzig Darrington Kiilsholm Peterson of Woodbury Van Nostrand

Sanders

Fischer of Grundy Kluever Shaw Yoder

Gannon McIntyre

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

House File 470, a bill for an act relating to the prorating of motor vehicle registration fees, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 470)

The ayes were 105:

Allen Fullerton McIntyre Schroeder Gallagher Andersen Mensing Shepherd Bailev Gannon Middleswart Smith Baker Millen Steffen Gittins Battles Glenn Miller of Jones Stokes Beardslev Graham Miller of Page Story Bowin Grasslev Moffitt Strand Breitbach Hanson of Benton Mohrfeld Stromer Busch Strothman Hanson of Mitchell Nelson Caffrey Harbor Nielsen Sullivan Camp Hicklin Nolin Thordsen Carnahan Holden O'Mallev Tieden Christensen Johnson of Audubon Ossian Utzig Clark Johnston of Polk Palmer Van Drie Coffman Kiilsholm Van Roekel Patton Cunningham King Pelton Varlev Curran Kitner Peterson of Woodbury Vetter Den Herder Klein Pierson Voorhees Diehl Poncy Knight Watson Distelhorst Radl Koch Waugh Doderer Langland Redfern Welden Duffy Lee Reed Winkelman Dunton Renda Wolfe Lipsky Fisher of Greene Maloney Roe Wood Franklin Roorda Yoder McCartney Freeman McCrav Sanders Mr. Speaker Schmarje

The nays were none.

Absent or not voting 19:

		•	
Bennett	Edgington	Mayberry	Shaw
Bergman	Fischer of Grundy	McNamara	Sorg
Cochran	Hill	Miller of Des Moines	Tapscott
Conklin	Hullinger	Mowry	Van Nostrand
Darrington	Kluever	Petersen of Dallas	

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

House File 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District, in the counties of Dubuque, Jackson, Jones and Delaware, state of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment

of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 553)

The ayes were 102:

Allen	Gannon	Millen	Shaw
Andersen	Gittins	Miller of Des Moines	Smith
Bailey	Glenn	Miller of Jones	Sorg
Battles	Graham	Miller of Page	Steffen
Bowin	Grassley	Moffitt	Stokes
Breitbach	Hanson of Benton	Mohrfeld	Story
Busch	Hanson of Mitchell	Nelson	Strand
Caffrey	Harbor	Nielsen	Strothman
Camp	Hicklin	Nolin	Sullivan
Carnahan	Holden	O'Malley	Thordsen
Christensen	Johnson of Audubon	Ossian	Tieden
Clark	Johnston of Polk	Palmer	Utzig
Coffman	Kiilsholm	Patton	Van Drie
Conklin	King	Pelton	Van Roekel
Cunningham	Kitner	Petersen of Dallas	Varley
Curran	Klein	Peterson of Woodbury	Vetter
Den Herder	Knight	Pierson	Voorhees
Diehl	Koch	Poncy	Watson
Duffy	Langland	Redfern	Waugh
Dunton	Lee	Reed	Welden
Edgington	Lipsky	Renda	Winkelman
Fisher of Greene	Maloney	Roe	Wolfe
Franklin	McCray	Roorda	Wood
Freeman	Mensing	Sanders	Yoder
Fullerton	Middleswart	Schmarje	Mr. Speaker
Gallagher		Schroeder	

The nays were none.

Absent or not voting 22:

Baker	Distelhorst	Mayberry			Shepherd
Beardsley	Doderer	McCartney			Stromer
Bennett	Fischer of Grundy	McIntyre			Tapscott
Bergman	Hill	McNamara			Van Nostrand
Cochran	Hullinger	Mowry			
Darrington	Kluever	Radl	٠.,	,	

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

House File 554, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District, in the Counties of Dubuque, Jackson, Jones and Delaware, State of Iowa, and declaring the boundaries of said school district to be legally established, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 554)

The ayes were 98:

Allen	Gannon	McIntyre	Smith
Andersen	Gittins	Middleswart	Sorg.
Bailey	Glenn	Millen	Steffen
Battles	Graham	Miller of Des Moines	Stokes
Bowin	Grassley	Miller of Jones	Story
Breitbach	Hanson of Benton	Miller of Page	Strand
Busch	Hanson of Mitchell	Mohrfeld	Strothman
Caffrey	Harbor	Nelson	Sullivan
Camp	Hicklin	Nielsen	Thordsen
Carnahan	Holden	Nolin	Tieden
Christensen	Johnson of Audubon	Palmer	Utzig
Clark	Johnston of Polk	Patton	Van Drie
Coffman	Kiilsholm	Pelton	Van Roekel
Conklin	King	Petersen of Dallas	Varley
Cunningham	Kitner	Peterson of Woodbury	Vetter
Den Herder	Klein	Pierson	Voorhees
Diehl	Knight	Poncy	Watson
Distelhorst	Koch	Redfern	Waugh
Duffy	Langland	Reed	Welden
Edgington	Lee .	Renda	Winkelman
Fisher of Greene	Lipsky	Roe	Wolfe
Franklin	Maloney	Roorda	Wood
Freeman	Mayberry	Sanders	Yoder
Fullerton	McCray	Schmarje	Mr. Speaker
Gallagher		Schroeder	· ·

The nays were none.

Absent or not voting 26:

D 1			· · · · · · · · · · · · · · · · · · ·
Baker	Doderer	McNamara	Shaw
Beardsley	Dunton	Mensing	Shepherd
Bennett	Fischer of Grundy	Moffitt	Stromer
Bergman	Hill	Mowry	Tapscott
Cochran	Hullinger	O'Malley	Van Nostrand
Curran	Kluever	Ossian	
Darrington	McCartney	Radl .	

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

House File 530, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale, and delivery of sewer revenue bonds of said town to defray part of the cost of constructing a municipal sewerage system in and for said town and the provisions made for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 530)

The ayes were 100:

Allen Gannon Gittins Andersen Bailey Glenn Battles Graham Bowin Grassley Breitbach Hanson of Benton Busch Hanson of Mitchell Caffrey Harbor Camp Hicklin Carnahan Johnson of Audubon Nielsen Christensen Johnston of Polk Clark Kiilsholm Coffman King Conklin Kitner Cunningham Klein Den Herder Knight Diehl Koch Distelhorst Langland Duffy Lee Edgington Lipsky Fisher of Greene Malonev Franklin Mayberry McCartney Freeman McCray Fullerton

McIntyre

Middleswart Shepherd Millen Smith Miller of Des Moines Sorg Miller of Jones Stokes Miller of Page Story Moffitt Strand Mohrfeld Stromer Strothman Mowry Sullivan Nelson Thordsen Nolin Tieden Utzig Palmer Patton Van Drie Pelton Van Roekel Petersen of Dallas Varley Peterson of Woodbury Vetter Pierson Voorhees Poncy Waugh Radl Welden Redfern Winkelman Reed Wolfe Renda booW.

Yoder

Mr. Speaker

The nays were none.

Gallagher

Absent or not voting 24:

Doderer Baker Kluever Roorda Beardsley Dunton McNamara Shaw Bennett Fischer of Grundy Steffen Mensing Bergman Hill O'Mallev Tapscott

Roe

Sanders

Schmarje Schroeder

Watson

Cochran Curran Darrington Holden Hullinger Ossian

Van Nostrand

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

House File 514, a bill for an act to legalize and validate the proceedings of the town council of the town of Sabula, in Jackson county, Iowa, authorizing and providing for the issuance, sale and delivery of sewer bonds and for the levy of taxes for the payment of said bonds, and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

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

On the question "Shall the bill pass?" (H.F. 514)

The ayes were 102:

Allen Gittins Millen Shepherd Andersen Glenn Miller of Des Moines Smith Sorg Bailey Graham Miller of Jones Battles Grassley Miller of Page Stokes Beardsley Hanson of Benton Moffitt Story Bowin Hanson of Mitchell Mohrfeld Strand Breitbach Hicklin Mowry Stromer B_{usch} Nelson Holden Strothman Caffrey Johnson of Audubon Nielsen Sullivan Camp Johnston of Polk Nolin Thordsen Carnahan Kiilsholm O'Malley Tieden Christensen King . . Palmer Utzig Clark Kitner Patton Van Drie Coffman Pelton Van Roekel Klein Cunningham Knight Peterson of Woodbury Varley Diehl Vetter Koch Pierson Distelhorst Poncy Langland Voorhees Duffy Radl Lee Watson Dunton Lipsky Redfern Waugh Edgington Maloney Reed Welden Fisher of Greene Mayberry Renda Winkelman Franklin McCartney Wolfe Roe Freeman McCray Roorda Wood Fullerton McIntyre Sanders Yoder Gallagher Middleswart Schmarie Mr. Speaker Gannon Schroeder

The nays were none.

Absent or not voting 22:

Shaw Baker Darrington Hullinger Den Herder Kluever Steffen Bennett Tapscott Doderer McNamara Bergman Van Nostrand Cochran Fischer of Grundy Mensing Conklin Harbor Ossian

Curran Hill Petersen of Dallas

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

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 284, a bill for an act to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the State Banking Board and Superintendent to prescribe conditions for debt management contract; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this Act, with report of committee recommending amendment and passage, was taken up for consideration.

Mensing of Cedar offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 284 as follows:

- 1. Section 1, by striking all of line seventeen (17).
- 2. Section 10, by striking from line twenty (20) the word "board" and inserting in lieu thereof the word "superintendent".
- 3. Section 14, by striking all of line four (4), and inserting a period after the word "state" in line three (3).
- 4. Section 15, by striking from lines two (2) and eight (8) the word "board" and inserting in lieu thereof the word "superintendent".
- 5. Amend the Title, line three (3), by striking the words "State Banking Board and Superintendent" and inserting in lieu thereof the words "Superintendent of Banking".

The amendment was adopted.

Fisher of Greene offered the following amendment and moved its adoption:

Amend House File 284 as follows:

Amend section twelve (12), line three (3), by striking the words and figure "two (2) years" and substituting in lieu thereof the following: "one (1) year".

The amendment was adopted.

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

On the question "Shall the bill pass?" (H.F. 284)

The ayes were 107:

Smith Allen Gannon Mensing Gittins Middleswart Sorg Andersen Steffen Baker Glenn Millen Miller of Des Moines Stokes Battles Graham Beardsley Grasslev Miller of Jones Story Strand Miller of Page Bowin Hanson of Benton Breitbach Hanson of Mitchell Mohrfeld Stromer Strothman Busch Harbor Mowry Hicklin Nelson Sullivan Caffrey Holden Nielsen Tapscott Camp Thordsen Carnahan Johnson of Audubon O'Malley Johnston of Polk Ossian Tieden Christensen Kiilsholm Palmer Utzig Clark Patton Van Drie Coffman King Van Roekel Kitner Pelton Conklin Cunningham Klein Peterson of Woodbury Varley Pierson Vetter Curran Knight Diehl Koch Poncy Voorhees Radl Watson Distelhorst Langland Doderer Redfern Lee Waugh Duffy Lipsky Reed Welden Renda Dunton Maloney Winkelman Fisher of Greene Mayberry Roe Wolfe Roorda Franklin McCartney Wood Schmarje Yoder Freeman McCray Schroeder Mr. Speaker Fullerton McIntyre Shaw McNamara Gallagher

The nays were none.

Absent or not voting 17:

Bailey Den Herder Kluever Sanders
Bennett Edgington Moffitt Shepherd
Bergman Fischer of Grundy Nolin Van Nostrand
Cochran Hill Petersen of Dallas

Cochran Hill Petersen of Dal

Darrington Hullinger

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

House File 218, a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of this Act, with report of committee recommending passage, was taken up for consideration.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend House File 218 as follows:

- 1. Amend section four (4) by striking everything after the word "shall" in line three (3), and substituting in lieu thereof the words "credit such fees to the general fund of the state.".
 - 2. Amend section twelve (12) as follows:
- a. By striking everything up to and including the word "Act." in line eight (8).
 - b. By striking from line eight (8) the word "herein".
- c. By inserting after the word "provided" in lines eight (8) and nine (9) the words "in section eleven (11) of this Act".

The amendment lost.

Maloney of Polk moved that House File 218 be referred to the committee on government reorganization for further study.

The motion lost.

(Pending at adjournment)

REQUEST TO VOTE

Tieden of Clayton asked and received unanimous consent to be recorded as voting aye of House File 244.

Lipsky of Linn asked and received unanimous consent to be recorded as voting age on House File 284.

Tapscott of Polk asked and received unanimous consent to be recorded as voting aye on House Files 284 and 244.

AMENDMENT FILED

Amend the Judiciary Committee amendment to House File 75 filed March 7, 1967, by striking in line six (6) the figures "\$7,500" and inserting in lieu thereof the figures "\$6,000".

MOWRY of Marshall

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, April 11, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, April 11, 1967.

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

Prayer was offered by the Reverend Gene Hermeier, pastor of the Lutheran Church, Council Bluffs, Iowa.

The Journal of April 10 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bergman of Osceola on request of Den Herder of Sioux; Kluever of Cass on request of McCartney of Floyd.

PRESENTATION OF VISITORS

Curran of Cerro Gordo introduced to the House 37 Senior students from the Meservey-Thornton School, Thornton, Iowa, accompanied by their instructor, Mr. Carey.

Varley of Adair introduced to the House 85 Juniors and Seniors from the Bridgewater-Fontanelle Community School, Fontanelle, Iowa, accompanied by their teachers, Mrs. Collins Bower and Mrs. Gilbert Rogers.

Graham of Ida introduced to the House 30 Senior students from the Ida Grove Community School, Ida Grove, Iowa, accompanied by their teacher, Mr. Hall, and their sponsor, Mrs. Beckman.

Hanson of Benton introduced to the House 60 Senior students from the Belle Plaine Community School, Belle Plaine, Iowa, accompanied by their principal, Roland Hansen, and Dr. Howard Thomasson, President of the Belle Plaine Rotary Club, and several Belle Plaine Rotarians.

Stromer of Hancock introduced to the House 40 adult political science students from Hancock County, accompanied by their instructor, Mrs. Lenabelle Bock. The Honorable Mrs. Lenabelle Bock, Garner, Iowa, was a former member of the House from Hancock County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Andersen of Woodbury introduced to the House a delegation from Woodbury County interested in tax relief and economy in government.

PETITIONS

The following petitions were received and placed on file:

By Christensen of Union from 25 residents of Union County who favor pari-mutuel betting.

By Nielsen of Shelby from 11 residents of Shelby County who oppose pari-mutuel betting and the bingo bill.

SPECIAL REQUEST

Allen of Pottawattamie asked and received unanimous consent to withdraw his name as a co-sponsor of House Joint Resolution 16.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 481, 262 and 258.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 67, 165, 177, 191, 640 and 587, and 900 additional copies of House File 572.

INTRODUCTION OF BILL

House File 667, by Committee on Law Enforcement, a bill for an act relating to the sale of beer by class "C" permit holders.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 129, a bill for an act relating to acquisition of land by a county conservation board.

Read first time and referred to committee on conservation.

Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants.

Read first time and referred to committee on conservation.

Senate File 305, a bill for an act relating to real estate licenses.

Read first time and referred to committee on commerce.

Senate File 362, a bill for an act relating to investigation by the county medical examiner.

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

Senate File 131, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor, to reconstruct, complete, improve, repair, remodel, control, maintain, and operate interstate bridges, to establish tolls and charges for the use of interstate bridges, to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges, and to refund bonds payable from such revenues.

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

Senate File 224, a bill for an act to define the jurisdiction and duties of district court judges.

Read first time and referred to committee on judiciary.

Senate File 248, a bill for an act to provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations.

Read first time and referred to committee on judiciary.

Senate File 287, a bill for an act to legalize the proceedings of the board of supervisors of Adams county in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, Iowa.

Read first time and referred to committee on judiciary.

Senate File 365, a bill for an actrelating to employment of board of control personnel.

Read first time and referred to committee on board of control.

Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

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

Senate File 389, a bill for an act relating to personal deposits of patients and inmates in certain institutions governed by the board of control.

Read first time and referred to committee on board of control.

Senate File 426, a bill for an act to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, in the County of Jackson, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary.

Senate File 446, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first time and referred to committee on judiciary.

Senate File 457, a bill for an act to repeal certain duties of school directors.

Read first time and referred to committee on schools.

Senate File 517, a bill for an act relating to the taking of mussels.

Read first time and referred to committee on conservation.

Senate File 524, a bill for an act relating to the estate of a deceased inmate of an institution governed by the board of control.

Read first time and referred to committee on board of control.

Senate File 525, a bill for an act relating to establishment of a release center for male inmates of corrective institutions.

Read first time and referred to committee on board of control.

Senate File 585, a bill for an act to legalize and validate the proceedings of the board of directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary.

Senate File 584, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, and declaring the boundaries of said school districts to be legally established.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

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

House File 120, a bill for an act making the conveyance of threats or false information concerning the placement of bombs a felony, and prescribing the punishment thereof.

Also

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

Senate File 168, a bill for an act relating to larceny from parking meters.

Also:

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

Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district.

Also:

That the Senate has concurred in the House amendment and passed Senate File 306, a bill for an act to provide for the use of safety emblems on slow moving vehicles.

Also:

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

Senate File 334, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies.

Also:

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

Senate File 436, a bill for an act relating to the power of state and savings banks to issue capital notes or debentures.

Also:

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

Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 601, a bill for an act relating to the regulation of benevolent associations.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 625, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

BUSINESS PENDING

The House resumed consideration of House File 218, a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of this Act.

Edgington of Franklin moved to reconsider the vote by which his amendment, filed April 5 and found on page 828 of the House Journal, failed to pass the House.

The motion lost.

Conklin of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 218)

The ayes were 104:

Andersen Fullerton Millen Smith Bailev Gittins Miller of Jones Sorg Baker Glenn Miller of Page Stokes Battles Graham Moffitt Story Beardsley Grasslev Mohrfeld Strand Bennett Hanson of Mitchell Mowry Stromer Bowin Harbor Nelson Strothman Breitbach Hicklin Nielsen Sullivan Busch Hill Nolin Tapscott Caffrey Holden O'Malley Thordsen Camp Johnson of Audubon Ossian Tieden Carnahan Kiilsholm Patton Utzig Christensen Pelton King Van Drie Clark Petersen of Dallas Kitner Van Nostrand Cochran Klein Pierson Van Roekel Coffman Koch Poncy Varley Conklin Langland Radl Vetter Cunningham Lee Redfern Voorhees Curran Lipsky Reed Watson Den Herder Mayberry Renda Waugh Diehl McCartney Roe Welden Doderer McCray Roorda Winkelman Dunton McIntvre Sanders Wolfe Fisher of Greene McNamara Schmarje Wood Franklin Mensing Shaw Yoder Freeman Middleswart Shepherd Mr. Speaker

The nays were 8:

Distelhorst Fischer of Grundy Gannon Maloney Edgington Gallagher Hanson of Benton Schroeder

Absent or not voting: 12:

Allen Hullinger Miller of Des Moines Steffen Bergman Johnston of Polk Palmer

Kluever Peterson of Woodbury

Darrington

Duffv Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Tieden of Clayton called up for consideration House File 98, a bill for an act relating to fish bait, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 98 as follows:

1. By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred nine point eighty (109.80), Code, 1966, is hereby amended by adding, beginning in line sixteen (16), the following new sentence: "Green sunfish and orange-spotted sunfish may also be taken as bait."

The motion prevailed and the House concurred.

Tieden of Clayton moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 98)

The ayes were 95:

Baker	Freeman	McIntyre	Smith
Battles	Gallagher	Mensing	Stokes
Beardsley	Gannon	Middleswart	Story
Bowin	Gittins	Miller of Des Moines	Strand
Breitbach	Glenn	Miller of Page	Stromer
Busch	Graham	Moffitt	Strothman
Caffrey	Grassley	Mohrfeld	Tapscott
Camp	Hanson of Benton	Nelson	Thordsen
Carnahan	Hanson of Mitchell	Nielsen	Tieden
Christensen	Harbor	Nolin	Utzig
Clark	Holden	O'Malley	Van Drie
Cochran	Johnson of Audubon	Ossian	Van Nostrand
Coffman	Johnston of Polk	Pelton	Van Roekel
Conklin	Kiilsholm	Pierson	Varley
Cunningham	King	Poncy	Vetter
Curran	Kitner	Radl	Voorhees
Den Herder	Klein	Redfern	Watson
Diehl	Knight	Reed	Welden
Distelhorst	Langland	Renda	Winkelman
Dunton	Lipsky	Roe	Wolfe
Edgington	Maloney	Roorda	Wood
Fischer of Grundy	Mayberry	Sanders	Yoder
Fisher of Greene	McCartney	Schroeder	Mr. Speaker
Franklin	McCrav	Shepherd	

The nays were none.

Absent or not voting 29:

Allen Fullerton Millen Schmarje Andersen Hicklin Miller of Jones Shaw Bailey Hill Sorg Mowry Bennett 1 Hullinger Palmer Steffen Bergman Kluever Patton Sullivan Darrington Koch Petersen of Dallas Waugh

Doderer Lee Peterson of Woodbury

Duffy McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 471 INDEFINITELY POSTPONED

Gannon of Jasper called up for consideration the report of the committee on judiciary on House File 471 and moved its adoption.

Roll call was requested by Gannon of Jasper and the Speaker.

Rule 69 was invoked.

On the question "Shall the committee report be adopted?"

The ayes were 65:

Battles	Glenn	Miller of Des Moines	Smith
Bowin	Graham	Miller of Jones	Sorg
Camp	Hanson of Mitchell	Moffitt	Stokes
Coffman	Harbor	Mohrfeld	Story
Conklin	Hill	Mowry	Strand
Cunningham	Holden	Nelson	Stromer
Curran	Johnson of Audubon	Nielsen	Strothman
Den Herder	Kiilsholm	O'Malley	Sullivan
Diehl	King	Ossian	Tieden
Distelhorst	Knight	Patton	Van Roekel
Edgington	Koch	Pelton	Varley
Fischer of Grundy	Lee	Peterson of Woodbury	Vetter
Fisher of Greene	Mayberry	Pierson	Watson
Freeman	Mensing	Roorda	Welden
Fullerton	Middleswart	Schmarje	Winkelman
Gannon	Millen	Shepherd	Wolfe
Gittins			

The nays were 53:

Allen	Franklin	McCray	Sanders
Andersen	Gallagher .	McIntyre	Schroeder
Bailey	Grassley	McNamara	Shaw
Baker	Hanson of Benton	Miller of Page	Steffen
Beardsley	Hicklin	Nolin	Tapscott

Bennett Hullinger Breitbach Johnston of Polk Caffrey Kitner Carnahan Klein Christensen Langland Clark Lipsky Cochran Malonev Doderer McCartney

Poncy Radl Redfern Reed Renda Roe

Palmer

Petersen of Dallas

Thordsen
Utzig
Van Nostrand
Voorhees
Waugh
Wood
Yoder
Mr. Speaker

Absent or not voting 6:

Bergman Busch

Dunton

Darrington Duffy Kluever

Van Drie

The report was adopted.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move that the vote by which the Committee Report on House File 471 was adopted be reconsidered.

WILLIAM J. GANNON

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 75, a bill for an act to provide law clerks for supreme court judges, with report of committee recommending amendment and passage, was taken up for consideration.

SENATE FILE 96 SUBSTITUTED FOR HOUSE FILE 75

Dunton of Keokuk asked and received unanimous consent to substitute Senate File 96 for House File 75.

Senate File 96, a bill for an act to provide law clerks for supreme court judges, was taken up for consideration.

Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend Senate File 96, Section 1, by striking in line six (6) the figures "\$7,500" and inserting in lieu thereof the figures "\$6,000".

Roll call was requested by O'Malley of Polk and Renda of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 81:

Allen Andersen Bailey Battles Gallagher Gittins Grassley Hanson of Mitchell

Miller of Page Moffitt Mowry

Nelson

Stokes Story Strand Stromer Bowin Harbor Nielsen Strothman Sullivan Camp Hill Ossian Thordsen Carnahan Holden Patton Christensen Petersen of Dallas Tieden Hullinger Johnson of Audubon Peterson of Woodbury Utzig Clark Van Drie Coffman Kiilsholm Pierson Van Nostrand Conklin Poncy King Cunningham Knight Redfern Van Roekel Curran Koch Roe Varley Diehl Roorda Vetter Langland Distelhorst McCartney Sanders Voorhees Doderer McCray Schmarie Waugh Mensing Schroeder Welden Edgington Fischer of Grundy Millen Shepherd Winkelman Miller of Des Moines Smith Fisher of Greene Mood

Freeman

Fullerton

The nays were 36:

Baker Glenn Maloney Pelton Beardslev Graham Mayberry Radi Bennett Hanson of Benton McIntyre Reed Hicklin McNamara Renda Breitbach Johnston of Polk Caffrey Middleswart Shaw Cochran Kitner Mohrfeld Sorg Dunton Nolin Klein Tapscott Franklin Lee O'Malley Watson Gannon Palmer Wolfe Lipsky

Absent or not voting 7:

Bergman Busch Darrington Den Herder

Miller of Jones

Duffy Kluever

Steffen

Yoder

Mr. Speaker

The amendment was adopted.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 96)

The ayes were 110:

Allen Fullerton Millen Shepherd Andersen Gallagher Miller of Jones Smith Miller of Page Bailey Gannon Sorg Baker Gittins Moffitt Steffen Battles Glenn Mohrfeld Stokes Beardsley Graham Mowry Story Bennett Nelson Strand Grassley

Bowin _	Hanson of Mitchell	Nielsen	Stromer
Breitbach	Harbor	Nolin	Sullivan
Caffrey	Hicklin	O'Malley	Tapscott
Camp	Hill	Ossian	Thordsen
Carnahan	Holden	Palmer	Tieden
Christensen	Johnston of Polk	Patton	Utzig
Clark	Kiilsholm	Pelton	Van Drie
Cochran	King	Peterson of Woodbury	Van Nostrand
Coffman	Kitner	Pierson	Van Roekel
Conklin	Klein	Poncy	Varley
Cunningham	Koch	Radl	Vetter
Curran	Langland	Redfern	Voorhees
Diehl	Lee	Reed	Watson
Distelhorst	Lipsky	Renda	Waugh
Doderer	Maloney	Roe	Welden
Dunton	Mayberry	Roorda	Winkelman
Edgington	McCartney	Sanders	Wolfe
Fischer of Grundy	McIntyre	Schmarje	Wood
Fisher of Greene	McNamara	Schroeder	Yoder
Franklin	Mensing	Shaw	Mr. Speaker
Freeman	Middleswart		

The nays were 6:

Hanson of Benton Knight Johnson of Audubon McCray

Petersen of Dallas

Strothman

Absent or not voting 8:

Bergman Busch Darrington Den Herder Duffy Hullinger

Kluever Miller of Des Moines

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 75 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 75 from further consideration by the House.

House File 111, a bill for an act to amend chapter six hundred ninety-five (695), Code 1966, relating to the carrying of weapons, with report of committee recommending amendment and passage, was taken up for consideration.

McCartney of Floyd asked and received unanimous consent to withdraw the amendment filed by the committee on law enforcement on February 24 and found on page 420 of the House Journal.

McCartney of Floyd offered the following amendment and moved its adoption:

Amend House File 111, Section 1, by inserting in line four (4) after the word "felony" the following: ", except a person to whom rights of citizenship have been restored or who has been pardoned,".

The amendment was adopted.

Poncy of Wapello moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 111)

The ayes were 112:

Allen Gannon Mensing Shaw Andersen Gittins Middleswart Shepherd Bailey Glenn Millen Smith Miller of Des Moines Sorg Battles Graham Miller of Jones Grassley Steffen Beardsley Bennett Hanson of Benton Miller of Page Stokes **Bowin** Hanson of Mitchell Moffitt Story Breitbach Harbor Mohrfeld Strand Busch Hicklin Nelson Stromer Hill Nielsen Strothman Caffrey Camp Holden Nolin Sullivan Carnahan Johnson of Audubon O'Malley Tapscott Christensen Johnston of Polk Ossian Thordsen Kiilsholm Clark Palmer Tieden Cochran Patton Utzig King Coffman Kitner Pelton Van Drie Conklin Klein Petersen of Dallas Van Nostrand Knight Peterson of Woodbury Van Roekel Cunningham Koch Curran Pierson Vetter Distelhorst Langland Poncy Voorhees Doderer Lee Radl Watson Dunton Lipsky Redfern Waugh Edgington Maloney Reed Welden Fischer of Grundy Mayberry Roe Winkelman Fisher of Greene McCartney Roorda Wolfe Freeman McCray Sanders booW Fullerton McIntyre Schmarie Yoder Gallagher McNamara Schroeder Mr. Speaker

The nays were none.

Absent or not voting 12:

BakerDen HerderFranklinMowryBergmanDiehlHullingerRendaDarringtonDuffyKlueverVarley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 207, a bill for an act relating to the purchase of street equipment and machinery by cities and towns, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 207 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred four point seven (404.7), Code 1966, is hereby amended by striking all of subsection twelve (12)."

The amendment lost.

Miller of Page offered the following amendment and moved its adoption:

Amend House File 207 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred four point seven (404.7), Code 1966, subsection twelve (12), is hereby amended by striking in line three (3) the words "ten percent" and inserting in lieu thereof the words "twelve per cent".

Further amend said subsection, line four (4), by striking the words "twenty thousand" and inserting in lieu thereof the words "twenty-five thousand".

The amendment was adopted.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 207)

The ayes were 105:

. . .

Allen	Gallagher	Mensing	Schroeder
Andersen	Gannon	Middleswart	Shaw
Bailey	Gittins	Millen	Shepherd
Baker	Glenn	Miller of Des Moines	Smith
Battles	Graham	Miller of Jones	Sorg
Beardsley	Grassley.	Miller of Page	Steffen
Bennett	Hanson of Benton	Moffitt	Stokes
Bowin	Hanson of Mitchell	Mohrfeld	Story
Breitbach	Harbor	Mowry	Strand
Caffrey	Hicklin	Nelson	Strothman
Camp	Hill '	Nielsen	Tapscott
Carnahan	Holden	O'Malley	Thordsen
Christensen	Johnson of Audubon	Palmer	Tieden
Clark	Johnston of Polk	Patton	Utzig
Cochran	Kiilsholm	Pelton	Van Nostrand
Coffman	King	Petersen of Dallas	Van Roekel
Conklin	Kitner	Pierson	Vetter
Curran	Klein	Poncy	Voorhees
Den Herder	Knight	Radl	Watson
Diehl	Langland	Redfern .	Waugh
Distelhorst	Lee	Reed	Welden

Winkelman Lipsky Renda Doderer Wolfe Maloney Roe Dunton Wood Edgington McCartney Roorda Franklin McCrav Sanders Yoder McNamara Schmarie Mr. Speaker Freeman

Fullerton

The nays were 4:

Koch Nolin Ossian Sullivan

Absent or not voting 15:

BergmanDuffyKlueverStromerBuschFischer of GrundyMayberryVan DrieCunninghamFisher of GreeneMcIntyreVarleyDarringtonHullingerPeterson of Woodbury

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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 11, a joint resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

HOUSE JOINT RESOLUTION 11

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section thirteen (13) of Article five (V) of the Constitution of the State of Iowa as amended by Amendment four (4) of the Amendments of eighteen hundred eighty-four (1884) is hereby repealed.

Sec. 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the general assembly to be chosen at the next general election for members of the general assembly and the secretary of state is directed to cause the same to be published for three (3) consecutive months before the date of said election as provided by law.

On the question "Shall the joint resolution be adopted and agreed to?" (H.J.R.11)

The yeas were 115:

Shepherd Gallagher Middleswart Allen Gannon Millen Smith . Andersen Miller of Des Moines Sorg Gittins Bailey Miller of Jones Steffen Glenn Baker Miller of Page Stokes Battles Graham Grassley Moffitt Beardslev Story Bennett Hanson of Benton Mohrfeld Strand Hanson of Mitchell Stromer Bowin Mowry Strothman Breitbach Harbor Nelson Hicklin Nielsen Sullivan Busch Nolin Tapscott Caffrey Hill Thordsen Camp Holden O'Malley Christensen Hullinger Ossian Tieden Clark Johnson of Audubon Palmer Utzig Johnston of Polk Van Drie Cochran Patton Van Nostrand Coffman Kiilsholm Pelton Van Roekel Conklin King Petersen of Dallas Cunningham Peterson of Woodbury Varley Kitner Curran Klein Pierson Vetter Den Herder Radl Voorhees Knight Diehl Redfern Watson Koch Distelhorst Langland Reed Waugh Doderer Lee Renda Welden Dunton Malonev Roe Winkelman Edgington Mayberry Roorda Wolfe Fisher of Greene McCartney Sanders Wood Franklin McCray Yoder Schmarje Freeman McIntyre Schroeder Mr. Speaker Fullerton Mensing Shaw

The nays were none.

Absent or not voting 9:

Bergman

Duffy

Kluever

McNamara

Carnahan

Fischer of Grundy

Lipsky

Poncy

Darrington

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

Senate File 106, a bill for an act relating to the offering of courses in driver education, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend Senate File 106 as follows:

- By deleting in line six (6) the word "or".
- 2. By deleting in line seven (7) the word "term" and inserting in lieu thereof the following: "terms or partly in one term or summer vacation period and partly in the succeeding term or summer vacation period, as the case may be,".

The amendment was adopted.

Lipsky of Linn offered the following amendment and moved its adoption:

Amend Senate File 106, line ten (10) by inserting before the word "This" the following: "Sec. 2.".

The amendment was adopted.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 106)

The ayes were 96:

Fullerton	Millen	Smith
Gallagher	Miller of Des Moines	Sorg
Gannon	Miller of Jones	Steffen
Gittins	Miller of Page	Story
Glenn	Moffitt	Strand
Grassley	Mohrfeld	Stromer
Hanson of Mitchell	Mowry	Strothman
Harbor	Nelson	Sullivan
Hicklin	Nielsen	Thordsen
Hullinger	Nolin	Tieden
Johnson of Audubon	O'Malley	Utzig
Kiilsholm	Ossian	Van Drie
King	Patton	Van Nostrand
Kitner	Pelton	Van Roekel
Klein	Petersen of Dallas	Varley
Knight	Pierson	Vetter
Langland	Redfern	Voorhees
Lee	Renda	Watson
Lipsky	Roe	Waugh
Maloney	Roorda	Welden
Mayberry	Sanders	Winkelman
McCartney	Schmarje	Wolfe
Mensing	Shaw	Wood
Middleswart	Shepherd	Mr. Speaker
	Gallagher Gannon Gittins Glenn Grassley Hanson of Mitchell Harbor Hicklin Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Knight Langland Lee Lipsky Maloney Mayberry McCartney Mensing	Gallagher Miller of Des Moines Gannon Miller of Jones Gittins Miller of Page Glenn Moffitt Grassley Mohrfeld Hanson of Mitchell Mowry Harbor Nelson Hicklin Nielsen Hullinger Nolin Johnson of Audubon O'Malley Kiilsholm Ossian King Patton Kitner Pelton Klein Peersen of Dallas Knight Pierson Langland Redfern Lee Renda Lipsky Roe Maloney Roorda Mayberry Sanders McCartney Schmarje Mensing Miller of Des Moines Miller of Des Moines Mowries Mohrfeld Mowry Mohrfeld Mowry Molage Molage Molage Miller of Des Moines Mouse Molage Molage Molage Miller of Des Moines Mouse Molage Mohrfeld Mowry Molage Molage Molage Molage Miller of Des Moines Molage Mohrfeld Mowry Molage Molage Molage Molage Mohrfeld Mowry Molage

The nays were 15:

Allen Doderer McCray Radl

Beardsley Franklin McIntyre Schroeder Carnahan Hanson of Benton Palmer Tapscott

Carnahan Hanson of Benton Palmer Tapscott
Cochran Holden Poncy

Absent or not voting 13:

Bergman Hill Koch Reed
Darrington Johnston of Polk McNamara Stokes
Duffy Kluever Peterson of Woodbury Yoder

Graham

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

H.F. 277 COMMITTEE BILL - To permit sheriffs to become associated with the Iowa state sheriffs' association. By Committee on Judiciary.

H. F. 364 Relating to the fee for a class "C" beer permit. By Miller of Des Moines, Fisher of Greene, Miller of Jones, Johnson, Grassley, et al.

H.F. 186 Relating to protective wearing apparel for motorcycle riders. By Steffen, Allen, Doderer, Fisher of Greene, Millen, and Dunton.

H.F. 313 COMMITTEE BILL - Requiring juveniles who violate water navigation to be prosecuted independently of the juvenile delinquency laws of the state. By Committee on Conservation.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled:

Senate Joint Resolutions 2 and 8, and Senate Files 68, 145 and 279.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Joint Resolutions 2 and 8, and Senate Files 68, 145 and 279.

REQUEST TO VOTE

Renda of Polk asked and received unanimous consent to be recorded as voting aye on House Files 244, 53, 470, 553, 530, 514, 554 and 284.

Doderer of Johnson asked and received unanimous consent to be recorded as voting yea on House Joint Resolution 11.

Maloney of Polk asked and received unanimous consent to be recorded as voting yea on House Joint Resolution $11. \,$

Curran of Cerro Gordo asked and received unanimous consent to be recorded as voting aye on Senate File 96.

O'Malley of Polk asked and received unanimous consent to be recorded as voting aye on House File 218.

Cochran of Webster asked and received unanimous consent to be recorded as voting aye on House Files 218 and 98.

Koch of Woodbury asked and received unanimous consent to be recorded as voting age on House File 218.

Fullerton of Woodbury asked and received unanimous consent to be recorded as voting aye on House File 218.

REPORTS OF COMMITTEES

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 477}}$, a bill for an act relating to taxation of municipal transit systems, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass}}$.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 437</u>, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 307</u>, a bill for an act relating to municipal contracts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 302}}$, a bill for an act relating to the selection of commissioners for memorial halls and monuments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 302, Section 1, by striking all of line six (6) after the word "organizations," and all of lines seven (7) and eight (8) and inserting in lieu thereof the words "The Legion of Guardsmen shall be included, pro-".

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 410, a bill for an act relating to the establishment of sewer connection charges or fees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred House File 279, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employees", begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 279 as follows:

- 1. Section 1, by inserting before the word "municipal" in line nine (9) the words "county boards of education,".
- 2. Section 1, by striking all after the word "officers" in line eleven (11) and substituting in lieu thereof a period.

JOHN CAMP, Chairman

JOHN CAMP, Chairman

Also:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred House File 351, a bill for an act relating to equipment of locomotives and cabooses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

Vetter of Washington, from the committee on schools, submitted the following report:

' Mr. Speaker: Your committee on schools, to whom was referred <u>House File 465</u>, a bill for an act relating to rules and regulations set forth by the department of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended</u> as follows, and when so amended the bill do pass.

Amend House File 465, Section 1, as follows:

By inserting in lines six (6), eight (8), eleven (11), sixteen (16), nineteen (19) and twenty-one (21), preceding the word "board" the word "state".

KEITH L. VETTER, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 185</u>, a bill for an act to provide for an additional agricultural producer association and including such an association in the agriculture marketing board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 623, a bill for an act relating to state personnel, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs to whom was referred House File 440, a bill for an act relating to the use of voting machines in precincts and townships, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 243, a bill for an act relating to payments made under contract for the construction of public improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 243 by striking all of lines five (5) through nineteen (19) of section one and substituting in lieu thereof the following:

". In making said payments, there shall be retained ten (10) percent of each said monthly estimate by the public corporation; provided, however, that if the contract is for more than fifty thousand (50,000) dollars, and if the public corporation at any time after fifty (50) percent of the improvement has been completed finds that satisfactory progress is being made, the public corporation may authorize any of such remaining payments to be made in full."

C. RAYMOND FISHER, Chairman

McCartney of Floyd, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 659, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District, in the Counties of Grundy, Black Hawk and Tama, State of Iowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RALPH McCARTNEY, Ranking Member

AMENDMENTS FILED

Amend House File 170 by adding thereto the following new section:

Section three hundred forty-nine point three (349.3) Code 1966, is hereby amended by adding thereto the following subsection:

"In any county in which there is published a daily newspaper of general circulation, the board of supervisors may select that newspaper for all official proceedings, and publication in one such newspaper shall be sufficient."

DISTELHORST of Des Moines

Amend Senate File 338, Section 1, by striking from line nine (9) the figures "43,035.08" and inserting in lieu thereof the figures "2,210.08."

PATTON of Delaware

Amend House File 207 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred four point seven (404.7), subsection twelve (12), Code 1966, is hereby amended by striking in line three (3) the words "ten percent" and inserting in lieu thereof the words "twelve percent".

Further amend said subsection, line four (4), by striking the words "twenty thousand" and inserting in lieu thereof the words "twenty-five thousand".

MILLER of Page

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Wednesday, April 12, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, April 12, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Charles Kruse, pastor of the Plymouth Presbyterian Church, Akron, Iowa.

The Journal of April 11 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Nolin of Carroll on request of Fisher of Greene; Busch of Bremer on request of Nielsen of Shelby.

PRESENTATION OF VISITORS

Pierson of Mahaska introduced to the House 270 social studies students from Oskaloosa Junior High School, Oskaloosa, Iowa, accompanied by their principal, Mr. Boeyink, and seven teachers.

Palmer of Polk introduced to the House 30 social studies students from the Saydel School District, Des Moines, Iowa, accompanied by Mrs. Mildred Smith.

Mensing of Cedar introduced to the House 104 eighth grade students from Tipton High School, Tipton, Iowa, accompanied by Richard Jurrens.

Bailey of Wright introduced to the House 74 junior and senior students from Dows Community School, Dows, Iowa, accompanied by their teacher, Frank Richards.

Hanson of Benton introduced to the House 40 junior and senior students from Garrison Consolidated School, Garrison, Iowa, accompanied by their superintendent, R. R. Holiday, and Ben Corbett.

Baker of Boone introduced to the House 60 senior students from Ogden Community School, Ogden, Iowa, accompanied by Phil Stone and Wendel Midents.

Varley of Adair introduced to the House 70 junior and senior students from Interstate 35 Community School, New Virginia, Iowa, accompanied by their principal, Darrell Jensen, and faculty members.

Doderer of Johnson introduced to the House 16 American government students from the Area 10 Adult High School, Iowa City, Iowa, accompanied by their teacher, Mrs. Richard Larew.

Stromer of Hancock introduced to the House 22 students from Hancock County, accompanied by their sponsors, Mrs. Irma Stuff and Mrs. Faye Helmke.

Hullinger of Decatur introduced to the House 60 students from Wayne Community School, Corydon, Iowa, accompanied by Mrs. Lenna Sayers.

Lipsky of Linn introduced to the House the children of Senator Tom Riley, Cedar Rapids, Iowa, who attend the Erskine Elementary and Franklin Junior High Schools in Cedar Rapids.

PETITIONS

By Knight of Humboldt from 118 residents of Humboldt County who favor personal property tax relief.

By Utzig of Dubuque from 26 residents of Iowa who favor pari-mutuel betting.

By Sorg of Linn from 112 residents of Linn County who oppose House File 169 which allows 65 horsepower crafts on Iowa lakes.

By Strand of Poweshiek from 15 residents of Poweshiek County who favor appropriations for the Iowa State Arts Council.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 477, 437, 302, 410, 279, 351, 465, 623, 243 and 659; and Senate File 185, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 448 and 456.

HOUSE FILE 134 WITHDRAWN

Fisher of Greene asked and received unanimous consent to withdraw House File 134 from further consideration by the House.

INTRODUCTION OF BILLS

House File 668, by Committee on Commerce, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines.

Read first time and placed on the calendar.

House File 669, by Committee on Commerce, a bill for an act relating to the use of eminent domain for the purpose of constructing gas pipelines.

Read first time and placed on the calendar.

House File 670, by Committee on Schools, a bill for an act relating to election of directors in school districts.

Read first time and placed on the calendar.

House File 671, by Committee on Agriculture (Committee on Agriculture), a bill for an act relating to brucellosis control in swine.

Read first time and placed on the calendar.

House File 672, by Committee on Law Enforcement, a bill for an act relating to the powers and duties of the liquor control commission over beer.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

Read first time and referred to committee on conservation.

Senate File 601, a bill for an act relating to the regulation of benevolent associations.

Read first time and referred to committee on commerce.

Senate File 625, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof.

Read first time and referred to committee on state government affairs.

Senate File 168, a bill for an act relating to larceny from parking meters.

Read first time and referred to committee on law enforcement.

Senate File 334, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies.

Read first time and referred to committee on board of control.

Senate File 436, a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures.

Read first time and referred to committee on commerce.

Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 250, a bill for an act to authorize county conservation boards to establish and maintain public museums.

Shaw

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

REGULAR CALENDAR

Fischer of Grundy asked and received unanimous consent for the immediate consideration of House File 659.

House File 659, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District, in the Counties of Grundy, Black Hawk and Tama, State of Iowa, and declaring the boundaries of said school district to be legally established, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

MaCnay

On the question "Shall the bill pass?" (H.F. 659)

Timonklin

The ayes were 97:

A11 am

Allen	F'ranklin	McCray	Snaw
Andersen	Freeman	McIntyre	Shepherd
Bailey	Fullerton	McNamara	Smith
Baker	Gallagher	Mensing	Sorg
Battles	Gannon	Middleswart	Steffen
Beardsley	Glenn	Millen	Stokes
Bennett	Graham	Miller of Des Moines	Story
Bergman	Grassley .	Miller of Jones	Strand
Breitbach .	Hanson of Benton	Miller of Page	Strothman
Caffrey	Hanson of Mitchell	Moffitt	Sullivan
Camp	Harbor	Mohrfeld	Thordsen
Carnahan	Hicklin	Mowry	Utzig
Christensen	Holden	Nielsen	Van Drie
Clark	Johnson of Audubon	Ossian	Van Roekel
Coffman	Kiilsholm	Pelton	Varley
Conklin	King	Pierson	Vetter
Cunningham	Kitner	Poncy	Voorhees
Curran	Knight	Radl	Watson
Den Herder	Koch	Redfern	Waugh
Diehl	Langland	Reed	Welden
Distelhorst	Lee	Renda	Winkelman
Dunton	Maloney	Roorda	Wolfe
Edgington	Mayberry	Schmarje	Wood
Fischer of Grundy	McCartney	Schroeder	Mr. Speaker

The nays were none.

Fisher of Greene.

Absent or not voting 27:

Sanders Bowin Hill Nolin Busch Hullinger O'Malley Stromer Johnston of Polk Palmer Tapscott Cochran Klein Patton Tieden Darrington Doderer Kluever Petersen of Dallas Van Nostrand

Duffy Lipsky Peterson of Woodbury Yoder

Gittins Nelson Roe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 170, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 97 SUBSTITUTED FOR HOUSE FILE 170

Winkelman of Calhoun asked and received unanimous consent to substitute Senate File 97 for House File 170.

Senate File 97, a bill for an act relating to the cost of printing of certain proceedings, reports, and lists, was taken up for consideration.

Distellorst of Des Moines offered the following amendment filed by him:

Amend Senate File 97 by adding thereto the following new section:

Sec. 4. Section three hundred forty-nine point three (349.3) Code 1966, is hereby amended by adding thereto the following subsection:

"In any county in which there is published a daily newspaper of general circulation, the board of supervisors may select that newspaper for all official proceedings, and publication in one such newspaper shall be sufficient."

Van Drie of Story offered the following amendment to the amendment and moved its adoption:

Amend the Distelhorst amendment to Senate File 97 by adding after the word "daily" in line six (6) the words "or weekly".

Utzig of Dubuque moved the previous question.

The motion lost.

The amendment to the amendment lost.

Distelhorst of Des Moines moved the adoption of his amendment.

Roll call was requested by Distelhorst of Des Moines and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 16:

Allen Carnahan Gannon Redfern Baker Cochran Maloney Renda Beardsley Cunningham Miller of Des Moines Steffen Caffrey Distelhorst Van Drie Poncy

The nays were 87:

Andersen Grassley Middleswart Stokes Bailev Hanson of Benton Millen Story Battles Hanson of Mitchell Miller of Jones Strand Bennett Harbor Miller of Page Strothman Bergman Hicklin Moffitt Sullivan Breitbach Thordsen Hill Mohrfeld Camp Holden Mowry Tieden Christensen Hullinger Nielsen Utzig Clark Van Nostrand Johnson of Audubon Patton Coffman Petersen of Dallas Van Roekel Kiilsholm Curran Peterson of Woodbury Varley King Den Herder Kitner Pierson Vetter Diehl Knight Radl Voorhees Doderer Koch Roe Watson Dunton Langland Roorda Waugh Edgington Welden Leë Sanders Fisher of Greene Lipsky Schmarie Winkelman Freeman Mayberry Schroeder Wolfe. Fullerton Wood McCartney Shaw Gallagher McCray Shepherd Yoder Glenn Mr. Speaker McIntyre Smith

Sorg

Absent or not voting 21:

Graham

Bowin Franklin Mensing Palmer Busch Gittins Nelson Pelton Conklin Johnston of Polk Nolin Reed Darrington O'Malley Klein Stromer Duffy Kluever Ossian Tapscott Fischer of Grundy

McNamara

The amendment lost.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 97)

The ayes were 109:

Andersen Gitting McNamara Shepherd Bailey Glenn Mensing Smith Baker Graham Middleswart Sorg Battles Millen Steffen Grasslev Beardsley Hanson of Benton Miller of Des Moines Stokes Bergman Hanson of Mitchell Miller of Jones Story Breitbach Harbor Miller of Page Strand Caffrey Hicklin Moffitt Stromer Camp Hill Mohrfeld Strothman Carnahan Holden Sullivan Mowry Christensen Hullinger Nielsen Tapscott Clark Johnson of Audubon O'Malley Thordsen Cochran Kiilsholm Ossian Tieden Coffman Pelton King Utzig Conklin Kitner Petersen of Dallas Van Nostrand Cunningham Klein Peterson of Woodbury Van Roekel Curran Kluever Pierson Varley Den Herder Vetter Knight Poncy Diehl Koch Voorhees Radl Doderer Langland Redfern Watson Dunton Lee Renda Waugh Edgington Lipsky Roe Welden Fischer of Grundy Maloney Roorda Winkelman Fisher of Greene Mayberry Sanders Wolfe Freeman McCartney Schmarie booW Fullerton McCrav Schroeder . Yoder Gallagher McIntvre Shaw Mr. Speaker

The nays were 2:

Gannon

Allen Distelhorst

Absent or not voting 13:

BennettDuffyNelsonPattonBowinFranklinNolinReedBuschJohnston of PolkPalmerVan Drie

Darrington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 170 WITHDRAWN

Winkelman of Calhoun asked and received unanimous consent to withdraw House File 170 from further consideration by the House.

House File 196, a bill for an act to amend section six hundred twenty-two point ten (622.10), Code 1966, and provide for a certain exception to the rule of evidence relating to privileged communications, with report of committee recommending amendment and passage, was taken up for consideration.

Shaw of Scott offered the following amendment filed by Kluever of Cass and moved its adoption:

Amend House File 196 as follows:

- 1. By striking the words "an action" in section one (1), line nine (9), and inserting in lieu thereof the words "a civil action to recover damages for personal injuries or wrongful death".
- 2. By striking all after the word "person" in section one (1), line twelve (12), and inserting in lieu thereof the following: "Such evidence shall be admissible upon trial of the action only as it relates to the condition alleged. If an adverse party desires the oral deposition, either discovery or evidentiary, of any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon or desires to call any such physician or surgeon to which such prohibition would otherwise apply or the stenographer or confidential clerk of any such physician or surgeon as a witness at the trial of the action, he shall file an application with the court for permission to do so. The court upon hearing, which shall not be ex parte, shall grant such permission unless the court finds that the evidence sought does not relate to the condition alleged and shall fix a reasonable fee to be paid to such physician or surgeon by the party taking the deposition or calling the witness."

The amendment was adopted.

Shaw of Scott asked and received unanimous consent to withdraw the amendment by the committee on judiciary, filed March 1 and found on page 471 of the House Journal.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 196)

The ayes were 107:

Allen	Gallagher	McNamara	Smith
Andersen	Gannon	Mensing	Sorg
Bailey	Gittins	Millen	Steffen
Baker	Glenn	Miller of Des Moines	Stokes
Battles	Graham	Miller of Jones	Story
$\mathbf{Beardsley}$	Grassley	Miller of Page	Strand
Bergman	Hanson of Benton	Moffitt	Stromer
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Caffrey	Harbor	Mowry	Sullivan
Camp	Hicklin	Nielsen	Tapscott
Carnahan	Hill	O'Malley	Thordsen

Christensen	Hullinger	Ossian	Tieden
Clark	Johnson of Audubon	Palmer	Utzig
Coffman	Kiilsholm	Patton	Van Drie
Conklin	King	Pelton	Van Nostrand
Cunningham	Kitner	Peterson of Woodbury	Van Roekel
Curran	Klein	Pierson	Varley
Den Herder	Kluever	Poncy	Vetter
Diehl	Knight	Radl	Voorhees
Distelhorst	Langland	Redfern	Waugh
Doderer	Lee	Roe	Welden
Dunton	Lipsky	Roorda	Winkelman
Edgington	Maloney	Sanders	Wolfe
Fischer of Grundy	Mayberry	Schmarje	Wood
Fisher of Greene	McCartney	Schroeder	Yoder
Freeman	McCray	Shaw	Mr. Speaker
Fullerton	McIntyre	Shepherd	

The nays were none.

Absent or not voting 17:

Bennett	Duffy	Middleswart	Reed
Bowin	Franklin	Nelson	Renda
Busch	Holden	Nolin	Watson
Cochran	Johnston of Polk	Petersen of Dallas	

Darrington Koch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 259, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies, was taken up for consideration.

SENATE FILE 334 SUBSTITUTED FOR HOUSE FILE 259

Miller of Jones asked and received unanimous consent to substitute Senate File 334 for House File 259.

Miller of Jones asked and received unanimous consent that Senate File 334 be deferred and that the bill retain its place on the calendar.

HOUSE FILE 175 DEFERRED

Vetter of Washington asked and received unanimous consent that House File 175 be deferred and that the bill retain its place on the calendar.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 23)

The ayes were 107:

Allen	Gallagher	McNamara	Shepherd
Andersen	Gannon	Mensing	Smith
Bailey	Gittins	Middleswart	Steffen
Baker	Glenn	Millen	Stokes
Battles	Graham	Miller of Des Moines	Story
Beardsley	Grassley	Miller of Jones	Strand
Bennett	Hanson of Benton	Miller of Page	Stromer
Breitbach	Hanson of Mitchell	Moffitt	Strothman
Caffrey	Harbor	Mohrfeld	Sullivan
Camp	Hicklin	Mowry	Tapscott
Carnahan	Hill	Nielsen	Thordsen
Christensen	Holden	O'Malley	Tieden
Clark	Johnson of Audubon	Ossian	Utzig
Cochran	Kiilsholm	Patton	Van Drie
Coffman	King	Petersen of Dallas	Van Roekel
Conklin	Kitner	Peterson of Woodbury	Varley
Cunningham	Klein	Pierson	Vetter
Curran	Kluever	Poncy	Voorhees
Den Herder	Knight	Radl	Watson
Diehl	Koch	Redfern	Waugh
Distelhorst	Langland	Renda	Welden
Doderer	Lee `	Roe	Winkelman
Dunton	Lipsky	Roorda	Wolfe
Fischer of Grundy	Maloney	Sanders	Wood
Fisher of Greene	Mayberry	Schmarje	Yoder
Freeman	McCartney	Schroeder	Mr. Speaker
Fullerton	McCray	Shaw	

The nays were 1:

Sorg

Absent or not voting 16:

Bergman	Duffy	Johnston of Polk	Palmer
Bowin	Edgington	McIntyre	Pelton
Busch	Franklin	Nelson	Reed
Darrington	Hullinger	Nolin	Van Nostrand

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

House File 277, a bill for an act to permit sheriffs to become associated with the Iowa state sheriffs' association, was taken up for consideration.

Maloney of Polk offered the following amendment and moved its adoption:

Amend House File 277 by striking from line five (5) all after the period and all of line six (6) and the word "county" in line seven (7).

The amendment lost.

Beardsley of Polk moved to reconsider the vote by which the Maloney amendment failed to be adopted by the House.

Motion lost.

Tapscott of Polk offered the following amendment and moved its adoption:

Amend House File 277 by striking the period in line nine (9) and adding the following:

"and an assessment of no more than three hundred (300) dollars per county."

The amendment was adopted.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 277)

The ayes were 46:

Allen	Fullerton	McNamara	Roe
Baker	Grassley	Middleswart	Sanders
Bailey	Hanson of Benton	Miller of Des Moines	Sorg
Breitbach	Harbor	Miller of Jones	Stokes
Cochran	Johnson of Audubon	Mohrfeld	Strand
Coffman	Johnston of Polk	Mowry	Stromer
Dunningham	Kitner	Nielsen	Sullivan
Curran	Kluever	O'Malley	Van Drie
Den Herder	Koch	Patton .	Van Nostrand
Diehl	Lee	Peterson of Woodbury Watson	
Distelhorst	Mayberry	Renda	Wolfe
Dunton			Yoder

The nays were 63:

Andersen	Gittins	McIntyre	Steffen
Battles	Glenn	Mensing	Story
Beardsley	Graham	Millen	Strothman
Bergman ·	Hanson of Mitchell	Moffitt	Tapscott
Camp	Hicklin	Ossian	Tieden

Mr. Speaker

Carnahan Hill . Palmer Utzig Christensen Holden Pelton Van Roekel Clark Kiilsholm Petersen of Dallas Varley Conklin King Pierson Vetter Doderer Klein Poncy Voorhees Edgington Knight Redfern Waugh Fischer of Grundy Langland Roorda Welden Fisher of Greene Lipsky Schmarie Winkelman Freeman Malonev Schroeder Wood

Shaw

McCartney Gannon McCrav Shephérd

Absent or not voting 15:

Gallagher

Bennett Darrington Miller of Page Reed Bowin Duffy Nelson Smith Busch Franklin Nolin Thordsen Caffrey Hullinger Radl

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Maloney of Polk moved to reconsider the vote by which House File 277 failed to pass the House and that the motion to reconsider be laid on the table.

Motion lost.

Maloney of Polk moved to reconsider the vote by which House File 277 failed to pass the House.

Motion lost.

House File 364, a bill for an act relating to the fee for a class "C" beer permit. with report of committee recommending amendment and passage, was taken up for consideration.

Nielsen of Shelby offered the following amendment filed by the committee on law enforcement and moved its adoption:

Amend House File 364, Section 1, as follows:

- 1. By striking from line six (6) the words and figures "one hundred (100), two hundred (200) or" and inserting in lieu thereof the following: "fifty (50), one hundred fifty (150) or".
- By striking from lines fourteen (14) and fifteen (15) the words and figures "one hundred (100)" and inserting in lieu thereof the following: "fifty (50)".

The amendment was adopted.

Miller of Des Moines moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 364)

The ayes were 97:

Andersen	Gallagher	McNamara	Smith
Bailey	Gannon	Middleswart	Sorg
Battles	Gittins	Millen	Stokes
Bergman	Graham	Miller of Des Moines	Story
Bowin	Grassley	Miller of Jones	Strand
Breitbach	Hanson of Benton	Miller of Page	Stromer
Caffrey	Hanson of Mitchell	Moffitt	Strothman
Camp	Harbor	Mohrfeld	Sullivan
Carnahan	Hicklin	Mowry	Thordsen
Christensen	Hill	Nielsen	Tieden
Clark	Holden	O'Malley	Utzig
Cochran	Johnson of Audubon	Palmer	Van Drie
Coffman	Kiilsholm	Patton	Van Nostrand
Conklin	King	Petersen of Dallas	Van Roekel
Cunningham	Kitner	Pierson	Varley
Den Herder	Kluever	Poncy .	Voorhees
Diehl	Knight	Redfern	Watson
Distelhorst	Koch	Reed	Waugh
Doderer	Langland	Roe	Welden
Dunton	Lee	Roorda	Winkelman
Edgington	Lipsky	Sanders	Wolfe
Fischer of Grundy	Maloney .	Schmarje	Wood
Fisher of Greene	Mayberry	Shaw	Yoder
Freeman	McCartney	Shepherd	Mr. Speaker

The nays were 3:

Fullerton

Oggian	Renda	Tangcott
Ussian	Renda	Tanscott

Absent or not voting 24:

Allen	Darrington	Klein	Pelton
Baker	Duffy	McCray	Peterson of
Beardsley	Franklin	McIntyre	Woodbur
Bennett	Glenn	Mensing	Radl
Busch	Hullinger	Nelson	Schroeder
Curran	Johnston of Polk	Nolin	Steffen
			Votton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H.F. 667 COMMITTEE BILL -- Relating to the sale of beer by Class "C" permit holders. By Committee on Law Enforcement.
- H.F. 464 Relating to the condemnation of property for highway purposes. By Cochran, Bailey, Edgington, Middleswart, et al.
- H.F. 225 Relating to an inmate furlough plan and its establishment by the board of control of state institutions. By Bennett.
- H.F. 334 Relating to tuition rates for area vocational schools or area community colleges. By Bailey, Welden, Winkleman, Tieden, et al.
- H.F. 437 Relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities. By Sorg and Radl.
- H.F. 101 Relating to the disposition of unclaimed property and making uniform the law with reference thereto. By Mowry, Doderer, Sullivan, McNamara, Gannon, Edgington, et al.
- H.F. 297 Relating to the removal of fill dirt and soil from land for highway construction purposes. By Busch.
- H.F. 435 To authorize the creation of area hospitals. By Stokes, Smith, Nelson, and Bergman.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(NON-CONTROVERSIAL CALENDAR)

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:

- S.F. 72 Relating to the operation of nursing homes and custodial homes. By Neu and Lange.
- H.F. 537 Relating to the authority for joint county-city or town buildings. By Mowry.
- H.F. 390 Relating to limitations of actions on ancient mortgages and abandoned property. By Kluever, Strand, Shepherd, and Caffrey.
- H.F. 330 Relating to the requirement of reporting of conviction of operating motor vehicle while intoxicated. By Hill.
- S.F. 186 Relating to the production and sale of a milk-type product to which edible soybean oil has been added. By Committee on Agriculture.
- H.F. 155 Relating to motorcycles being driven by permit holders. By Bennett.
- H.F. 285 Relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinagenic effect. By Johnston.
- S.F. 105 Relating to trapping on lands of another. By Briles.
- S.F. 135 Relating to bait dealers' licenses. By Committee on Conservation and Recreation.

920		
920		

JOURNAL OF THE HOUSE

April 12,

- H.F. 495 Relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of 225,000 or over. By Palmer, Renda, Tapscott, et al.
- H.F. 326 To increase penalties pertaining to fraudulent use of credit cards. By Fischer of Grundy and Winkelman.
- H.F. 305 Relating to periodic release of prisoners sentenced by municipal courts. By Smith, Fisher of Greene, Miller of Des Moines, Kluever, et al.
- H.F. 249 Relating to the effect of the home rule amendment for municipal corporations. By Hicklin, Van Nostrand, Kluever, McCartney, Dunton, et al.
- H.F. 394 Relating to the fiscal year of school systems of other than school districts.
 By Miller of Page and Harbor.
- H.F. 561 Relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles. By Kluever, Fischer of Greene, McCartney, et al.
- H.F. 410 Relating to the establishment of sewer connection charges or fees. By Thordsen, Shaw, McCray, Battles, Sorg, et al.

 CHARLES E. GRASSLEY, Chairman Steering Committee

REQUEST TO VOTE

Baker of Boone asked and received unanimous consent to be recorded as voting age on Senate File 97.

Battles of Jackson asked and received unanimous consent to be recorded as voting nay on House File 277.

Caffrey of Polk asked and received unanimous consent to be recorded as voting aye on House File 196.

Kluever of Cass asked and received unanimous consent to be recorded as voting aye on Senate File 97, and House Joint Resolution 23.

Sullivan of Woodbury asked and received unanimous consent to be recorded as voting age on House File 218.

REPORTS OF COMMITTEES

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House Joint Resolution 24</u>, a joint resolution to continue the "lowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File</u> 503, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law, begs leave to report it has had the same under

consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File 281</u>, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File 480</u>, a bill for an act providing for the preservation and improvement of the air quality of the state; creating and delegating authority for an air pollution control program and related activities to an air pollution control commission; authorizing political subdivisions to conduct certain air pollution control activities, and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as</u> follows, and when so amended the <u>bill do pass</u>.

Amend House File 480 as follows:

- 1. Sec. 19, lines two (2) and three (3), by striking the words and figures "forty-seven thousand five hundred (47,500)" and inserting in lieu thereof the following: "thirty-seven thousand five hundred (37,500)".
- 2. Sec. 20, line three (3), by striking the words and figures "forty-one thousand (41,000)" and inserting in lieu thereof the following: "thirty-three thousand five hundred (33,500)".

RAY C. CUNNINGHAM, Chairman

McCartney of Floyd, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 338</u>, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House <u>without recommendation</u>.

RALPH F. McCARTNEY, Ranking Member

SENATE FILE 338 REFERRED TO APPROPRIATIONS COMMITTEE

The Speaker announced that Senate File 338, reported out by the committee on judiciary without recommendation, has been referred to the committee on appropriations for further consideration.

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 319</u>, a bill for an act relating to the payment of attorney fees in condemnation proceedings

before sheriffs' commissioners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 319 by striking everything after the enacting clause and inserting in lieu thereof the following:

Section 11. Section four hundred seventy-two point thirty-three (472.33), Code 1966, is hereby amended by inserting in line three (3) after the word "commissioners" the following:

", including reasonable attorney fees for the attorneys of the condemnee, to be fixed by the district court upon petition thereto, and not ex parte, unless the award made by the commissioners is no greater than the amount offered by the applicant prior to the commencement of the proceeding".

RALPH F. McCARTNEY, Ranking Member

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 344</u>, a bill for an act relating to change of venue in mayors and police courts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

RALPH F. McCARTNEY, Ranking Member

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 270</u>, a bill for an act relating to delay in trials, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

RALPH F. McCARTNEY, Ranking Member

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 349</u>, a bill for an act relating to the conveyance of an interest in land, and defining marketable record title, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do}}$ pass.

RALPH F. McCARTNEY, Ranking Member

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 521</u>, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Leon M. Nelson and Grace C. Nelson, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

RALPH F. McCARTNEY, Ranking Member

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report: .

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 367</u>, a bill for an act relating to the purchasing of motor vehicle registration plates, begs leave to report it has had the same under consideration and has

instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred Senate File 258, a bill for an act relating to the distance which motor trucks and towing motor vehicles must maintain from other motor trucks and towed vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 439</u>, a bill for an act relating to the movement of mobile homes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 545</u>, a bill for an act to prohibit the use of reflectorized paint or material on motor vehicle registration plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 605, a bill for an act relating to registration fees for motor vehicles, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 605 by striking Section eight (8) and renumbering the subsequent section.

EDGAR H. HOLDEN, Ranking Member

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred <u>House File 432</u>, an act imposing fees for use of state owned recreational areas, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

AMENDMENTS FILED

Amend House File 433, Section 2, line three (3), by striking the words "It shall be unlawful" and inserting in lieu thereof the words: "It shall be an unfair or discriminatory practice".

SHAW of Scott

Amend House File 433 by adding thereto the following section:

Section one hundred five A point nine (105A.9), subsection one (1), Code 1966, is hereby amended by inserting at the end thereof the following:

"In all cases under this section the written complaint must be accompanied by a bond in the penal sum of one thousand (1,000) dollars for the use of the person, partnership, association or corporation against whom a complaint is made, with sureties to be approved by the commission, conditioned that the person filing the complaint will pay damages which the person complained of may sustain by reason of a wrongful complaint.

"In an action on such bond herein the plantiff may recover, if he shows that there was no reasonable cause to believe the ground upon which the complaint was made, the actual damages sustained and reasonable attorney fees to be fixed by the court, nor need he wait for a determination by the commission before commencing such action."

REFD of Linn

HICKLIN of Louisa

Amend House File 229, Section 1, line five (5) by inserting after the word "terms" the following:, "except that this provision shall not reduce the current term, or a succeeding term during which the trustee has been appointed and is now serving".

VOORHEES of Black Hawk

Amend House File 282, Section 1, subsection one (1), by striking from lines seven (7), eight (8), and nine (9) the following: "No member of the commission shall be reimbursed per diem for more than one hundred (100) days per year."

FISCHER of Grundy

Senate File 334 is hereby amended as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following subsection:

"At the request of an employee through contractual agreement the board of control or any institution under its jurisdiction may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) (26 USC Sec 403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 2. Section seventy-nine point fifteen (79.15), Code 1966, is hereby amended by adding the following subsection:

"At the request of an employee through contractual agreement any qualified state agency may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in

the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) (26 USC Sec 403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 3. This Act being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Manchester Press, a newspaper published in Manchester, Iowa, and in The Hopkinton Leader, a newspaper published in Hopkinton, Iowa.

PATTON of Delaware

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, April 13, 1967.

Hall of The House of Representatives, Des Moines, Iowa, Thursday, April 13, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Jerry Richards, pastor of the Ainsworth Methodist Church, Ainsworth, Iowa.

The Journal of April 12 was approved.

PRESENTATION OF VISITORS

Graham of Ida introduced to the House 30 senior students from the Ida Grove Community School, Ida Grove, Iowa, accompanied by their teacher, Mr. Hall, and Mrs. Beckman.

Battles of Jackson introduced to the House 28 senior students from the Bellevue Community School, Bellevue, Iowa, accompanied by their teacher, James Fenton.

Cunningham of Story introduced to the House 38 students from the Gilbert Community School, Gilbert, Iowa, accompanied by their principal, Edward Bleeker.

Gannon of Jasper introduced to the House 40 students from the Mingo Community School, Mingo, Iowa, accompanied by their principal, Wayne Kelderman.

Diehl of Buena Vista introduced to the House 44 senior students from the Newell-Providence Community School, Newell, Iowa, accompanied by their principal, Vincent Archer, and three chaperons.

Doderer of Johnson and Yoder of Johnson introduced to the House 95 students from University High School, Iowa City, Iowa, accompanied by Dr. John Haetner, Miss Mary Hoey and Miss Jane Hobart.

Grassley of Butler introduced to the House 12 seventh and eighth grade students from the Excelsior Christian School, Ackley, Iowa, accompanied by Mr. and Mrs. Aldrick Kneppe, Mr. and Mrs. Donald Mehmen and Mr. George Tamminga.

Klein of Winnebago introduced to the House seven senior students from the Northwood-Kensett Community Schools, Northwood, Iowa, accompanied by their teacher, Bob Perry, and Bill Imlau.

Hullinger of Decatur introduced to the House 40 students from Central Decatur Community School, Leon, Iowa, accompanied by their teachers.

Strand of Poweshiek introduced to the House 21 fourth grade students from the Grinnell-Newburg Community School District, accompanied by their teacher, Mrs. Bakerink.

Van Nostrand of Pottawattamie introduced to the House 50 students from the Avoca High School, Avoca, Iowa, accompanied by Mr. Wilson and Mr. Scherrer. In the group was Terry Frojstrin, a foreign exchange student from Norway, and Representative Van Nostrand's son, Greg.

PETITIONS .

The following petitions were received and placed on file:

By Redfern of Lee from 30 residents of Lee County who favor fair housing legislation.

By Johnson of Audubon from seven residents of Audubon County who oppose the repeal of local option.

By Varley of Adair from 113 residents from Madison County who favor repeal of the local option liquor law.

By Nielsen of Shelby from 37 residents of Shelby County who oppose pari-mutuel betting and legalizing bingo.

By Nielsen of Shelby from 29 residents of Shelby County who oppose House File 250 relating to the carrying of concealed weapons.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 503, 281, 480, 319, 344, 270, 349, 521, 439, 605 and 432; House Joint Resolution 24; and Senate File 338, under Rule 35.

INTRODUCTION OF BILLS

House File 673, by Committee on Conservation, a bill for an act relating to littering of public waters.

Read first time and placed on the calendar.

 $^{\mbox{\tiny CP}}$ House File 674, by Committee on Conservation, a bill for an act relating to water navigation.

Read first time and placed on the calendar.

House File 675, by Committee on Conservation, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 250, a bill for an act to authorize county conservation boards to establish and maintain public museums.

Read first time and referred to committee on county and township affairs.

Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor.

Read first time and referred to committee on public health and welfare.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 27 directing the Iowa Bureau of Labor to deliver certain records to Senator Warren J. Kruck.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 27

By: Kruck

WHEREAS, Senator Warren J. Kruck, a duly elected member of the 62nd General Assembly has requested certain information from the Iowa Bureau of Labor, and

WHEREAS, the Iowa Bureau of Labor and the Iowa Labor Commissioner, have declined and refused to supply and deliver such requested information claiming some executive privilege, and

WHEREAS, the Iowa Attorney General by official opinion dated March 27, 1967, has restated the right of every legislator to access to all records of the State of Iowa, and

WHEREAS, it appears that some employees of the State of Iowa have questioned the prerogative of members of the General Assembly to request and receive full and complete disclosures of any and all records of the State of Iowa,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

- (1) The Iowa Bureau of Labor be and hereby is ordered and directed to deliver and disclose to Senator Warren J. Kruck such records, correspondence, materials, statistics and documents, not specifically made confidential by law, as Senator Kruck may request.
- (2) All Bureaus, Commissions, Departments and Divisions of the State of Iowa are hereby ordered and directed to fully cooperate with and deliver to any member of the General Assembly any and all records, documents, correspondence and statistics, not specifically made confidential by law, as may be requested by any member of the General Assembly in the pursuit of his official duties as a Senator or Representative.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

House File 142, a bill for an act relating to the amount of road use tax funds allocated to construction and maintenance of state institutional roads and state park roads, with report of committee recommending amendment and passage, was taken up for consideration.

Smith of O'Brien offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 142 by striking from lines 4 and 5 the words "two million nine hundred thousand (\$2,900,000)", and inserting in lieu thereof the following: "one million five hundred thousand (\$1,500,000)".

The amendment was adopted.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 142)

The ayes were 83:

Allen	Fisher of Greene	Maloney	Smith
Bailey	Franklin	Mayberry	Steffen
Baker	Gallagher	McNamara	Stokes .
Battles	Gannon	Millen	Story
Beardsley	Gittins	Miller of Jones	Strand
Bennett	Glenn	Miller of Page	Stromer
Bergman	Graham	Moffitt	Tapscott
Bowin	Hanson of Mitchell	Mohrfeld	Tieden
Breitbach	Harbor	Nelson	Utzig
Caffrey	Hicklin	Nielsen	Van Drie
Carnahan	Holden	Ossian	Van Roekel
Christensen	Johnson of Audubon	Palmer	Varley
Clark	Johnston of Polk	Patton	Vetter
Cochran	Kiilsholm	Petersen of Dallas	Voorhees
Conklin	King	Pierson	Watson
Cunningham	Kitner	Poncy	Waugh
Curran	Klein	Redfern	Winkelman
Diehl	Kluever	Reed	Wolfe
Doderer	Knight	Roe	Yoder
Dunton	Langland	Roorda	Mr. Speaker
Edgington	Linsky	Schmarie	

The nays were 33:

and the second second			
Andersen	Grassley	Middleswart	Schroeder
Busch	Hanson of Benton	Nolin	Shepherd
Camp	Hill	O'Malley	Strothman
Den Herder	Koch	Pelton	Sullivan
Distelhorst	Lee	Peterson of Woodbu	ry Thordsen
Duffy	McCartney	Radl	Van Nostrand
Fischer of Grundy	McCray	Renda	Welden
Freeman	McIntyre	Sanders	Wood
Fullerton		•	

Absent or not voting 8:

Coffman Darrington

Hullinger Mensing

Miller of Des Moines Shaw Mowry

Sorg

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

> RULE 50 INVOKED (HOUSE FILE 143)

Gannon of Jasper invoked Rule 50, relating to the time limit on the possession of bills by a committee.

Pursuant to the invoking of Rule 50 by Gannon of Jasper, Camp of Clinton moved that the committee on industrial and human relations be given until May 1, 1967, for the further consideration of House File 143.

The motion prevailed.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

The House resumed consideration of Senate File 334, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control or of other state agencies.

Patton of Delaware offered the following amendment filed by him and moved its adoption:

Senate File 334 is hereby amended as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following subsection:

"At the request of an employee through contractual agreement the board of control or any institution under its jurisdiction may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) (26 USC Sec 403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 2. Section seventy-nine point fifteen (79.15), Code 1966, is hereby amended by adding the following subsection:

"At the request of an employee through contractual agreement any qualified state agency may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) (26 USC Sec 403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 3. This Act being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Manchester Press, a newspaper published in Manchester, Iowa, and in The Hopkinton Leader, a newspaper published in Hopkinton, Iowa.

The amendment was adopted.

Miller of Jones moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 334)

The ayes were 103:

Andersen	Fullerton	Middleswart	Shepherd
Bailey	Gallagher	Millen	Smith
Baker	Glenn	Miller of Des Moines	Stokes
Battles	Graham	Miller of Jones	Story
Beardsley	Grassley	Miller of Page	Strand
Bennett	Hanson of Mitchell	Moffitt	Stromer
Bergman	Harbor	Mohrfeld	Strothman
Bowin	Hicklin	Nelson	Sullivan
Breitbach	Hill	Nielsen	Thordsen
Busch	Holden	Nolin	Tieden
Caffrey	Johnson of Audubon	O'Malley	Utzig
Camp	Kiilsholm	Ossian	Van Drie
Carnahan	King	Palmer	Van Nostrand
Christensen	Kitner	Patton	Van Roekel
Clark	Klein	Pelton	Varley
Cochran	Kluever	Petersen of Dallas	Vetter
Cunningham	Knight	Peterson of Woodbury	Voorhees
Den Herder	Langland	Pierson	Watson
Diehl	Lee	Poncy	Waugh
Doderer	Lipsky	Radl	Welden
Duffy	Maloney	Reed	Winkelman
Dunton	Mayberry	Renda	Wolfe
Edgington	McCartney	Roe	Wood
Fisher of Greene	McIntyre	Roorda	Yoder
Franklin	McNamara	Sanders	Mr. Speaker
Freeman	Mensing	Schmarie	

The nays were 3:

Distelhorst

Hanson of Benton

Schroeder

Absent or not voting 18:

Allen Coffman Conklin Fischer of Grundy Gannon Gittins

Koch McCray Mowry Redfern Shaw Sorg Steffen Tapscott

Curran Darrington Hullinger
Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 259 WITHDRAWN

Miller of Jones asked and received unanimous consent to withdraw House File 259 from further consideration by the House.

House File 186, a bill for an act relating to protective wearing apparel for motor-cycle riders, with report of committee recommending amendment and passage, was taken up for consideration.

Steffen of Chickasaw offered the following amendment filed by him:

Amend House File 186 as follows:

- 1. By striking all after the enacting clause and by inserting in lieu thereof the following:
- "Section 1. Chapter three hundred twenty-one (321), Code 1966, is amended by adding thereto the following new section:
- 'Any person riding a motorcycle as defined in section three hundred twenty-one point one (321.1), subsection three (3), of the Code on the public highways shall operate same subject to the following conditions and restrictions:
- '1. Any person riding on a motorcycle on the public highways shall wear shoes or boots and a protective headgear and unless the motorcycle is equipped with a windshield, the operator shall wear protective eye covering.
- '2. The seat of the motorcycle shall be so positioned that the operator, when sitting astride the seat, can reach the ground with his feet. The handlebars shall be not more than fifteen (15) inches in height above the uppermost portion of the seat when the seat is depressed by the weight of the operator.
- '3. Each motorcycle driven on the public highways shall be equipped with an adequate muffler to prevent any excess or unusual noise, and the muffler or exhaust system shall not be equipped with a cut off, bypass, or similar device. The exhaust system shall not be modified to amplify or increase the noise emitted by the motor of the vehicle above that of the muffler originally installed on the vehicle.

- '4. Persons riding motorcycles upon a highway shall not ride more than two (2) abreast except on paths or parts of roadways set aside for the exclusive use of such vehicles.
- '5. No motorcycle shall be used to carry more than two (2) persons, including the driver, at any one time.
- '6. While operating said vehicle, no motorcycle operator shall carry any package which will prevent the operator from keeping both hands upon the handlebars.
- '7. Every two-wheel motorcycle operated upon the highways of this state shall at all times display lighted headlamps. During daylight hours such headlamps shall be operated on low beams,' "
- 2. Amend the title by striking from line one (1) the words "protective wearing apparel" and by inserting in lieu thereof the words "restrictions and conditions".

McCray of Scott offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 186 filed by Steffen of Chickasaw on April 5 by adding at the end of Section 1 the following paragraph:

"The provisions of this Act shall not apply to organized fraternal groups using motorcycles or other related vehicles in connection with parades, conventions, or meetings,"

The amendment to the amendment was adopted.

Steffen of Chickasaw offered the following amendment to the amendment and moved its adoption:

Amend the Steffen amendment, filed April 5, 1967, line thirty-nine (39), by inserting before the number "2." the word "Sec.".

The amendment to the amendment was adopted.

Steffen of Chickasaw asked and received unanimous consent to withdraw the amendment filed by the committee on motor vehicles and highway safety and found on page 497 of the House Journal.

Tapscott of Polk offered the following amendment to the amendment:

Amend the Steffen amendment to House File 186 by striking the period and quotation marks in line thirty-eight (38) and inserting the following:

"and the lights to the rear shall be at least thirty-six (36) inches above the level of the surface."

Van Nostrand of Pottawattamie moved that action on House File 186 be deferred and that the bill retain its place on the calendar.

Motion prevailed.

House File 313, a bill for an act requiring that juveniles who violate water navigation regulations be prosecuted independently of the juvenile delinquency laws of the state, was taken up for consideration.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 313)

The ayes were 109:

Allen Gannon: Miller of Des Moines Shepherd Miller of Jones Smith Andersen Glenn Miller of Page Bailev Graham Sorg Baker Grassley Moffitt Stokes Battles Hanson of Benton Mohrfeld Story Hanson of Mitchell Beardslev Mowry Strand Bennett Harbor Stromer Nelson Bergman Hicklin Nielsen Strothman Bowin Holden Nolin Sullivan Breitbach Hullinger O'Mallev Tapscott Busch Johnson of Audubon Ossian Thordsen Caffrey Johnston of Polk Palmer Tieden Camp Kiilsholm Patton Utzig Carnahan Van Drie King Pelton Clark Kitner Petersen of Dallas Van Nostrand Cochran Klein Peterson of Woodbury Van Roekel Conklin Kluever Pierson Varley Cunningham Knight Poncy Vetter Den Herder Koch Radl Voorhees Diehl Langland Redfern Watson Distelhorst Lee Reed Waugh Dunton Mayberry Renda Welden McCartney Edgington Roorda Winkelman Fisher of Greene McCrav Sanders Wolfe Franklin McIntyre Schmarie Wood Freeman Mensing Schroeder Yoder Fullerton Millen Shaw Mr. Speaker Gallagher

The nays were 1:

Doderer

Absent or not voting 14:

ChristensenDuffyLipskyMiddleswartCoffmanFischer of GrundyMaloneyRoeCurranGittinsMcNamaraSteffen

Darrington Hill

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 667, a bill for an act relating to the sale of beer by class "C" permit holders, was taken up for consideration.

Lee of Hamilton moved the previous question on House File 667.

The motion lost.

Renda of Polk moved that House File 667 be laid on the table.

The motion lost.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 667)

The ayes were 66:

Andersen	Grassley	M:
Bailey	Hanson of Mitchell	M
Baker	Harbor	M
Beardsley	Hicklin	M
Bergman	Hill	M
Camp	Holden	Nε
Cochran	Hullinger	Ni
Cunningham	Johnson of Audubon	O'
Den Herder	Johnston of Polk	Pa
Diehl	Kiilsholm	Pε
Dunton	King	Ρi
Edgington	Klein	Re
Fischer of Grundy	Knight	Ro
Fisher of Greene	Lipsky	Sc
Freeman	Mayberry	Sc
Gittins	McCartney	Sn
Graham	Mensing	

Middleswart	Stellen
Millen	Stokes
Miller of Jones	Strand
Moffitt	Stromer
Mowry	Strothman
Nelson	Sullivan
Nielsen	Tieden
O'Malley	Van Nostrand
Patton	Van Roekel
Pelton	Varley
Pierson	Vetter
Redfern	Watson
Roorda	Waugh
Schmarje	Winkelman
Schroeder	Yoder
Smith	Mr. Speaker

The nays were 50:

Allen	Fullerton	Miller of Des Moines	Sanders
Battles	Gallagher	Miller of Page	Shaw '
Bennett	Gannon	Mohrfeld	Shepherd
Bowin	Glenn	Nolin	Sorg
Breitbach	Hanson of Benton	Palmer	Story
Caffrey	Kitner	Petersen of Dallas	Tapscott
Christensen	Kluever	Peterson of Woodbury	Thordsen
Clark	Koch	Poncy	Utzig
Conklin	Langland	Radl	Van Drie
Distelhorst	Lee	Reed	Welden
Doderer	Maloney	Renda	Wolfe
Duffy	McCray	Roe	Wood
Franklin	McIntyre		

Absent or not voting 8:

Busch

Coffman ·

Darrington

Ossian

Carnahan

Curran

McNamara

Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 464, a bill for an act relating to the condemnation of property for highway purposes, with report of committee recommending passage, was taken up for consideration.

O'Malley of Polk offered the following amendment:

Amend House File 464 by inserting after the word "highway" in line three (3) the following: "or city, town, city council, or other condemning authority".

Amend House File 464 by striking the period in line eight (8) after the word "commission" and by inserting the following: "or city, town, city council, or other condemning authority."

Further amend House File 464 by striking the period after the word "demands" in line eight (8) and by adding the following: "within ninety (90) days from such notice of condemnation."

(Pending at adjournment)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 72, 99, 117, 172, 173, 183 and 205.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 72, 99, 117, 172, 173, 183 and 205.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 13th day of April, 1967, sent to the governor for his approval: House Files 72, 99, 117, 172, 173, 183 and 205.

Report adopted, A. L. MENSING, Chairman

REPORTS OF COMMITTEES

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 570</u>, a bill for an act to create special motor vehicle identification plates for sheriffs and their deputies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 651</u>, a bill for an act relating to the drainage and levee fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

House File 651 is hereby amended as follows:

1. Section one (1) is hereby amended by adding thereto the following:

"The provisions of this section shall not apply to drainage or levee districts with a pumping station and taxes collected in such districts shall be retained in a separate fund as directed in section four hundred sixty-two point twenty-nine (462.29) of the Code."

- 2. By adding thereto the following new section:
- "Sec. 2. Section four hundred sixty-two point twenty-nine (462.29), Code 1966, is hereby amended by inserting in line five (5) after the word 'collected,' the words 'except as authorized in section one (1) of this Act,'."

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 122, a bill for an act relating to judgments and liens in neglected, dependent and delinquent children matters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES. Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 370</u>, a bill for an act relating to the compensation of clerk of grand jury, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended</u> as follows, and when so amended the bill do pass.

Amend House File 370, Section 1, as follows:

1. In line five (5) by striking the words and figures "six thousand (6,000) dollars"

and inserting in lieu thereof the words and figures "fifty-two hundred (5,200) dollars".

- 2. Further amend lines eight (8) and nine (9) by striking the words and figures "six thousand five hundred (6,500) dollars" and inserting in lieu thereof the words and figures "fifty-six hundred (5,600) dollars".
 - 3. Further amend by striking all of subsection three (3).

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 208</u>, a bill for an act relating to the establishment and development of natural resources and recreational districts by boards of supervisors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 208 as follows:

- 1. Amend Section 1, line thirty (30), by inserting after the word "reservoir." the following: "All owners from whom property is acquired for said purposes shall have the right to retain or receive title to a strip of land one hundred twenty (120) feet wide and one thousand (1,000) feet deep from shore perimiter, said tract to provide lake access from the property retained by the owner."
- 2. Further amend Section 1, line fifty-eight (58), by striking the words "the voters," and inserting in lieu thereof the following: "at least sixty (60) percent of the total vote cast for and against said proposition at said election,".

GORDON STOKES, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 487</u>, a bill for an act relating to the compensation of park commissioners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 487, Section 1, subsection three (3), lines two (2) and three (3) by striking the words and figures "five hundred (500)" and inserting in lieu thereof the words and figures "one thousand (1000)".

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 599</u>, a bill for an act relating to metropolitan planning commissions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 56, a bill for an act relating to mortgage guaranty insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 418</u>, a bill for an act relating to hotelkeepers' liens, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 345</u>, a bill for an act relating to the investment of funds of life insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 345 as follows:

Section 1, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"By striking from line nineteen (19) the words ', and no company organized'; also by striking lines twenty (20) to twenty-two (22) inclusive and inserting in lieu thereof a period,"

Further amend House File 345 by striking the explanation and inserting the following:

Under the present statutory provisions, a life insurance company is authorized to invest an amount equal to five (5) percent of its funds in common stocks. This bill increases the authority to ten (10) percent of legal reserves.

Also, the bill increases the authority to invest in first lien mortgages on real and personal property under paragraph f of subsection nine (9) of Section five hundred eleven point eight (511.8) of the Code from ten (10) percent of legal reserves to fifteen (15) percent.

WILLIAM P. WINKELMAN, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred Senate File 49, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

ALFRED NIELSEN, Chairman

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred House File 76, a bill for an act relating to the use of traffic control signals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 76 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point two hundred fifty-five (321.255), Code 1966, is hereby amended by striking the last sentence and inserting in lieu thereof the following: "All such traffic-control devices hereafter erected shall conform to the specifications of the state manual on uniform traffic control devices for streets and highways, and any such traffic-control devices in place prior to the effective date of this Act shall be made to conform to the requirements of the state manual by July 1, 1969. All such traffic-control devices erected after July 1, 1969, shall conform within two years to any subsequent revisions of the state manual and specifications".

LEROY S. MILLER, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 224, a bill for an act relating to pharmacy, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 224 as follows:

- 1. Section 2, by striking from line nine (9) the words "and regulations of this State".
 - 2. Section 2, by striking from line twenty-seven (27) the words "in this State".
- 3. Section 4, by striking from lines ten (10) and eleven (11) the word "association" and inserting in lieu thereof the word "entity".
- 4. Section 4, by striking all of lines twenty-six (26) through twenty-nine (29) and inserting in lieu thereof the following:
- "c. The pharmacist-manager, if the pharmacy is a corporate entity or any other business entity not owned by a pharmacist, and shall include an enumeration of the names of all corporate officers and members of the board of directors."

ELMER DEN HERDER, Chairman

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 616, a bill for an act to require licensing of motorcycle operators, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 473, a bill for an act to provide uniform stop signs for use in school zones, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Patton of Delaware, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control, to whom was referred $\underline{\text{File 525}}$, a bill for an act relating to establishment of a release center for male inmates of corrective institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass}}$.

JAMES E. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred <u>Senate</u> <u>File 365</u>, a bill for an act relating to employment of board of control personnel, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File</u> 568, a bill for an act relating to motor vehicle financial responsibility, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 577</u>, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 287</u>, a bill for an act to legalize the proceedings of the board of supervisors of Adams county in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 384</u>, a bill for an act relating to procedure under eminent domain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend House File 435 by adding the following new section:

"In addition to any other provisions of this Act and for the purpose of acquiring, constructing, equipping, enlarging or improving a hospital building or any part thereof, merged areas may issue revenue bonds as provided in Section three hundred forty-seven A point two (347A.2), of the Code."

STOKES of Plymouth SMITH of O'Brien NELSON of Cherokee BERGMAN of Osceola

Amend the amendment by the Committee on Judiciary filed April 5th by adding thereto the following:

Amend the title of House File 390 by striking everything after the word "to" and inserting in lieu thereof the following: "abandoned property."

KLUEVER of Cass

Amend House File 671 by adding the following new section:

"Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication in The Newton Daily News, a newspaper published in Newton, Iowa, and in the Iowegian and Citizen, a newspaper published in Centerville, Iowa,"

COMMITTEE ON AGRICULTURE

Amend House File 280 by striking Section 10.

DODERER of Johnson

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Friday, April 14, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa Friday, April 14, 1967.

The House met pursuant to adjournment, Speaker Pro Tempore Kluever in the chair.

Prayer was offered by the Reverend Keith Scott, pastor of the Methodist Church, Hartley, Iowa.

The Journal of April 13 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Johnston of Polk on request of Hicklin of Louisa; McNamara of Linn on request of Hullinger of Decatur; Battles of Jackson on request of Thordsen of Scott; Koch of Woodbury on request of Sullivan of Woodbury.

PRESENTATION OF VISITORS

Tapscott of Polk introduced to the House 107 senior government students from Abraham Lincoln High School, Des Moines, Iowa, accompanied by their instructor, Mrs. George Brown.

Bergman of Osceola introduced to the House 20 senior students from the Ocheyedan Community School, Ocheyedan, Iowa, accompanied by their instructors, Mr. Smith and Mr. Robinson,

Curran of Cerro Gordo and Wolfe of Cerro Gordo introduced to the House 72 students from the Rockwell-Swaledale School, Rockwell, Iowa, accompanied by their teachers, Mr. Fredrickson and Mr. Arends, and their chaperons, Mrs. Glen Roben, Mrs. Ray Harris, Mrs. Leo Eddy and Mrs. Bob Ames.

Hullinger of Decatur introduced to the House 18 government students from A.C.L. Community School, Lineville, Iowa, accompaned by Mrs. Hayden, Mr. and Mrs. Johnson and Mr. Holcomb.

Bergman of Osceola introduced to the House 34 senior students from Harris-Lake Park Community School, Lake Park, Iowa, accompanied by Mr. Graves, Mr. Brown, Mrs. Primavera and their principal, Mr. Watt. He also introduced his daughter, Mary, a member of the class.

Van Drie of Story introduced to the House 23 Story County Fram Bureau Women.

Clark of Crawford introduced to the House 24 ninth grade civic class students from the Denison Community School, Denison, Iowa, accompanied by their instructor, Mr. Ray, and Mrs. Eugene Von Tersch.

PETITIONS:

The following petitions were received and placed on file:

By McNamara of Linn from 99 residents of Linn County who oppose House File 169, which would allow 65 horsepower boats on most of the Iowa lakes.

By Darrington of Harrison from 144 residents of Harrison County, who oppose Senate File 302 relating to the abolishing of the mayors' courts, justice of the peace courts and police courts, and replacing them with commissioners appointed by the district judges.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on House Files 651,76,370,208, 487, 599, 418, 345, 224, 473, 616, 568, 577 and 384; and Senate Files 122, 49, 56,525, 365 and 287, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43:

House Files 307 and 440.

INTRODUCTION OF BILLS

House File 676, by Committee on Board of Control, a bill for an act relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory.

Read first time and placed on the calendar.

House File 677, by Committee on Board of Control (Committee on Public Health and Welfare), a bill for an act to authorize the board of control of state institutions to operate facilities at locations away from institutional campuses.

Read first time and placed on the calendar.

House File 678, by Committee on Roads and Highways, a bill for an act relating to motor vehicle no-passing zones.

Read first time and placed on the calendar.

House File 679, by Committee on Roads and Highways, a bill for an act relating to the registration of aircraft.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 496, a bill for an act relating to discrimination in housing.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 531, a bill for an act authorizing the State Board of Regents to acquire and control academic and administrative buildings.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 689, a bill for an act relating to brucellosis control in swine.

AL MEACHAM, Secretary

RULE 50 INVOKED

(SENATE FILE 118)

Steffen of Chicksaw invoked Rule 50, relating to the time limit on the possession of bills by a committee,

The House sustained Rule 50 on Senate File 118, a bill for an act relating to the transportation of school children.

The Speaker ordered that Senate File 118 be placed on the Regular Calendar.

RULE 50 INVOKED

(HOUSE FILE 26 and HOUSE FILE 27)

Diehl of Buena Vista invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 26, a bill for an act requiring the state of Iowa to accept the responsibility for providing transportation for all pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor.

The House sustained Rule 50 on House File 27, a bill for an act providing for school bus transportation to pupils of non-profit private schools.

The Speaker ordered that House File 26 and House File 27 be placed on the Regular Calendar.

RULE 50 INVOKED

(HOUSE JOINT RESOLUTION 15)

Stokes of Plymouth invoked Rule 50, relating to the time limit on the possession of bills by a committee.

Pursuant to the invoking of Rule 50 by Stokes of Plymouth, Van Nostrand of Pottawattamie moved that the committee on constitutional amendments and reapportionment be granted two additional weeks for the further consideration of House Joint Resolution 15, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to grant the electorate of this state the authority and means to approve or reject legislation enacted by the General Assembly.

The motion prevailed.

CONSIDERATION OF BILLS

BUSINESS PENDING AT ADJOURNMENT

The House resumed consideration of House File 464, a bill for an act relating to the condemnation of property for highway purposes,

O'Malley of Polk offered the following amendment filed by him:

Amend House File 464 by inserting after the word "highway" in line three (3) the following: "or city, town, city council, or other condemning authority".

Amend House File 464 by striking the period in line eight (8) after the word "commission" and by inserting the following: "or city, town, city council, or other condemning authority."

Further amend House File 464 by striking the period after the word "demands" in line eight (8) and by adding the following: "within ninety (90) days from such notice of condemnation."

O'Malley of Polk offered the following amendment to the amendment and moved its adoption:

Amend the O'Malley amendment to House File 464 by striking lines 4, 5, 6, and 7, and by inserting in lieu thereof the following: "Amend House File 464 by inserting after the word "commission" in Sec. 1 line 6 the following: 'or city, town, city council, or other condemning authority":

The amendment to the amendment was adopted.

Division was requested on the amendment as amended.

O'Malley of Polk moved the adoption of Division 1 of his amendment.

Division 1 of the amendment lost.

O'Malley of Polk moved the adoption of Division 2 of his amendment.

Division 2 of the amendment lost.

Wood of Scott offered the following amendment:

Amend House File 464 by adding at the end thereof the following new sentence:

"The board or commission shall not be required to take possession or pay the

Sorg

acquisition price of land not needed for highway purposes until the executive council of the state approves its re-sale as contemplated in section three hundred six point sixteen (306,16) of the Code.

McCartney of Floyd in the chair.

Speaker Pro Tempore Kluever in the chair.

Speaker Baringer in the chair.

Wood of Scott moved the adoption of his amendment.

The amendment lost.

McCartney of Floyd offered the following amendment and moved its adoption:

Amend House File 464 by adding after the word "demands" in line eight (8) the following:

", and in the event of condemnation, such demand shall be made at least five days prior to hearing".

The amendment was adopted.

Cochran of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Mensing

On the question "Shall the bill pass?" (H.F. 464)

Gannon

The ayes were 87:

Allen

-111011	Gaillion	Menanig	501 g
Bailey	Glenn	Middleswart	Stokes
Baker	Graham	Millen	Story
Bergman	Grassley	Miller of Jones	Strand
Bowin	Hanson of Benton	Miller of Page	Stromer
Breitbach	Hanson of Mitchell	Moffitt	Strothman
Busch	Harbor	Mowry	Sullivan
Caffrey	Hicklin	Nelson	Tapscott
Christensen	Hill	Nielsen	Tieden
Cochran	Holden	Palmer	Utzig
Coffman	Hullinger	Patton	Van Drie
Cunningham	Johnson of Audubon	Pelton	Van Nostrand
Curran	Kiilsholm	Petersen of Dallas	Van Roekel
Den Herder	King	Peterson of Woodbury	Varley
Diehl	Kitner	Pierson .	Vetter
Distelhorst	Knight	Redfern	Waugh
Doderer	Langland	Roorda	Welden
Edgington	Lee	Sanders	Winkelman
Fischer of Grundy	Maloney	Schmarje	Wolfe
Fisher of Greene	Mayberry	Schroeder	Yoder
Freeman	McCartney	Shepherd	Mr. Speaker
Fullerton	McCray	Smith	

The nays were 26:

Renda Andersen Dunton Mohrfeld Nolin Roe Beardsley Franklin Bennett Gallagher O'Malley Shaw Carnahan Kluever Ossian Steffen Conklin Lipsky Poncy Thordsen McIntvre Radl Voorhees Duffy Reed Wood

Absent or not voting 11:

Battles Darrington Klein Miller of Camp Gittins Koch Des Moines

Clark Johnston of Polk McNamara Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

REGULAR CALENDAR

Millen of Van Buren asked and received unanimous consent for the immediate consideration of House File 671.

House File 671, a bill for an act relating to brucellosis control in swine was taken up for consideration.

SENATE FILE 689 SUBSTITUTED FOR HOUSE FILE 671

Moffitt of Appanoose asked and received unanimous consent to substitute Senate File 689 for House File 671.

Senate File 689, a bill for an act relating to brucellosis control in swine, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 689 as follows:

- 1. Section 1, subsection one (1), line nine (9), is amended by striking the word "breeding" and adding after the word "age" the following: "intended or used for breeding purposes".
- 2. Further amend said Section 1, subsection two (2), line nineteen (19), by striking the word "breeding" and adding after the word "age" the following: "intended or used for breeding purposes".
- 3. Section 2, by adding thereto the following: Further amend Section one hundred sixty-three A point seven (163A.7), Code 1966, by striking the period at the end of line thirteen (13) and adding the following: "on all swine intended or used for breeding purposes."

The amendment was adopted.

Moffitt of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 689)

The ayes were 110:

Mensing Schmarje Allen Freeman Andersen Fullerton Middleswart Schroeder Millen: Shaw Bailey Gallagher Miller of Des Moines Smith Baker Gannon Gittins Miller of Page Sorg Beardsley Steffen Bennett Glenn Moffitt Bergman Graham Mohrfeld Stokes Bowin Story Grasslev Mowry Hanson of Benton Strand Breithach Nelson Hanson of Mitchell Nielsen Strothman Busch Tapscott Carnahan Harbor Nolin Thordsen Christensen Hicklin O'Malley Tieden Clark Hill Ossian Cochran Palmer Utzig Holden Van Drie Coffman Hullinger Patton Van Nostrand Conklin Johnson of Audubon Pelton Petersen of Dallas Van Roekel Cunningham Kiilsholm Curran Peterson of Woodbury Varley King Den Herder Kitner Pierson Vetter Voorhees Diehl Kluever Poncy Distelhorst Radl Waugh Langland Redfern Welden Doderer Lee · Winkelman Duffy Lipsky Reed Renda Wolfe Dunton Maloney Wood Edgington Roe Mayberry Fischer of Grundy Roorda Yoder McCartney Fisher of Greene Mr. Speaker Sanders McCray Franklin McIntyre

The nays were none.

Absent or not voting 14:

Battles Johnston of Polk McNamara Stromer
Caffrey Klein Miller of Jones Sullivan
Camp Knight Shepherd Watson
Darrington Koch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 671 WITHDRAWN

Moffitt of Appanoose asked and received unanimous consent to withdraw House File 671 from further consideration by the House.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 225, a bill for an act relating to an inmate furlough plan and its establishment by the board of control of state institutions, with report of committee recommending passage, was taken up for consideration.

Bennett of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 225)

The ayes were 87:

Allen	Gallagher	Miller of Page	Shaw
Andersen	Gannon	Moffitt	Shepherd
Bailey	Gittins	Mohrfeld	Sorg
Baker	Glenn	Mowry	Steffen
Beardsley	Hanson of Benton	Nelson	Strand
Bennett .	Hanson of Mitchell	Nolin	Strothman
Bergman	Harbor	O'Malley	Tapscott
Bowin	Hicklin	Ossian	Thordsen
Breitbach	Hill	Palmer	Tieden
Busch	Hullinger	Patton	Utzig
Caffrey	Kiilsholm	Pelton	Van Drie
Carnahan	Kitner	Petersen of Dallas	Van Roekel
Christensen	Knight	Pierson	Varley
Cochran	Langland	Poncy	Vetter
Conklin	Lee	Radl	Voorhees
Den Herder	Lipsky	Redfern	Waugh
Diehl	Maloney	Reed	Winkelman
Doderer	Mayberry	Renda	Wolfe
Duffy	McIntyre	Roe	Wood
Dunton	Mensing	Roorda	Yoder
Fisher of Greene	Millen	Sanders	Mr. Speaker
Franklin	Miller of Jones	Schmarje	

The nays were 18:

Coffman	Holden	McCray	Smith
Cunningham	Johnson of Audubon	Middleswart	Stokes
Edgington	King	Nielsen	Sullivan
Freeman	Kluever	Peterson of Woodbury	/Welden
Fullerton	McCartney		•

Absent or not voting 19:

Battles Distelhorst Klein Story Fischer of Grundy Koch Stromer Camp

Van Nostrand Clark Graham McNamara

Miller of Des Moines Watson Curran Grasslev Darrington Johnston of Polk Schroeder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request that Senate File 72 be removed from the non-controversial calendar. BERT FULLERTON

CHARLES K. SULLIVAN

MAURICE VAN NOSTRAND

Mr. Speaker: We request that House File 155 be removed from the non-controversial calendar. ALFRED NIELSEN

LAVERNE SCHROEDER

HENRY W. BUSCH

Mr. Speaker: We request that House File 249 be removed from the non-controversial calendar. THOMAS A. RENDA

BERNARD O'MALLEY

DONALD E. BAKER

Mr. Speaker: We request that House File 326 be removed from the non-controversial calendar. RICHARD RADL

JOHN W. DUFFY

THOMAS ROE

The Speaker ordered Senate File 72 and House Files 155, 249, and 326 placed on the Regular Calendar.

* CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 537, a bill for an act relating to the authority for joint county-city or town buildings, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall offered the following amendment and moved its adoption.

Amend House File 537 as follows:

- 1. Section 4. by adding thereto the following subsection: 9. Strike all of subsection nine (9).
- Section 6, by adding thereto the following subsection: 8. Strike from line eight (8) of the first paragraph of said section the words "or other facilities".

The amendment was adopted.

Mowry of Marshall offered the following amendment and moved its adoption:

Amend House File 537 by striking Section 8 and inserting in lieu thereof the following:

"Sec. 8. This Act being deemed of immediate importance shall be in effect from and after its publication in the Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa, and in The New Hampton Tribune, a newspaper published at New Hampton, Iowa,"

The amendment was adopted.

Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 537)

The ayes were 94:

Gannon	Miller of Des Moines	Schroeder
Gittins	Miller of Jones	Shepherd
Glenn	Miller of Page	Smith
Graham	Moffitt	Sorg
Hanson of Benton	Mohrfeld	Stokes
Hanson of Mitchell	Mowry	Story
Harbor	Nelson	Strand
Hicklin	Nielsen	Strothman
Hill	Nolin	Sullivan
Holden	O'Malley	Tapscott
Hullinger	Ossian	Tieden
Johnson of Audubon	Palmer	Utzig
Kiilsholm	Patton	Van Drie
King	Pelton	Van Roekel
Kitner	Peterson of Woodbury	Varley
Kluever	Pierson	Vetter
Knight	Poncy	Voorhees
Langland	Reed	Waugh
Lee	Renda	Welden
Maloney	Roe	Winkelman
McCartney	Roorda	Wolfe
McCray	Sanders	Wood
McIntyre	Schmarje	Mr. Speaker
	Gittins Glenn Graham Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Kluever Knight Langland Lee Maloney McCartney McCray	Gittins Miller of Jones Glenn Miller of Page Graham Moffitt Hanson of Benton Mohrfeld Hanson of Mitchell Mowry Harbor Nelson Hicklin Nielsen Hill Nolin Holden O'Malley Hullinger Ossian Johnson of Audubon Palmer Kiilsholm Patton King Pelton Kitner Peterson of Woodbury Kluever Pierson Knight Poncy Langland Reed Lee Renda Maloney Roe McCartney Roorda McCray Sanders

The nays were none.

Fullerton

Absent or not voting 30:

Millen

Battles	Edgington	Mayberry	Shaw
Bennett	Freeman	McNamara	Steffen
Camp	Gallagher	Mensing	Stromer
Clark	Grassley	Middleswart	Thordsen
Cochran	Johnston of Polk	Petersen of Dallas	Van Nostrand
Curran	Klein	Radl	Watson
Darrington	Koch	Redfern	Yoder
Duffy	Lingky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 390, a bill for an act relating to limitations of actions on ancient mortgages and abandoned property, with report of committee recommending amendment and passage, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by the committee on judiciary:

House File 390 is hereby amended as follows:

- 1. By striking therefrom Section 1.
- 2. By striking from Section 2, line seven (7), the word "either".
- 3. By striking from Section 2, line eight (8), the words "or vacated".
- 4. By striking from line fourteen (14) of said Section 2, the word and figures "thirty (30)" and inserting in lieu thereof the word and figures "sixty (60)".
- 5. By striking from line sixteen (16) of said Section 2, the word and figures "ten (10)" and inserting in lieu thereof the word and figures "thirty (30)".
- 6. By striking from line twenty-one (21) of said Section 2, the word and figures "twenty-one (21)" and inserting in lieu thereof the word and figures "forty (40)".
 - 7. By renumbering Section 2, as Section 1.

Hicklin of Louisa offered the following amendment to the amendment and moved its adoption:

Amend the Committee amendment to House File 390 as follows:

By striking from line thirteen (13) the words and figures "twenty-one (21)" and inserting in lieu thereof the word and figure "twenty (20)".

The amendment to the amendment was adopted.

Kluever of Cass offered the following amendment filed by him to the amendment and moved its adoption:

8. Amend the title of House File 390 by striking everything after the word "to" and inserting in lieu thereof the following: "abandoned property."

The amendment to the amendment was adopted.

McCartney of Floyd moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 390)

McIntyre

The ayes were 99:

Mensing Schmarje Allen Fullerton Schroeder Andersen Gallagher Middleswart Gannon Millen Shepherd Bailev Gittins Miller of Des Moines Smith Baker Miller of Jones Sorg Beardsley Glenn Miller of Page Bergman Graham Steffen Bowin Stokes Hanson of Benton Moffitt Breitbach Hanson of Mitchell Mohrfeld Story Busch Harbor Mowry Strand Strothman Hicklin Nelson Caffrey Carnahan Holden Nolin Sullivan O'Malley Tapscott Christensen Hullinger Johnson of Audubon Ossian Tieden Coffman Conklin Kiilsholm Palmer Van Drie Patton Van Roekel Cunningham King Varley Den Herder Kitner Pelton Peterson of Woodbury Vetter Diehl Kluever Voorhees Distelhorst Knight Pierson Doderer Langland Poncy Waugh Lee Radl Welden Duffv Lipsky Reed Winkelman Dunton Renda Maloney Wolfe Edgington Yoder Fischer of Grundy McCartney Roe Mr. Speaker Fisher of Greene McCray Roorda

Franklin

The nays were 1:

Wood

Absent or not voting 24:

Battles Darrington Koch Shaw. Bennett Freeman Mayberry Stromer McNamara Grassley Thordsen . Camp Nielsen Clark Hill Utzig

Cochran Johnston of Polk Petersen of Dallas Van Nostrand

Sanders

Curran Klein Redfern Watson

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 330, a bill for an act relating to the requirement of reporting of conviction of operating motor vehicle while intoxicated, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 330)

The ayes were 86:

Allen	Gittins	Miller of Des Moines	Shepherd
Andersen	Glenn	Miller of Jones	Smith
Baker	Graham	Miller of Page	Sorg
Beardsley	Hanson of Benton	Moffitt	Stokes
Bergman	Hanson of Mitchell	Mohrfeld	Story
Bowin	Hicklin	Nelson	Strand
Breitbach	Hill	Nielsen	Strothman
Busch	Holden	Nolin	Sullivan
Carnahan	Hullinger	O'Malley	Tapscott
Christensen	Johnson of Audubon	Ossian	Utzig
Coffman	Kiilsholm	Pelton	Van Drie
Conklin	King	Peterson of Woodbury	Van Roekel
Cunningham	Kitner	Pierson	Varley
Diehl	Kluever	Poncy	Vetter
Distelhorst	Knight	Radl	Voorhees
Dunton	Langland	Renda	Waugh
Edgington	Lee	Roe	Welden
Fisher of Greene	Maloney	Roorda	Winkelman
Franklin	McCartney	Sanders	Wolfe
Fullerton	McCray	Schmarje	Wood
Gallagher	McIntyre	Schroeder	Mr. Speaker
Gannon	Millen		

The nays were none.

Absent or not voting 38:

Bailey	Doderer	Mayberry	Reed
Battles	Duffy	McNamara	Shaw
Bennett	Fischer of Grundy	Mensing	Steffen
Caffrey	Freeman	Middleswart	Stromer
Camp	Grassley	Mowry	Thordsen
Clark	Harbor	Palmer	Tieden
Cochran	Johnston of Polk	Patton	Van Nostrand
Curran	Klein	Petersen of Dallas	Watson
Darrington	Koch	Redfern	Yoder
Den Henden	Lingler		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 186, a bill for an act relating to the production and sale of a milk-type product to which edible soybean oil has been added, with report of committee recommending passage, was taken up for consideration.

Baker of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 186)

The ayes were 92:

Allen	Glenn	Miller of Jones	Smith
Andersen	Graham	Miller of Page	Sorg
Baker	Hanson of Benton	Moffitt	Steffen
Bergman	Hanson of Mitchell	Mohrfeld	Stokes
Bowin	Harbor	Mowry	Story
Breitbach	Hicklin	Nelson	Strand
Busch	Holden	Nielsen	Strothman
Caffrey	Hullinger	Nolin	Sullivan
Carnahan	Johnson of Audubon	O'Malley	Tapscott
Christensen	Kiilsholm	Palmer	Tieden
Coffman	King	Pelton	Utzig
Conklin	Kitner	Peterson of Woodbury	
Cunningham	Kluever	Pierson	Van Roekel
Diehl	Knight	Poncy	Varley
Distelhorst	Langland	Radl	Vetter
Doderer	Lee	Reed	Voorhees
Dunton	Lipsky	Renda	Waugh
Edgington	Maloney	Roe	Welden
Fisher of Greene	McCartney	Roorda	Winkelman
Fullerton	McIntyre	Sanders	Wolfe
Gallagher	Middleswart	Schmarje	Wood
Gannon .	Millen	Schroeder	Yoder
Gittins	Miller of	Shepherd	Mr. Speaker
	Des Moines		

The nays were 2:

Den Herder Ossian

Absent or not voting 30:

Bailey	Darrington	Klein	Petersen of Dallas
Battles	Duffy	Koch	Redfern
Beardsley	Fischer of Grundy	Mayberry	Shaw
Bennett	Franklin	McCray	Stromer
Camp	Freeman	McNamara	Thordsen
Clark	Grassley	Mensing	Van Nostrand
Cochran	Hill	Patton	Watson
Curran	Johnston of Polk		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, with report of committee recommending amendment and passage, was taken up for consideration.

Doderer of Johnson offered the following amendment filed by the committee on public health and welfare and moved its adoption:

Amend House File 285 by striking all of Sec. 15.

The amendment was adopted.

Sorg of Linn asked and received unanimous consent to withdraw the amendment filed by him and found on page 473. House Journal of March 1.

Sorg of Linn offered the following amendment and moved its adoption:

Amend House File 285 as follows:

- 1. Section 3, by striking from line ten (10) the words ", or physicians".
- 2. Section 3, by inserting in line eleven (11) after the word "for" the words "dispensing or other".
- 3. Section 3, by striking from line thirty (30) the words "dispensing drugs upon a" and inserting in lieu thereof the words "administering or dispensing drugs upon an order or".
 - 4. Section 5, by inserting in line six (6) before the word "drugs" the word "such".
- 5. Section 5, by inserting in line eleven (11) before the word "drug" the word "such".
- 6. Section 5, by inserting in line fourteen (14) before the word "drug" the word "such".

The amendment was adopted.

Doderer of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 285)

The ayes were 100:

Freeman	Mensing	Schmarje
Fullerton	Middleswart	Schroeder
Gallagher	Millen	Shaw
Gittins	Miller of Des Moines	Sorg
Glenn	Miller of Jones	Stokes
Graham	Miller of Page	Story
Grassley	Moffitt	Strand
	Fullerton Gallagher Gittins Glenn Graham	Fullerton Middleswart Gallagher Millen Gittins Miller of Des Moines Glenn Miller of Jones Graham Miller of Page Grassley Moffitt

Strothman

Sullivan

Tapscott

Thordsen

Breitbach Hanson of Benton Busch Hanson of Mitchell Caffrey Carnahan Christensen Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst Doderer Lee Duffy Lipsky

Harbor Hicklin Holden Hullinger Johnson of Audubon Ossian Kiilsholm King Kitner Kluever Langland

Maloney

McCray

McIntyre

McCartnev

Nielsen Nolin O'Malley Palmer Patton Pelton Pierson Poncy Redfern Renda Roe Roorda ·

Sanders

Mohrfeld

Mowry

Nelson

Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Peterson of Woodbury Vetter Voorhees Waugh Welden Winkelman Wolfe booW Mr. Speaker

The nays were 1:

Fisher of Greene

Radl

Dunton

Edgington

Franklin

Absent or not voting 23:

Battles Bennett Camp Clark Cochran

Darrington

Fischer of Grundy Gannon Hill Johnston of Polk Klein

Koch Mayberry McNamara Petersen of Dallas Reed

Smith Steffen Stromer Watson Yoder

Knight Shepherd

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 105, a bill for an act relating to trapping on lands of another, with report of committee recommending passage, was taken up for consideration.

Christensen of Clarke moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 105)

The ayes were 100:

Allen Andersen Bailev Baker Beardsley Bergman

Gallagher Gannon Gittins Glenn Graham Grassley

Mensing Middleswart Millen

Smith Sorg Stokes

Story

Shepherd

Miller of Des Moines Steffen Miller of Jones Miller of Page

Bowin	Hanson of Benton	Moffitt	Strand
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Busch	Harbor	Mowry	Sullivan
Caffrey	Hicklin	Nelson	Tapscott
Carnahan	Holden	Nielsen	Tieden
Christensen	Hullinger	O'Malley	Utzig
Coffman	Johnson of Audubon	Ossian	Van Drie
Conklin	Kiilsholm	Palmer	Van Nostrand
Cunningham	King	Peterson of Woodbury	Van Roekel
Den Herder	Kitner	Pierson	Varley
Diehl	Kluever	Poncy	Vetter
Distelhorst	Knight	Radl ·	Voorhees
Duffy	Langland	Reed	Waugh
Dunton	Lee	Renda ·	Welden
Fischer of Grundy	Lipsky	Roe	Winkelman
Fisher of Greene	Maloney	Roorda	Wolfe
Franklin	McCartney	Sanders	Wood
Freeman	McCray	Schmarje	Yoder
Fullerton	McIntyre	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 24:

Battles	Darrington	Koch	Petersen of Dallas
Bennett	Doderer	Mayberry	Redfern
Camp	Edgington	McNamara	Shaw
Clark	Hill	Nolin	Stromer
Cochran	Johnston of Polk	Patton	Thordsen
Curran	Klein	Pelton	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 135, a bill for an act relating to bait dealers' licenses, with report of committee recommending passage, was taken up for consideration.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 135)

The ayes were 101:

Allen	Gannon	Millen	Shepherd
Andersen	Gittins	Miller of Des Moines	Smith
Bailey	Glenn	Miller of Jones	Sorg
Baker	Graham	Miller of Page	Steffen
Beardsley	Grassley	Moffitt	Stokes
Bergman	Hanson of Benton	Mohrfeld	Story
Bowin	Hanson of Mitchell	Mowry	Strand

Breitbach Harbor Nelson Strothman Busch Nielsen Sullivan Hicklin Caffrey Holden Nolin Tapscott Carnahan O'Mallev Tieden Hullinger Christensen Johnson of Audubon Ossian Utzig Van Drie Coffman Kiilsholm Palmer Van Nostrand Conklin King Pelton Peterson of Woodbury Van Roekel Cunningham Kitner Den Herder Kluever Pierson Varley Diehl Knight Poncy Vetter Langland Doderer Radl Voorhees Lipsky Duffy Reed Waugh Maloney Welden Dunton Renda Fischer of Grundy McCartney Roe Winkelman Fisher of Greene McCrav Roorda Wolfe Franklin McIntyre Sanders booW Freeman Mensing Schmarie Yoder Fullerton Middleswart Schroeder Mr. Speaker

Gallagher

The nays were none.

Absent or not voting 23:

Battles Darrington Koch Redfern Distelhorst Bennett Lee Shaw Camp Edgington Mayberry Stromer Clark Hill McNamara Thordsen Watson Cochran Johnston of Polk Patton Curran Petersen of Dallas Klein

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over, with report of committee recommending passage, was taken up for consideration.

Renda of Polk offered the following amendment and moved its adoption:

Amend House File 495 by striking from line seven (7) the word "five (5)" and inserting in lieu thereof the words "four and one half $(4\ 1/2)$ ".

The amendment was adopted.

Palmer of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 495)

The ayes were 90:

Allen	Gallagher	Miller of Jones	Steffen
Andersen	Graham	Miller of Page	Stokes
Baker	Grassley	Moffitt	Story
Beardsley	Hanson of Benton	Mohrfeld	Strand
Bergman	Hanson of Mitchell	Nielsen	Strothman
Bowin	Harbor	Nolin	Tapscott
Breitbach	Hicklin	Ossian	Thordsen
Caffrey	Holden	Palmer	Tieden
Carnahan	Hullinger	Pelton	Utzig
Christensen	Johnson of Audubon	Peterson of Woodbury	Van Drie
Coffman	Kiilsholm	Poney	Van Nostrand
Conklin	King	Reed	Van Roekel
Cunningham	Kitner	Renda	Varley
Diehl	Kluever	Roe	Vetter
Distelhorst	Langland	Roorda	Voorhees
Doderer	Lee	Sanders	Waugh
Duffy	Lipsky	Schmarje	Welden
Dunton	Maloney	Schroeder	Winkelman
Fischer of Grundy	McCray	Shaw	Wolfe
Fisher of Greene	Mensing	Shepherd	Wood
Franklin	Middleswart	Smith	Yoder
Freeman	Millen	Sorg	Mr. Speaker
Fullerton	Miller of Des Moine	s	

The nays were 4:

Busch	McCartney	Nelson	Sullivan
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Absent or not voting 30:

Bailey	Den Herder	Knight	,	Patton
Battles	Edgington	Koch	•	Petersen of Dallas
Bennett	Gannon	Mayberry		Pierson
Camp	Gittins	McIntyre		Radl
Clark	Glenn	McNamara		Redfern
Cochran	Hill	Mowry		Stromer
Curran	Johnston of Polk	O'Malley		Watson
Darrington	Klein			•

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts, with report of committee recommending passage, was taken up for consideration.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 305)

The ayes were 100:

Miller of Des Moines Shaw Allen Fullerton Miller of Jones Shepherd Andersen Gallagher Miller of Page Smith Gittins Beardsley Glenn Moffitt Stokes Bergman Mohrfeld Story Bowin Graham Strand Breitbach Grasslev Mowry Hanson of Benton Nelson Strothman Busch Nielsen Sullivan Caffrey Hanson of Mitchell Carnahan Harbor Nolin Tapscott O'Mallev Thordsen Christensen Hicklin Tieden Coffman Holden Ossian Johnson of Audubon Palmer Utzig Conklin Patton Van Drie Cunningham Kiilsholm Curran Pelton Van Nostrand King Peterson of Woodbury Van Roekel Den Herder Kitner Pierson Varley Diehl Kluever Poncy Vetter Distelhorst Langland Radl Voorhees Doderer Lee Duffv Lipsky Redfern Waugh Maloney Renda Welden Dunton McCartney Roe Winkelman Edgington Fischer of Grundy Wolfe McIntyre Roorda Wood Fisher of Greene Mensing Sanders Yoder Franklin Middleswart Schmar ie Schroeder Mr. Speaker Freeman Millen

The nays were none.

Absent or not voting 24:

Bailey	Cochran	Klein	Petersen of Dallas
Baker	Darrington	Knight	Reed
Battles	Gannon	Koch	Sorg
Bennett	Hill	Mayberry	Steffen
Camp	Hullinger	McCray	Stromer
Clark	Johnston of Polk	McNamara	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 561, a bill for an act relating to motor vehicle liability insurance and protection against uninsured motor vehicles and hit-and-run motor vehicles, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass offered the following amendment and moved its adoption:

Amend House File 561 by adding the following new sections:

- "Sec. 2. Nothing contained in this Act shall be construed as requiring forms of coverage provided pursuant hereto, whether alone or in combination with similar coverage afforded under other automobile liability or motor vehicle liability policies, to afford limits in excess of those that would be afforded had the insured thereunder been involved in an accident with a motorist who was insured under a policy of liability insurance with the minimum limits for bodily injury or death prescribed in subsection ten (10) of section three hundred twenty-one A point one (321A.1) of the Code. Such forms of coverage may include terms, exclusions, limitations, conditions, and offsets which are designed to avoid duplication of insurance or other benefits.
- "Sec. 3. For the purpose of this Act, the term 'uninsured motor vehicle' shall, subject to the terms and conditions of the coverage herein required, be deemed to include an insured motor vehicle with respect to which insolvency proceedings have been instituted against the liability insurer thereof by the insurance regulatory official of this or any other state or territory of the United States or of the District of Columbia.
- "An insurer's insolvency protection shall be applicable only to accidents occurring during a policy period in which its insured's uninsured motorist coverage is in effect and only if the liability insurer of the tortfeasor is insolvent at the time of such an accident or becomes insolvent within one year after such an accident.
- "Sec. 4. In the event of payment to any person under the coverage required by this Act and subject to the terms and conditions of such coverage, the insurer making such payment shall, to the extent thereof, be entitled to the proceeds of any settlement or judgment resulting from the exercise of any rights of recovery of such person against any person or organization legally responsible for the bodily injury for which such payment is made, including the proceeds recoverable from the assets of the insolvent insurer. The person to whom said payment is made under the insolvency protection required by this Act shall to the extent thereof, be deemed to have waived any right to proceed to enforce such a judgment against the assets of the judgment debtor who was insured by the insolvent insurer whose insolvency resulted in said payment being made, other than assets recovered or recoverable by such judgment debtor from such insolvent insurer.
- "Sec. 5. This Act shall be applicable with respect to policies delivered, issued for delivery or renewed in this State with policy periods beginning on and after October 1, 1967."

The amendment was adopted.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 561)

The ayes were 95:

Allen	Franklin	Mensing	Shepherd
Andersen	Freeman	Middleswart	Sorg
Bailey	Fullerton	Millen	Stokes
Beardsley	Gallagher	Miller of Des Moines	Story
Bergman	Gannon	Miller of Jones	Strand

Bowin Gittins Miller of Page Strothman Breitbach Glenn Moffitt Sullivan Mowry Tapscott Busch Graham Caffrey Grassley Nelson Thordsen Carnahan Hanson of Mitchell Nielsen Tieden Christensen Harbor O'Malley Utzig Clark Hicklin Ossian Van Drie Coffman Palmer Van Nostrand Holden Conklin Hullinger Patton Varley Cunningham Johnson of Audubon Pelton Vetter Curran Kiilsholm Voorhees Pierson Den Herder King Poncy Waugh Diehl Radl Welden Kitner Kluever Redfern Winkelman Doderer Duffy Lee Renda Wolfe Dunton Lipsky Wood Roe Maloney Sanders. Yoder Edgington Fischer of Grundy McCartney Schmarje Mr. Speaker

The nays were 9:

Fisher of Greene

Distelhorst Mohrfeld Roorda Smith Hanson of Benton Nolin Schroeder Van Roekel

Shaw

Langland

Absent or not voting 20:

Baker Darrington Koch Peterson of Woodbury Battles Hill Mayberry Bennett Johnston of Polk McIntyre Reed Camp Klein McNamara Steffen Cochran Petersen of Dallas Knight Stromer Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 410, a bill for an act relating to the establishment of sewer connection charges or fees, with report of committee recommending passage, was taken up for consideration.

Thordsen of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 410)

McCray

The ayes were 101:

Allen Freeman Mensing Shaw
Andersen Fullerton Millen Shepherd

	a 11 1	Maille C.D. Mailer	C:41
Bailey	Gallagher	Miller of Des Moines	Smith
Baker	Gannon	Miller of Jones	Sorg
Beardsley	Gittins	Miller of Page	Story
Bergman	Glenn	Moffitt	Strand
Bowin	Graham	Mohrfeld	Strothman
Breitbach	Grassley	Mowry	Sullivan
Busch	Hanson of Benton	Nelson	Tapscott
Caffrey	Hanson of Mitchell	Nielsen	Thordsen
Carnahan	Harbor	Nolin	Tieden
Christensen	Hicklin	Ossian	Utzig
Clark	Holden	Palmer	Van Drie
Conklin	Hullinger	Patton ·	Van Nostrand
Cunningham	Johnson of Audubon	Pelton	Van Roekel
Curran	Kiilsholm	Peterson of Woodbury	Varley
Den Herder	King	Pierson	Vetter
Diehl	Kitner	Poncy	Voorhees
Distelhorst	Kluever	Radl	Waugh
Doderer	Langland	Redfern	Welden
Duffy	Lee	Roe	Winkelman
Dunton	Lipsky	Roorda	Wolfe
Edgington	Maloney	Sanders	Wood
Fischer of Grundy	McCray	Schmarje	Yoder
Fisher of Greene	McIntyre	Schroeder	Mr. Speaker

The nays were none.

Franklin

Absent or not voting 23:

Battles	Hill .	McCartney	Renda
Bennett	Johnston of Polk	McNamara	Steffen
Camp	Klein	Middleswart	Stokes
Cochran	Knight	O'Malley	Stromer
Coffman	Koch	Petersen of Dallas	Watson
Darrington	Mayberry	Reed	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 334 passed the House.

MINNETTE DODERER

REQUEST TO VOTE

Fischer of Grundy asked and received unanimous consent to be recorded as voting aye on Senate File 689.

Caffrey of Polk asked and received unanimous consent to be recorded as voting age on House File 537.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 13, 1967, the Governor had approved Senate File 279.

REPORTS OF COMMITTEES

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 567</u>, a bill for an act to create an Iowa educational policy commission, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 600</u>, a bill for an act relating to general aid to school districts and to merged area schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

KEITH L. VETTER, Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 594</u>, a bill for an act relating to the election of the state superintendent of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be indefinitely postponed</u>.

KEITH L. VETTER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 446</u>, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, State of Iowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 426, a bill for an act to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, in the County of Jackson, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, begs leave to report

it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 585, a bill for an act to legalize and validate the proceedings of the board of directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File, 584, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of lowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Smith of O'Brien, from the committee on higher education, submitted the following report:

Mr. Speaker: Your committee on higher education, to whom was referred <u>House File 383</u>, a bill for an act relating to municipal support of private colleges and universities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MARVIN W. SMITH, Chairman

AMENDMENTS FILED

Amend House File 127, Section 1, subsection five e (5 e), by striking the period in line 27 and adding the following:

", or any nonprofit sheltered workshop that is certified by the wage and hour division of the United States Department of Labor through the issuance of a special sheltered workshop certificate,"

CONKLIN of Black Hawk .

Amend Senate File 36, Section 1, by adding the following:

"Any vehicle which has a maximum speed of less than twenty-five (25) miles per hour shall display a flashing light as provided in this section when operated on the roadway of a primary highway. The flashing light shall be visible from the rear, and if the vehicle is towning a vehicle that obstructs the light, the towed vehicle shall display a flashing light as required herein. This provision shall not apply to a slow-moving

vehicle crossing a primary highway or to a slow-moving vehicle being operated on the shoulder of a highway."

HOLDEN of Scott

Amend House File $234\,$ by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-six point two (326.2), Code 1966, is hereby amended by adding the following:

"The Iowa reciprocity board shall, if the laws of another jurisdiction impose upon the vehicles of residents of Iowa any taxes, fees, charges, penalties, obligations, restrictions, prohibitions or limitations of any kind additional to those imposed by the state of Iowa upon the vehicles of residents of such other jurisdiction, the Iowa reciprocity board is authorized to impose and collect fees or charges in like amount and to provide for similar obligations, prohibitions, or limitations upon the owner or operator of a vehicle registered in such other jurisdiction so long as the laws of such other jurisdiction requiring such imposition remain in effect."

SCHROEDER of Pottawattamie

Amend House File 48 as follows:

Amend section one (1) by striking lines three (3) through eleven (11) and inserting in lieu thereof the following:

"No advance payment, loan or partial payment of damages made as an accommodation to an injured person or on his behalf to others or to the heirs at law or dependents of a deceased person made under any liability insurance policy because of an injury, death claim or property damage claim or potential claim against any insured thereunder or any claim against an insured thereunder arising from any accident or other event insured against for damages to or the destruction of property owned by another person shall be construed as an admission of liability by the insured, or the insurer's recognition of such liability, with respect to such injured or deceased person or with respect to any other claim arising from the same accident or event. Any such payments or unpaid loans shall, however, constitute a credit and be deductible from any final settlement made or judgment rendered with respect to such injured or deceased person."

McINTYRE of Linn

Amend Senate File 516 as follows:

Section 1, by inserting after the word "county" in line six (6) "or any nonprofit camping club or organization".

KLUEVER of Cass

Amend House File 155 by striking in section one (1) line four (4) the word "shall" and inserting in lieu thereof the word "may".

RENDA of Polk

Amend House File 394 by adding a new section as follows:

Sec. 2. Section twenty-four point three (24.3), Code 1966, is amended by adding in subsection three (3), line four (4), after the word "districts" the words "and school systems".

MILLER of Page

Amend House File 297, Section 1, as follows:

- 1. By striking in lines eight (8) and nine (9) the words 'land adjoining the highway construction project' and inserting in lieu thereof the words 'borrow pits'.
- 2. By inserting in line ten (10) after the word "soil," the words "if, in the opinion of said board or commission, said top soil is arable,".
- 3. By striking in line twelve (12) the words "adjoining land" and inserting in lieu thereof the words "borrow pit".

BUSCH of Bremer

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Monday, April 17, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, April 17, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Gerald Buss, pastor of the Zion Lutheran Church, Ocheyedan, Iowa.

The Journal of April 14 was approved.

PRESENTATION OF VISITORS

Maloney of Polk introduced to the House 34 sixth grade students from Greenwood School, Des Moines, Iowa, accompanied by their teacher, Miss Claussen, and their principal, Mrs. Reid.

Bergman of Osceola introduced to the House five eighth grade students from the Zion Lutheran School, Ocheyedan, Iowa, accompanied by their religious instructor, the Reverend Gerald Buss, and Mrs. Buss.

Grassley of Butler introduced to the House Larry Corwin and Wendell Harms, senior students from New Hartford High School, New Hartford, Iowa, who are here this week to study Iowa government.

Stromer of Hancock introduced to the House 26 eighth grade students from Klemme Community School, Klemme, Iowa, accompanied by their instructors, Mr. Watnem and Mrs. Marian Abele.

PETITIONS

The following petitions were received and placed on file:

By Renda of Polk from 17 residents of Polk County who favor House File 549, relating to proportionate sharing.

By Beardsley of Polk from 15 residents of Polk County who favor House File 549, relating to proportionate sharing.

By Reed of Linn from 377 residents of Iowa who favor fair housing.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 567, 600 and 383; and Senate Files 446, 426, 585 and 584, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 367 and 545 and Senate File 258.

MOTION TO INVOKE RULE 50

Graham of Ida moved to invoke Rule 50 on House File 126, relating to repeal of the tax levy for operation of area vocational schools.

Objection was raised by Petersen of Dallas.

Graham of Ida asked and received unanimous consent to withdraw his motion.

HOUSE FILE 567 REFERRED TO COMMITTEE ON APPROPRIATIONS

The Speaker announced that House File 567, a bill for an act to create an Iowa educational policy commission, previously reported out by the committee on schools, is hereby referred to the committee on appropriations for further consideration, under the provisions of Rule 31.

Pelton of Clinton offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 16

By: Pelton, Camp, Millen, Shaw,
Miller of Des Moines, Andersen,
Hill, Battles, Roe, Breitbach,
Holden, Lipsky, Redfern, Thordsen,
Bailey, Van Nostrand, Cochran,
Baker, Mayberry, Schmarje, Beardsley,
Shepherd, Doderer, Dunton

WHEREAS, a number of our Iowa communities have been struck by disasters; and

WHEREAS, our citizens, who reside in communities on Iowa's rivers and streams, are increasingly being subjected to floods; and

WHEREAS, every community in our state is threatened by the ravages of tornadoes; and

WHEREAS, lowa communities, in time of emergency, act immediately to either repair or avoid disaster, and

WHEREAS, the costs of disaster, or the avoidance thereof, is overwhelming to striken communities; now therefore,

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that this General Assembly, through the Appropriations Committees, consider action to provide assistance to Iowa communities in time of disaster.

Passed on file.

INTRODUCTION OF BILLS

House File 680, by Committee on Schools, a bill for an act relating to attachment of territory to twelve-grade districts.

Read first time and placed on the calendar.

House File 681, by Committee on Judiciary, a bill for an act relating to the commitment of prisoners to jail.

Read first time and placed on the calendar.

House File 682, by Committee on Schools, a bill for an act relating to school buses.

Read first time and placed on the calendar.

House File 683, by Committee on Commerce, a bill for an act relating to motor carriers and the registration of interstate commerce commission authority.

Read first time and placed on the calendar.

House File 684, by Committee on Commerce, a bill for an act relating to fees for motor vehicle certificated carriers.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 496, a bill for an act relating to discrimination in housing.

Read first time and referred to committee on industrial and human relations.

Senate File 531, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds, notes or other obligations payable from such revenues.

Read first time and referred to committee on higher education.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed Senate File 689, a bill for an act relating to brucellosis control in swine.

Also:

That the Senate has refused to concur in the House amendment to Senate Joint Resolution 3 proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

Also:

That the Senate has concurred in the House amendment and passed Senate File 124, a bill for an act to allow the Iowa conservation commission to waive the requirement of a fishing license for certain severely handicapped adults.

Also:

That the Senate has concurred in the House amendment and passed Senate File 106, a bill for an act relating to the offering of courses in driver education.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 212

Amend House File 212 as follows:

- 1. By adding the following new section: Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: "However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on the interstate system of four-lane divided highways and other four-lane highways designated by the state highway commission, except that such combination may leave such four-lane divided highways and travel to a point which shall be no more than five (5) miles from the place of leaving such highway and no more than five (5) miles from the place of re-entering such highway and providing that they travel on highways that are twenty-four (24) feet or more wide."
- 2. By adding the following new section: "In event of a temporary closing of or temporary gap in a designated four-lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet."
- 3. By adding the following new section: "The overall length of combinations of three (3) or more vehicles coupled together shall be printed on the back of the last vehicle in the combination in numerals six (6) inches in height. A fine of one hundred (100) dollars shall be levied for non-compliance."
- 4. By adding the following new section: Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by inserting in line five (5) after the word "feet" the words ", and no trailer which is a part of any such combination shall have an overall length in excess of forty (40) feet."

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

Senate File 40, a bill for an act relating to operator's and chauffeur's licenses, with report of committee recommending amendment and passage, was taken up for consideration.

Gannon of Jasper offered the following amendment filed by the committee on appropriations:

Amend Senate File 40 as follows:

1. By inserting as Section 3 the following:

"Section three hundred twenty-one point one ninety-one (321.191), Code 1966, is hereby amended by striking from line three (3) the words 'five dollars', and inserting in lieu thereof the words 'five dollars and fifty cents (\$5.50)'.

2. By renumbering Section 3 as Section 4.

Gannon of Jasper offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee amendment to Senate File 40 by adding the following new sentence after the period in line seven (7).

"Further amend section three hundred twenty-one point one ninety one (321.191), Code 1966 by striking from line five (5) the words "ten dollars" and inserting in thereof the words "ten dollars and fifty cents."

Grassley of Butler asked and received unanimous consent to defer action on Senate File 40 and that the bill retain its place on the appropriations calendar.

House File 503, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 503)

The ayes were 101:

Den Herder Kluever Diehl Knight Distelhorst Koch Doderer Langland Duffv Lee Dunton Lipsky Edgington Malonev Fischer of Grundy McCartney Fisher of Greene

Reed Renda Roorda Sanders Schmarje Schroeder

Radl

Redfern

Voorhees Watson Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

risher of Greene

The navs were none.

Absent or not voting 23:

Bennett Glenn Millen Roe Harbor Camp Miller of Des Moines Sullivan Christensen Hill Mohrfeld Tapscott Curran Johnston of Polk Mowry Utzig Mayberry Darrington O'Mallev Waugh Gittins McNamara Pelton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 24, a joint resolution to continue "the Iowa State Fair and the World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 24)

The ayes were 102:

Allen
Andersen
Bailey
Baker
Battles
Beardsley
Bergman
Bowin
Breitbach
Busch
Caffrey
Camp
Carnahan

Fullerton Middleswart
Gallagher Millen
Gannon Miller of Jon
Gittins Miller of Pag
Graham Moffitt
Grassley Mohrfeld
Hanson of Benton Nelson
Hanson of Mitchell Nielsen
Hicklin Nolin
Holden Ossian
Johnson of Audubon
Johnston of Polk
Killsholm Patton
Pelton

Miller of Jones Smith Miller of Page Stokes Moffitt Story Mohrfeld Strand Stromer Nelson Nielsen Strothman Nolin Sullivan Ossian Thordsen Tieden Patton Van Drie Van Nostrand Pelton

Shaw

Shepherd

Clark King Kitner Cochran Coffman Klein Kluever Conklin Cunningham Knight Den Herder Koch Langland Diehl Distelhorst Lee Lipsky Doderer Maloney Duffy McCrav Dunton McIntvre Edgington Mensing Freeman

Petersen of Dallas Van Roekel Peterson of Woodbury Varley Pierson Vetter Poncy Voorhees Radl Watson Redfern Waugh Reed Welden Renda Winkelman Roorda Wolfe Sanders Wood Schmarje Yoder

Schroeder Mr. Speaker

The nays were none.

Absent or not voting 22:

Bennett Franklin
Christensen Glenn
Curran Harbor
Darrington Hill
Fischer of Grundy
Fisher of Greene Mayberry

McCartney Roe
McNamara Sorg
Miller of Des Moines Steffen
Mowry Tapscott
O'Malley Utzig

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 281, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining, and to make an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 281)

The ayes were 100:

McCartney Schroeder Allen Edgington Andersen Fisher of Greene McCray Shepherd Bailey McIntyre Smith Franklin Baker Freeman Middleswart Sorg Battles Millen Stokes Fullerton Beardslev Gallagher Miller of Des Moines Story Bergman Graham Miller of Jones Strand Bowin Hanson of Benton Miller of Page Stromer Breitbach Hanson of Mitchell Moffitt Strothman Mohrfeld Busch Harbor Sullivan Caffrey Hicklin Nelson Thordsen

Camp Holden Ossian Utzig Carnahan Palmer Hullinger Van Drie Clark Johnson of Audubon Pelton Van Nostrand Cochran Johnston of Polk Petersen of Dallas Van Roekel Kiilsholm Coffman Peterson of Woodbury Varley Conklin King Pierson Voorhees Cunningham Kitner Poncy Watson Curran Klein Radl Waugh Den Herder Kluever Redfern Welden Diehl Knight Reed Winkelman Distelhorst Koch Renda Wolfe Doderer Langland Roorda booW Duffy Lee Sanders Yoder Dunton Lipsky Schmarie Mr. Speaker

The nays were 1:

Nolin

Absent or not voting 23:

Bennett Glenn Mensing Shaw Christensen Grassley Mowry Steffen Darrington Hill Nielsen Tapscott Fischer of Grundy Maloney O'Mallev Tieden Gannon Mayberry Patton Vetter Gittins McNamra Roe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE CONCURRENT RESOLUTION 27

Baker of Boone called up for consideration Senate Concurrent Resolution 27 found on page 928, House Journal of April 13.

Johnston of Polk offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 27 by striking all of the first two paragraphs.

Further amend Senate Concurrent Resolution 27 by striking all of Section One (1) of the resolving clause and the figure "(2)" in the first line of Section Two (2) of the resolving clause,

Roll call was requested by Johnson of Audubon and Sullivan of Woodbury.

On the question "Shall the amendment be adopted?"

The ayes were 35:

Allen

Duffy

Mayberry

Redfern

Dunton McNamara Reed Bailey Beardsley Franklin Middleswart Renda Miller of Des Moines Roe Bennett Gallagher Roorda Breitbach Gannon Moffitt Johnston of Polk Mohrfeld Steffen Caffrey Carnahan King Nolin Utzig Distelhorst Palmer Wood Lee

Doderer Maloney Poncy

The nays were 72:

Andersen Gittins Mensing Stokes Millen Strand Baker Graham Miller of Jones Battles Hanson of Benton Stromer Miller of Page Strothman Bergman Hanson of Mitchell Bowin Hicklin Nelson Sullivan Busch Holden Nielsen Thordsen Camp Johnson of Audubon Ossian Tieden Clark Kiilsholm Patton Van Drie Van Nostrand Coffman Kitner Petersen of Dallas Peterson of Woodbury Van Roekel Cunningham Klein Curran Kluever Pierson Varley Vetter Den Herder Knight Radl Diehl Koch Sanders Watson Schmarie Waugh Edgington Langland Fischer of Grundy Lipsky Schroeder Welden McCartnev Shaw Wolfe Fisher of Greene Smith Yoder Freeman McCray Fullerton McIntyre Sorg Mr. Speaker

Absent or not voting 17:

Story Christensen Grassley Mowry Cochran Harbor O'Mallev Tapscott Voorhees Conklin Hill Pelton Darrington Hullinger Shepherd Winkelman

Glenn

The amendment lost.

Moffitt of Appanoose offered the following amendment and moved its adoption:

Amend Senate Concurrent Resolution 27 as follows:

- 1. By inserting in paragraph (1), line three (3) after the name "Warren J. Kruck" the words "certified copies of".
- 2. By inserting in paragraph (2), line four (4) after the word "Assembly" the words "certified copies of".

The amendment was adopted.

Baker of Boone moved the adoption of the resolution as amended.

The resolution as amended was adopted.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 175, a bill for an act relating to the payment of expenses of extracurricular activities from the general funds of school districts, with report of committee recommending amendment and passage, was taken up for consideration.

Stromer of Hancock offered the following amendment and moved its adoption:

Amend House File 175 by striking everything after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred seventy-nine point twenty-five (279.25), Code 1966, is hereby amended by inserting in line twelve (12) after the word "aided" the following:
- "; and may purchase uniforms for members of the school band and other school instrumental or vocal music groups".
- Sec. 2. Section two hundred eighty point twelve (280.12), Code 1966, is hereby amended by adding thereto the following:

"The board of school directors in any school district may provide by resolution that the teaching of instrumental music in addition to vocal music shall be required to be offered to students attending any public school within the district and may provide students who are members of a band and other instrumental or vocal music groups which are a part of the school activities with any uniforms deemed necessary provided that at least one-half (1/2) of the cost of said uniforms is provided from funds not raised by taxation."

Doderer of Johnson rose on a point of order as to whether the amendment was germane to the bill.

The Speaker ruled that Section 1 of the amendment was germane to the bill and that Section 2 of the amendment was not germane to the bill.

Stromer of Hancock asked and received unanimous consent to withdraw his amendment.

Langland of Winneshiek offered the following amendment filed by the committee on schools and moved its adoption:

Amend House File 175 by striking lines seven (7), eight (8), nine (9), and ten (10), and substituting in lieu thereof the following:

"May pay part of the expenses for extra-curricular activities engaged in by pupils of the schools thereof, but not to exceed a maximum of one dollar (\$1.00) per year per pupil in average daily membership;".

The amendment was adopted.

Doderer of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 175)

The ayes were 58:

Andersen Graham Moffitt Steffen Bailey Grasslev Mohrfeld Stokes Baker Hicklin Nolin Strand Beardsley Hill Patton Tieden Bergman Hullinger Petersen of Dallas Utzig Breitbach Johnston of Polk Peterson of Woodbury Van Drie Camp Kiilsholm Poncy Van Roekel Carnahan Redfern Vetter King Christensen Kitner Reed Watson Cochran Kluever Roorda Welden Coffman Langland Sanders Winkelman Schmarje Curran Lipsky Wolfe Diehl Mayberry Shaw Yoder Middleswart Dunton Sorg Mr. Speaker Fischer of Grundy Millen

The nays were 59:

Allen Fullerton McIntyre Schroeder Battles Mensing Gallagher Shepherd Bowin Gittins Miller of Des Moines Smith Busch Hanson of Benton Miller of Jones Story Clark Hanson of Mitchell Miller of Page Stromer Conklin Harbor Mowry Strothman Cunningham Holden Nelson Sullivan Den Herder Johnson of Audubon Nielsen Tapscott Distelhorst Klein O'Malley Thordsen Doderer Knight Ossian Van Nostrand Duffy Koch Pelton Varley Edgington Lee Pierson Voorhees Fisher of Greene Maloney Radl Waugh Franklin McCartney Renda booW Freeman McCray Roe

Absent or not voting 7:

Bennett Darrington Glenn Palmer Caffrey Gannon McNamara

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File 334, a bill for an act relating to tuition rates for area vocational schools or area community colleges, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 334)

The ayes were 108:

Fisher of Greene Schroeder Allen McCartney Andersen Franklin McCray Shaw Freeman McIntyre Shepherd Bailey Baker Fullerton McNamara · Sorg Mensing Stokes Battles Gallagher Gannon Middleswart Story Beardslev Miller of Des Moines Strand Gittins Bennett Bergman Graham Miller of Jones Stromer Bowin Grasslev Moffitt Strothman Hanson of Benton Breitbach Mohrfeld Sullivan Busch Hanson of Mitchell Mowry Tapscott Thordsen Caffrey Harbor Nelson Tieden Camp Hicklin-Nielsen Carnahan Holden Nolin Utzig Van Drie Clark Johnson of Audubon Ossian Cochran Kiilsholm Palmer Van Nostrand Patton Van Roekel Conklin King Petersen of Dallas Varley Cunningham Kitner Curran Vetter Klein Pierson Darrington Voorhees Kluever Poncy Den Herder Knight Radl Watson Diehl Koch Redfern Waugh Distelhorst Langland Reed Welden Doderer Winkelman Lee Renda Duffy Roe Wolfe Lipsky Dunton Maloney Roorda Wood Schmarje Edgington Mayberry Mr. Speaker

The nays were none.

Absent or not voting 16:

ChristensenHillMiller of PageSandersCoffmanHullingerO'MalleySmithFischer of GrundyJohnston of PolkPeltonSteffenGlennMillenPeterson of Woodbury Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 437, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities, with report of committee recommending passage, was taken up for consideration.

Radl of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 437)

The aves were 105:

Andersen Fullerton Bailey Gallagher Battles Gannon Beardsley Graham Bergman Grasslev Hanson of Benton Bowin Hanson of Mitchell Breithach Busch Harbor Hicklin Caffrey Camp Holden Carnahan Johnson of Audubon O'Mallev Clark Johnston of Polk Cochran Kiilsholm Coffman King Conklin Kitner Cunningham Klein Curran Kluever Darrington Knight Den Herder Langland Diehl Lee Doderer Lipsky Duffy Malonev Dunton Mayberry Edgington McCartney Fisher of Greene McCray Franklin McIntvre

Freeman

Mensing Middleswart Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Palmer Patton Pelton Petersen of Dallas Pierson Poncy Radl Redfern Reed Renda Roe Roorda Sanders

Sorg Steffen Stokes Story Strand Stromer Strothman Tapscott Thordsen Tieden Utzig Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Mr. Speaker

Shaw

Smith

Shepherd

The nays were 6:

Allen Koch

McNamara Schroeder

Sullivan

Schmarje

Wood

Absent or not voting 13:

Baker Bennett Christensen Distelhorst

Fischer of Grundy Gittins Glenn

Hullinger Millen ·

Peterson of Woodbury

Hill

Miller of Des Moines Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto, with report of committee recommending amendment and passage, was taken up for consideration.

Bailey of Wright offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 101 as follows:

- 1. Amend Section 1 by striking the comma in line six (6).
- 2. Amend Section 2 as follows:
- a. By striking in lines eight (8), twenty (20), thirty-five (35), thirty-nine (39) and fifty-one (51) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- b. By adding after the period in line fifteen (15) the following: "Such memorandum shall be dated and may have been prepared by the banking organization, in which case it shall be signed by an official of the bank, or it may have been prepared by the owner."
- c. By adding after the period in line twenty-eight (28) the following: "Such memorandum shall be dated and may have been prepared by the financial organization, in which case it shall be signed by an officer of the financial organization, or it may have been prepared by the owner."
- d. By adding after the period in line forty-four (44) the following: "Such memorandum shall be dated and may have been prepared by the banking or financial organization or business association, in which case it shall be signed by an officer of the banking or financial organization, or a member of the business association, or it may have been prepared by the owner."
- 3. Amend Section 3 by striking in lines fifteen (15) and twenty-four (24) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- 4. Amend Section 5 by striking in line eight (8) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
 - 5. Amend Section 7 as follows:
- a. By striking in line four (4) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- b. By adding in line eight (8) before the colon the words "which shall have been dated and may have been prepared by the fiduciary or by the owner".
- 6. Amend Section 8 by striking in line five (5) the word "seven(7)" and inserting in lieu thereof the word "ten (10)".

- 7. Amend Section 9 by striking in line six (6) the word "seven (7)" and inserting in lieu thereof the word "ten (10)".
- 8. Amend Section 12 by inserting after the word "the" in line two (2) the words "final date for".

The amendment was adopted.

Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 101)

The ayes were 93:

Allen .	Gallagher	Mayberry	Sanders
Bailey	Gannon	McCartney	Schmarje
Baker	Gittins	McCray	Schroeder
Beardsley	Graham	McIntyre	Smith
Bennett	Grassley	McNamara	Sorg
Bergman	Hanson of Benton	Mensing	Steffen
Bowin	Hanson of Mitchell	Middleswart	Sullivan
Breitbach	Harbor	Millen	Tapscott
Busch	Hicklin	Miller of Jones	Thordsen
Caffrey	Hill	Miller of Page	Utzig
Camp	Holden	Mohrfeld	Van Drie
Carnahan	Hullinger	Mowry	Van Nostrand
Clark	Johnson of Audubon	Nielsen	Van Roekel
Cochran	Johnston of Polk	Nolin	Varley
Conklin	Kiilsholm	O'Malley	Vetter
Cunningham	Kitner	Ossian	Voorhees
Den Herder	Klein	Palmer	Watson
Doderer	Kluever	Pelton	Waugh
Duffy	Koch	Petersen of Dallas	Welden
Edgington	Langland	Poncy	Winkelman
Fischer of Grundy	Lee	Redfern	Wood
Fisher of Greene	Lipsky	Reed	Yoder
Freeman	Maloney	Renda	Mr. Speaker

The nays were 22:

Fullerton

Andersen	Dunton	Roe .	Strand
Battles	King	Roorda	Stromer
Christensen	Knight	Shaw	Strothman
Coffman	Moffitt	Shepherd	Tieden
Curran	Nelson	Story	 Wolfe
Diehl	Peterson of W	oodbury	

Absent or not voting 9:

Darrington Distellorst Glenn Patton
Miller of Des Moines Pierson

Radl Stokes

Franklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF STEERING COMMITTEE

- MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
- H.F. 637 COMMITTEE BILL - Relating to real and personal property used or expended in researching, testing, or developing new, or improvements in existing, products or merchandise for ultimate manufacture and sale. By Committee on State Planning and Development.
- H.F. 672 COMMITTEE BILL - Relating to the powers and duties of the liquor control commission over beer. By Committee on Law Enforcement.
- H.F. 653 COMMITTEE BILL - Relating to educational standards. By Committee on Schools.
- H.F. 674 COMMITTEE BILL - Relating to water navigation. By Committee on Conservation.
- H.F. 157 Relating to the imposition of the death penalty for the offense of killing a peace officer. By Johnson, Mensing, Camp, Darrington, Den Herder, et al.
- H.F. 351 Relating to equipment of locomotives and cabooses. By Carnahan, Kluever, Caffrey, McCray, Hill, Reed, and Bailey.

CHARLES E. GRASSELY, Chairman Steering Committee

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 175 failed to pass the House.

MINNETTE DODERER

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 14, 1967, the Governor approved the following bills: Senate Files 68 and 145; and on April 17, House Files 99, 117, 172, 173, 183 and 205.

REQUEST TO VOTE

Sullivan of Woodbury asked and received unanimous consent to be recorded as voting aye on House File 281.

Kluever of Cass asked and received unanimous consent to be recorded as voting aye on House File 281.

Dunton of Keokuk asked and received unanimous consent to be recorded as voting aye on House File 281, and House Joint Resolution 24.

Nielsen of Shelby asked and received unanimous consent to be recorded as voting age on House File 101.

Gannon of Jasper asked and received unanimous consent to be recorded as voting aye on House File 101.

Pierson of Mahaska asked and received unanimous consent to be recorded as voting aye on House File 437.

Renda of Polk asked and received unanimous consent to be recorded as voting aye on House File 334.

Tapscott of Polk asked and received unanimous consent to be recorded as voting aye on House Files 334, 101 and 437.

Fisher of Greene asked and received unanimous consent to be recorded as voting aye on House File 101.

REPORTS OF COMMITTEES

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 355</u>, a bill for an act relating to the election and appointment of members of the state board of public instruction, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation. KEITH L. VETTER. Chairman

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred <u>Senate File 496</u>, a bill for an act relating to discrimination in housing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JOHN CAMP, Chairman

AMENDMENTS FILED

Amend House File 326 by striking from the title the word "fraudulent" and inserting in lieu thereof the word "false".

FISCHER of Grundy WINKELMAN of Calhoun

Amend House File 355 as follows:

- 1. Section 3, subsection six (6), by inserting after the period in line one hundred eleven (111) the following: "A special school election shall be held on the second Monday of September in those school districts holding elections biennially in the odd-numbered years if the election for a member to the state board of public instruction for their district is to be held on the first Monday of September of the even-numbered years."
- 2. Section 3, by striking lines one hundred twenty-four (124) and one hundred twenty-five (125) and inserting in lieu thereof the following: "of board members shall take place as the terms of the present board members expire."

DIEHL of Buena Vista

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, April 18, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, April 18, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Wayne Gordon, pastor of the First Baptist Church, Cedar Falls, Iowa.

The Journal of April 17 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Knight of Humboldt on request of the Speaker; Pierson of Mahaska on request of the Speaker; Sullivan of Woodbury on request of Koch of Woodbury.

PRESENTATION OF VISITORS

Curran of Cerro Gordo introduced to the House 31 senior American government students from Gilmore City-Bradgate Community School, Gilmore City, Iowa, accompanied by their social studies teacher, Mrs. Juelfs.

Nolin of Carroll introduced to the House 44 eighth grade students from Glidden-Ralston Community School, Glidden, Iowa, accompanied by their social studies teacher, Mr. Bohlken.

 $\label{eq:miller} \mbox{Miller of Des Moines introduced to the House 34 eighth grade students from Danville} \\ \mbox{Community School, Danville, Iowa, accompanied by Louis Mapel and Jack Wehrle.}$

Winkelman of Calhoun introduced to the House 60 senior students from Rockwell City High School, Rockwell City, Iowa, accompanied by their principal, Robert Endersbe, and six teachers: Mr. Sheldon, Mrs. Swartz, Mrs. Schram, Mrs. McAdoo, Miss Burn and Mrs. Endersbe.

Mowry of Marshall introduced to the House 10 students from Marshalltown High School, Marshalltown, Iowa, accompanied by their advisor, Mr. Harry Scott.

Mohrfeld of Tama introduced to the House 71 junior students from North Tama County Community School, Traer, Iowa, accompanied by their principal, Mr. Clark, and their history teacher, Mr. Lister.

Van Drie of Story introduced to the House Mrs. Kleinschmidt, Judi Kleinschmidt, Alyce Brown and Christiane Bauer, a foreign exchange student from Gernmany. Miss Bauer is attending Ames High School, Ames, Iowa.

Petersen of Dallas introduced to the House 33 fifth grade students from Woodward-Granger Community School, accompanied by their teacher, Mrs. M. Robbins.

PETITIONS

The following petitions were received and placed on file:

By Van Roekel of Marion from 34 residents of Marion County who oppose Senate File 126, requiring all deer hunters to wear iridescent orange clothing.

By Miller of Jones from 693 residents of Iowa who favor bus transportation for private school children.

By Darrington of Harrison from 53 residents of Harrison County who oppose the abolishment of the lower courts in Iowa.

By Varley of Adair from 110 residents of Adair County who favor the retention of the local option provision of the liquor control law.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 639, 312, 480 and 260, and 600 copies printed of Senate File 496 as passed by the Senate.

MEMORIAL COMMITTEE APPOINTED

The Speaker announced the appointment of the following memorial service committee: The Honorable William Darrington, Chairman; the Honorable Ray Cunningham; and the Honorable Gerritt Van Roekel.

The memorial service will be held at 7:30 p.m., Tuesday, May 16, 1967 in the House chamber.

POINT OF PERSONAL PRIVILEGE

Tieden of Clayton asked and received unanimous consent to be included as a sponsor on House Concurrent Resolution 16.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 355 and Senate File 496, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 570.

VETO OF HOUSE FILE 72

The following communication was received by the Chief Clerk:

STATE OF IOWA Office of the Governor Des Moines April 17, 1967

HAROLD E. HUGHES Governor

The Honorable Maurice E. Baringer Speaker of the House of Representatives Sixty-second General Assembly State Capitol Des Motnes, Iowa

Honorable Members of the House of Representatives:

House File 72, an act relating to open hunting seasons, is hereby disapproved and returned to the House of Representatives in accordance with Article III, Section 16, Constitution of the State of Iowa.

This legislation apparently was intended to provide our State Conservation Officers with an additional enforcement tool to prevent the illegal killing of deer in Iowa. While I am in favor of effective measures to curtail the illegal shooting of our deer population, I do not feel that this bill would accomplish its intended purpose without undesirable side effects that would outweigh its merits.

The use of high-powered rifles in taking deer is illegal at all times in Iowa. There have unquestionably been a number of complaints of hunters illegally shooting deer with such weapons; but it is difficult to obtain convictions unless the hunter is apprehended in the act of killing or shooting a deer illegally. Conservation officers say that when they check hunters using high-powered rifles in the field during the deer season, the hunters usually say they are hunting fox or small game, not deer. Therefore, it is understandable that enforcement-minded persons might see merit in a bill, such as House File 72, which makes it illegal for a hunter to "have in his possession in the field during the gun season for hunting deer any shotgun with slugs or with shot larger than size number two (2), or any rifle other than a twenty-two (22) rimfire caliber, without also having a license or permit for such deer-hunting season."

However, there are three undesirable aspects of this legislation which I feel render it unacceptable. First, it would have the effect of prohibiting anyone from carrying a high-powered rifle in Iowa virtually anywhere during the deer-hunting season. Second, it would not prevent violaters from killing deer with small shot or with smaller-bore weapons of high muzzle velocity. Third, it does not take into account that some waterfowl and other hunting seasons overlap the deer season, and hunters who are legally taking other types of wildlife with weapons prohibited under House File 72 could innocently be penalized.

Therefore, I feel it would be inadvisable to permit this measure to become law.

Very truly yours, HAROLD E. HUGHES

COMMUNICATION FROM THE GOVERNOR

STATE OF IOWA Office of the Governor Des Moines April 17, 1967

HAROLD E. HUGHES Governor

The Honorable Maurice E. Baringer Speaker of the House of Representatives Sixty-second General Assembly State Capitol Des Moines, Iowa

Dear Mr. Speaker:

Enclosed is a copy of the report I have received from the Special Committee which I appointed earlier this year to study the question of education of Amish children in Iowa. Attached to the report is a copy of a proposed bill which was unanimously recommended by the Committee as a solution to the problem.

The Committee's report is based primarily on two conclusions: "First, that there should still be a place in American life for nonconformity in educational approach based upon religious principles; and, second, that nonconformity should not be extended to include total absence of educational preparedness for a useful adult life."

As Governor of this State, I endorse the enclosed report and respectfully recommend adoption of the legislation proposed by the Committee as a workable alternative to the proposed solution which I submitted to the General Assembly last January in my Inaugural Address and Budget recommendations.

Very truly yours, HAROLD E. HUGHES

REPORT OF SPECIAL COMMITTEE TO HONORABLE HAROLD E. HUGHES, GOVERNOR OF THE STATE OF IOWA

The Special Committee which you appointed to address itself to the question of education of Amish children in Iowa is pleased to submit the following report.

Your committee consisting of its Chairman, Bishop Gordon V. Smith; Bishop James Thomas; Senator George O'Malley; Representative James Klein; Dr. Howard Bowen; Dr. Irwin Lubbers and A. Arthur Davis met first on March 2, 1967. At that meeting you reviewed in detail the history of the Amish educational problem and charged the committee with a search for a solution to the problem which we could recommend to all effected parties, and which would represent a proper viewpoint, compatible with the interests of the people of the State of Iowa and also with the interests of the Amish.

The committee met further on March 10, March 31, April 7 and April 13, with all members participating. In these sessions we met with Attorney William Sidlinger, who represents the Amish; Mr. Arthur Sensor, Superintendent of Schools of the Oelwein School District; Mr. Lou Mulder, President of the Oelwein School Board; Mr. Paul Johnston, State Superintendent of Public Instruction; and Mr. C. W. Antes, President, State Board of Public Instruction.

There was a free exchange of ideas and a discussion of and study of several broad alternatives including forcibly bringing the Amish under school laws, ignoring the violations, recommending legislative appropriation of money to pay for the changes needed, further negotiations among the parties, and various legislative exemptions.

Many central philosophic ideas were considered, including questions of the relationship between governmental units; the relative rights of the state vis-a-vis parents; the protection of the Amish children, both by enforcement or exemption; the merits of certification of teachers; and the merits of the educational standards act.

Essentially the committee reached two conclusions. First that there should still be a place in American life for nonconformity in educational approach based upon religious principles; second, that nonconformity should not be extended to include total absence of educational preparedness for a useful adult life. In the interests of implementing these conclusions your committee unanimously recommends that the Iowa Legislature be urged, through appropriate legislative means to adopt the proposed Bill attached to this report.

We wish to express our appreciation for the confidence you have placed in us in calling us together to consider this problem. It is our hope that the proposed action, if adopted, will stand the tests of action and reaction and will serve well the people of the State of Iowa.

Respectfully submitted for a unanimous committee,

GORDON V. SMITH, Bishop of Iowa
Chairman
Bishop JAMES THOMAS
Senator GEORGE O'MALLEY
Representative JAMES KLEIN
Dr. HOWARD BOWEN
Dr. IRWIN LUBBERS
A. ARTHUR DAVIS

SPECIAL ORDER

SENATE FILE 496

Millen of Van Buren asked and received unanimous consent that Senate File 496 be made a special order of business for 10:30~a.m., Thursday, April 20.

INTRODUCTION OF BILLS

House File 685, by Committee on Agriculture (Committee on Agriculture), a bill for an act relating to production and sale of milk and milk products.

Read first time and placed on the calendar.

House File 686, by Committee on Tax Revision, a bill for an act to provide a method for general property tax replacement and equalization.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 237, a bill for an act authorizing the board of control to establish and operate a rehabilitation camp system.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 327, a bill for an act to provide for the commitment of mentally ill veterans by the commission of hospitalization.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 251, a bill for an act relating to the sale of pets.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 608, a bill for an act relating to the blind, the partially blind and the physically disabled.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 391, a bill for an act relating to restoration of citizenship rights to convicts upon their release.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 238, a bill for an act to permit the warden, with approval of the board of control, to determine the amount of good time to be deprived a prisoner for the fifth and each subsequent violation of the rules.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 161, a bill for an act prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 388, a bill for an act relating to the recovery of assistance payments from former recipients of old age assistance or their spouses.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 463, a bill for an act to authorize state agencies and county boards of supervisors to grant perpetual flowage easements over state and county owned lands and buildings to the United States of America.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 483, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 510, a bill for an act relating to payments to nursing homes and custodial homes.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 482, a bill for an act relating to acquisition by cities or towns of sanitary sewer systems of facilities situated within or annexed to and to provide for method of payment therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 440, a bill for an act relating to licensing to grade and weigh grain.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 128, a bill for an act amending section two hundred twenty-nine point two (229.2), Code 1966, relating to notices of admission and discharge of appeal-voluntary patients in mental institutions.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 179, a bill for an act relating to the registration of motorboats.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 421, a bill for an act to provide for the registration and protection of marks.

Also.

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith.

SENATE AMENDMENT TO HOUSE FILE 572

Amend House File 572 as follows:

- 1. Amend section three (3) by striking line sixteen (16) and inserting in lieu thereof the following: "4. The personal staff of the governor." By striking the word "Members" in line twenty-two (22) of section three (3) and inserting in lieu thereof the words "The superintendent of public instruction and members". By adding to section three (3) the following new subsections: "All physicians, psychiatrists, and heads of institutions under the jurisdiction of the board of control of state institutions or its successor." "All appointments which are by law made by the governor or executive council; one (1) stenographer or secretary for each; and one (1) principal assistant or deputy for each." "Any other position or positions excluded by law." By adding the following new paragraph following line thirty-five (35) of section three (3): "Nothing in this section shall authorize the employment of any stenographer, secretary, assistant or deputy not otherwise authorized by law."
- 2. Amend section six (6) by striking in line eight (8) the word "bipartisan" and inserting in lieu thereof the words "nonpartisan in its scope and function, it being provided, however, that no more than two (2) members thereof shall be from the same political party". By striking in line twenty-three (23) of section six (6) the words "its approval" and inserting in lieu thereof the word "confirmation". By striking in line twenty-four (24) of section six (6) the words "executive council" and inserting in lieu thereof the word "governor". By striking in line twenty-seven (27) the words "executive council" and inserting in lieu thereof the word "governor".
- 3. Amend section seven by striking in line five (5) the words "executive council" and by inserting in lieu thereof the word "governor". By striking in line seventeen (17) of section seven (7) the words "executive council" and inserting in lieu thereof the word "governor".
- 4. Amend section nine (9) by inserting in line seven (7) after the word "plan" the words "from a schedule by separate department for each position and type of employment not otherwise provided by law in state government as approved and submitted by the executive council". By inserting in line twenty-two (22) of section nine (9) after the word "plan" the words "within the purview of an appropriation made by the general assembly and not otherwise provided by law".
 - 5. Further amend by adding the following at the end of section eleven (11):

"The director may, with the approval of the commission, delegate to a person under the merit system in any department, agency, board, commission, or installation thereof, located away from the seat of government the duties herein imposed upon the director."

"There shall be in the office of the governor a personnel division under the direction of a supervisor of personnel who shall be appointed by the governor and serve at his pleasure. All appointments to fill vacancies in state government covered by this Act shall be made as herein provided."

"The supervisor of personnel shall prepare a schedule by separate department for each position and type of employment in state government not otherwise provided by law and submit it to the executive council for its approval. Whenever the public interests may require a diminutionor increase, of employees in any position or type of employment, or the creation of or abolishment of any position or type of employment, the supervisor of personnel, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created or the number of employees therein reduced or increased as determined by the supervisor of personnel. Such schedules shall be reviewed at least once each year by the supervisor of personnel and submitted to the executive council for its continuing approval."

"All initial applications for employment shall be received by the supervisor of personnel who shall forthwith file a true copy of said application with the director. He shall make and promulgate pursuant to chapter seventeen A (17A), rules and regulations establishing within the various departments, agencies, boards, and commissions of this state uniform forms for employment applications, personnel records with the approval of the commission, notice of appointment, promotion, demotion, transfer, separation, and dismissal."

"All applicants shall be allowed to review their qualification test, grade, and evaluation thereof no later than twenty (20) days after taking such test in the office of the director. Such test, grade, and evaluation thereof shall not be taken from the director's office by the applicant. The director shall deliver to the supervisor of personnel all qualification tests of persons applying for a vacancy in state government selected to fill such vacancy as herein provided along with the grades and evaluations thereof. These tests, grades, and evaluations shall remain confidential and be available only to the director, supervisor of personnel, and the directors of the various departments, agencies, boards, and commissions directly concerned."

"The test, grade and evaluation thereof, and the employment application of each applicant selected by the commission to fill a vacancy in any classification shall be forwarded to the head of the department, agency, board or commission wherein a vacancy exists who, after conducting a personal interview with each applicant selected by the commission, shall make the final selection and appointment. No appointment shall become effective until the comptroller has certified that the funds necessary to pay the salary of the appointee are available in the budget of the appropriate department. All tests, grades, and evaluations thereof of applicants not selected shall be returned to the director by the supervisor of personnel."

"The tests, grades, and evaluations thereof of all persons appointed to fill a vacancy in state government shall become a part of such person's personnel record or file. All personnel records shall be kept and maintained in the office of the supervisor of personnel. The supervisor of personnel may delegate to any department, agency, board, commission or installation thereof, located away from the seat of government the duty of receiving employment applications and keeping and maintaining employment records."

- 5. Amend section twelve (12) by striking in line three (3) the word and figure "three (3)" and by inserting the word and figure "two (2)". By striking in line five (5) of section twelve (12) the words "or a person with one (1) step or more longevity". By striking in line twenty-two (22) of section twelve (12) the word and figure "three (3)" and inserting in lieu thereof the word and figure "two (2)".
- 6. Amend section fourteen (14) by striking from lines twenty (20) and twenty-one (21) the words "The determination of the commission shall be final and conclusive." By adding the following words after the word "merits." in line twenty (20) of section fourteen (14): "The employee or the commission may obtain judicial review of the

commission's decision by commencing an action in the district court in the county of the employee's residence within thirty (30) days after the commission's decision. The rules of civil procedure shall be applicable, and the district court shall hear and decide the matter de novo.

An appeal may be taken to the supreme court as in other cases."

- 7. Amend section fifteen (15) by striking from line one (1) the words "the department" and inserting in lieu thereof the words "each employee". By striking from line six (6) of section fifteen (15) the words "by the director".
- 8. Amend section eighteen (18) by inserting in line eight (8) after the word "hours" the words "or when performing his duties or when using state equipment. By striking from line eleven (11) of section eighteen (18) the words "the person" and by inserting in lieu thereof the words "such employee". By striking all of line 16 of section eighteen (18) after the period and all of line seventeen (17) and inserting in lieu thereof the following new paragraphs:

"No person shall seek or attempt to use any political endorsement in connection with any appointment to a position in the merit system.

"No person shall use or promise to use, directly or indirectly, any official authority or influence, whether possessed or anticipated, to secure or attempt to secure for any person an appointment or advantage in appointment to a position in the merit system, or an increase in pay or other advantage in employment in any such position, for the purpose of influencing the vote or political action of any person or for any consideration.

"No employee shall use his official authority or influence for the purpose of interfering with an election or affecting the results thereof.

"Any officer or employee in the merit system who violates any of the provisions of this section shall be subject to suspension, dismissal, or demotion subject to the right of appeal herein.

"The commission may adopt rules further restricting political activities of persons holding positions in the classified service, but only to the extent necessary to comply with federal standards in order that the present Iowa merit system council may be absorbed by the Iowa merit employment department. In any event all employees shall retain the right to vote as they please and to express their opinions on all subjects."

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 32 expressing sympathy and sorrow in the death of former Governor Leo Elthon and appointing a committee to represent the Legislature at his funeral.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 32 By: Rigler and Frommelt

WHEREAS, on the 16th day of April, 1967, the Honorable Leo Elthon, former Governor, Lieutenant Governor and Senator of the State of Iowa passed away, and

WHEREAS, we of the 62nd General Assembly knew him to be a true and faithful public servant, a man of courage and conviction, a devoted husband and father, and

WHEREAS, we mourn and regret the loss to this State of an esteemed friend, NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That we extend to the bereaved family and relatives of the late Honorable Leo Elthon our deep and profound sympathy in their sorrow, and that the President of the Senate and Speaker of the House each appoint a committee of four to represent the Legislature at the funeral of the deceased.

BE IT FURTHER RESOLVED, That an original signed copy of this resolution be forwarded to each member of his family.

ADOPTION OF SENATE CONCURRENT RESOLUTION 32

Millen of Van Buren asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 32 and moved its adoption.

The resolution was adopted, and the Speaker appointed as members of the committee on the part of the House Klein of Winnebago, Mensing of Cedar, Hanson of Mitchell and Curran of Cerro Gordo.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 394, a bill for an act relating to the fiscal year of school systems other than school districts, with report of committee recommending passage, was taken up for consideration.

Miller of Page offered the following amendment filed by him and moved its adoption:

Amend House File 394 by adding a new section as follows:

Sec. 2. Section twenty-four point three (24.3), Code 1966, is amended by adding in subsection three (3), line four (4), after the word "districts" the words "and school systems".

The amendment was adopted.

Hicklin of Louisa offered the following amendment:

House File 394 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section twenty-four point two (24.2), subsection four (4), Code 1966, is amended by striking all after the word "year" in line two (2) and inserting in lieu thereof the words "beginning on the first day of January of the ensuing calendar year."
- Sec. 2. Section twenty-four point three (24.3), subsection three (3), Code 1966, is amended by inserting a period after the word "ensuing" in line four (4) and striking the remainder of said subsection.

Sec. 3. For the purpose of implementing the provisions of this Act, any municipality having a fiscal year ending on June 30, 1967, shall, in the year 1967 only, adopt an expenditure budget for the period beginning July 1, 1967 and ending December 31, 1967, which shall be prepared and adopted in accordance with the provisions of Chapter twenty-four (24) of the Code, provided that the estimated income therein shall include only the cash balance of the municipality on June 30, 1967; the estimated receipts from all sources other than taxation for the period beginning July 1, 1967, and ending December 31, 1967; and the property tax collections from the 1966 levy to be received between July 1, 1967, and December 31, 1967. No ad valorem tax shall be certified or levied in 1967 for said expenditure budget.

Hicklin of Louisa moved that action on House File 394 be deferred and retain its place on the calendar as unfinished business.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

The House resumed consideration of Senate File 40, a bill for an act relating to operator's and chauffeur's licenses.

Amend Senate File 40 as follows:

1. By inserting as Section 3 the following:

"Section three hundred twenty-one point one hundred ninety-one (321.191), Code 1966, is hereby amended by striking from line three (3) the words 'five dollars', and inserting in lieu thereof the words 'five dollars and fifty cents (\$5.50)'.

2. By renumbering Section 3 as Section 4.

Amend the Committee amendment to Senate File 40 by adding the following new sentence after the period in line seven (7).

"Further amend section three hundred twenty-one point one ninety one (321.191), Code 1966 by striking from line five (5) the words "ten dollars" and inserting in thereof the words "ten dollars and fifty cents."

The amendment to the amendment was adopted.

Thordsen of Scott moved that action on Senate File $40\ \mathrm{be}$ deferred and that the bill retain its place on the appropriations calendar.

The motion lost.

Gannon of Jasper moved the adoption of the committee amendment as amended.

Roll call was requested by Millen of Van Buren and Patton of Delaware.

On the question "Shall the amendment be adopted?"

The ayes were 61:

Baker Fischer of Grundy Sanders Mayberry Beardslev Franklin McIntyre Schmarie McNamara Sorg Bennett Gannon Bergman Grassley Mensing Steffen Bowin Hanson of Benton Miller of Des Moines Strand Breitbach Hanson of Mitchell Miller of Jones Tieden Busch Hicklin Miller of Page Utzig Carnahan Hullinger Moffitt Van Drie Cochran Johnson of Audubon Nielsen Varley Coffman Johnston of Polk Nolin Vetter Conklin Kiilsholm O'Malley Watson Cunningham Petersen of Dallas Kitner Waugh Diebl Kluever Radl Winkelman . Distelhorst Lipsky Reed Yoder Doderer Maloney Roe Mr. Speaker Dunton

Dunton

The nays were 55:

Allen Gallagher Millen Shepherd Andersen Gittins Mohrfeld Smith Bailey Graham Mowry Stokes Battles Harbor Nelson Story Caffrey Hill Ossian Stromer Camp Holden Palmer Strothman Christensen King Patton Tapscott Clark Thordsen Klein Pelton Curran Koch Peterson of Woodbury Van Nostrand Den Herder Van Roekel Langland Poncy Edgington Welden Lee Redfern Fisher of Greene Wolfe McCartney Renda Freeman Wood McCray Roorda Fullerton Middleswart Shaw

Absent or not voting 8:

Darrington	Glenn	Pierson	Sullivan
Duffy	Knight	Schroeder	Voorhees

The amendment as amended was adopted.

Hanson of Benton offered the following amendment and moved its adoption:

Amend Senate File 40 in Section 3, line 2, by striking the word "January" and substituting in lieu thereof "July".

d

The amendment lost.

Allen of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 40 as follows:

1. By inserting in section 4 the following:

"Sec. 4. Section three hundred twenty-one point one eighty nine (321.189), Code 1966, is further amended by inserting in line three (3), after the word "an" the words "embossed plastic."

The amendment lost.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 40)

The ayes were 57:

Andersen	Dunton	McCray	Sorg
Bailey	Fischer of Grundy	Mensing	Strand
Baker	Fisher of Greene	Millen	Tieden
Beardsley	Grassley	Miller of Jones	Utzig
Bennett	Hanson of Benton	Moffitt	Van Drie
Bowin	Hanson of Mitchell	Nielsen	Van Nostrand
Breitbach	Hicklin	Patton	Van Roekel
Carnahan	Hullinger	Pelton	Varley
Christensen	Johnson of Audubon	Radl	Vetter
Clark	King	Redfern	Watson
Cochran	Klein	Reed	Winkelman
Coffman	Kluever	Roe	Wolfe
Cunningham	Lipsky	Sanders	Wood
Diehl	Maloney	Shaw	Yoder
Doderer			

The nays were 58:

Gittins	Miller of Des Moines	Shepherd
Graham	Miller of Page	Smith
Harbor	Mohrfeld	Steffen
Hill	Mowry	Stokes
Holden	Nelson	Story
Kiilsholm	Nolin	Stromer
Kitner	Ossian	Strothman
Koch	Palmer	Tapscott
Langland	Petersen of Dallas	Thordsen
	Graham Harbor Hill Holden Kiilsholm Kitner Koch	Graham Miller of Page Harbor Mohrfeld Hill Mowry Holden Nelson Kiilsholm Nolin Kitner Ossian Koch Palmer

Schroeder

Distelhorst Lee Peterson of Woodbury Voorhees Edgington Mayberry Poncy Waugh Freeman McCartney Renda Welden Fullerton Roorda Mr. Speaker McIntvre Gallagher McNamara Schmarje

Absent or not voting 9:

Darrington Glenn Knight Pierson
Duffy Johnston of Polk O'Malley Sullivan

Middleswart

Franklin

Gannon

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 16

Pelton of Clinton asked and received unanimous consent for the suspension of Rule 25 and for the immediate consideration of House Concurrent Resolution 16.

Fisher of Greene asked that action on House Concurrent Resolution 16 be deferred. Objection was raised.

Pelton of Clinton offered the following amendment and moved its adoption.

Amend House Concurrent Resolution 16 by substituting the words "governmental subdivisions" wherever the word "communities" appears.

The amendment was adopted.

Pelton of Clinton moved the adoption of the resolution as amended.

The resolution as amended was adopted.

Millen of Van Buren moved that the House adjourn until 9:30 a.m., Wednesday, April 19, 1967.

The motion lost.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 297, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes, with report of committee recommending passage, was taken up for consideration.

Busch of Bremer offered the following amendment filed by him and moved its adoption:

Amend House File 297, Section 1, as follows:

- 1. By striking in lines eight (8) and nine (9) the words "land adjoining the highway construction project" and inserting in lieu thereof the words "borrow pits".
- 2. By inserting in line ten (10) after the word "soil," the words "if, in the opinion of said board or commission, said top soil is arable,".

3. By striking in line twelve (12) the words "adjoining land" and inserting in lieu thereof the words "borrow pit".

The amendment was adopted.

CALL OF THE HOUSE

Under the provisions of Rule 72, we, the undersigned, request a Call of the House on House File 297.

MAURICE VAN NOSTRAND CHARLES GRASSLEY RALPH McCARTNEY LAVERNE SCHROEDER STEVE SHEPHERD

Gannon of Jasper moved that the Call of the House be lifted.

The motion lost.

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which Senate File 40 failed to pass the House.

DONALD E. VOORHEES

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

MR. SPEAKER:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 81, 97, 306, and 689.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 81, 97, 306, and 689.

REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred the following claims:

CLAIM NO.	CLAIMANT	ADDRESS
H-1-62	Mrs. R. Wayne Salts	Batavia, Iowa
H-3-62	Mrs. Darwin L. Carlson	Gowrie, Iowa
H-11-62	Mrs. Harold Parks	Albion, Iowa
15-62-69	Rodeffer Industries, Inc.	Arcadia, California
83-62-69	State University of Iowa	Iowa City, Iowa
101-62-69	Klondex Sales Corporation	Shoreham, New York

107-62-69	SCM Corporation	Syracuse, New York
139-62-69	George T. Lammers, D. C.	Iowa Falls, Iowa
249-62-69	Walter B. Katzman	Des Moines, Iowa
250-62-69	Arlin John Schultz	Sumner, Iowa
251-62-69	Arlin John Schultz	Sumner, Iowa
270-62-69	Jake Auen	Lake View, Iowa
323-62-69	J & D Foods, Inc.	Scranton, Iowa
354-62-69	Smith Funeral Home	Grinnell, Iowa
358-62-69	Hamilton-Lilly Funeral Home	Des Moines, Iowa
455-62-69	Harold or Lillian DeVol	Council Bluffs, Iowa
478-62-69	Herbert L. Carter	Pleasantville, Iowa
214-62-69	Henry Ducommun, Jr.	Cleghorn, Iowa

begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be denied</u>.

LESTER L. KLUEVER, Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 372</u>, a bill for an act relating to contracts with teachers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

KEITH L. VETTER, Chairman

Also:

Mr. Speaker: Your committee on schools, to whom was referred Senate File 457, a bill for an act to repeal certain duties of school directors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred Senate File 176, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

JOHN CAMP, Chairman

Curran of Cerro Gordo, from the committee on state planning and development, submitted the following report:

Mr. Speaker: Your committee on state planning and development, to whom was referred <u>House File 585</u>, a bill for an act to provide for the reservation of right of way for future streets and to provide relief in cases of undue hardships caused by right of way reservation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEIGH CURRAN, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File 356</u>, a bill for an act relating to the marking and branding of animals, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 445</u>, a bill for an act to establish service centers or service representatives in credit unions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as</u> follows, and when so amended the bill do pass.

Amend House File 445 as follows:

Section 1, by striking from line four (4) the word "Establish" and inserting in lieu thereof the following:

"Upon approval of the superintendent of banking, establish".

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 455</u>, a bill for an act relating to the rate of interest on certain public warrants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 455 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section seventy-four point two (74.2), Code 1966, is hereby amended as follows:

- 1. By striking from line eight (8) thereof the word "four" and inserting in lieu thereof the word "five".
- 2. By striking from line nine (9) thereof the word "four" and inserting in lieu thereof the word "five".

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee oncommerce, to whom was referred Senate File 436, a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIMAM P. WINKELMAN, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred <u>House File 633</u>, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 482, a bill for an act relating to civil engineers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

McCartney of Floyd, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 486</u>, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa, now known as the Ames Community School District in Story County, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House <u>without recommendation</u>.

RALPH E, McCARTNEY, Ranking Member

Also.

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 648</u>, a bill for an act to amend, revise, and codify the statutes relating to adoption, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely postponed</u>.

RALPH E. McCARTNEY, Ranking Member

AMENDMENTS FILED

Amend House File 351 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred seventy-four point fourteen (474.14), Code 1966, is hereby amended by striking the comma in line fifteen (15) after the word "public" and inserting in lieu thereof the following: "; or any improvements or additions to equipment necessary for the safety or health of its employees,".

2. By striking all after the word "Act" in the title and inserting in lieu thereof the following: "relating to equipment of railroads."

KLUEVER of Cass

Amend the Senate amendment to House File 212 by striking from lines nine (9) and ten (10) of amendment 1. the following: "and other four-lane highways designated by the state highway commission,".

HARBOR of Mills

Amend House File 560 by adding thereto the following new section:

Sec. 13. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

MOWRY of Marshall

Amend Senate File 147 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred point four (200.4), subsection one (1), Code 1966, is hereby amended by adding thereto the following:

"This subsection shall not apply to a manufacturer who manufactures 'specialty fertilizer' only, as defined in subsection five (5) of section two hundred point three (200.3) of the Code, in packages of twenty-five pounds or less."

Sec. 2. Section two hundred point eight (200.8), subsection one (1), Code 1966, is hereby amended by striking lines thirteen (13) through eighteen (18) of said subsection and inserting in lieu thereof the following:

"On individual packages of specialty fertilizer containing twenty-five pounds or less, there shall be paid in lieu of the annual license fee and the semiannual inspection fee as set forth in this chapter, an annual registration and inspection fee of twenty-five dollars for each brand and grade sold or distributed in the state. In the event that any person sells specialty fertilizer in packages of twenty-five pounds or less and also in packages of more than twenty-five pounds, this annual registration and inspection fee shall apply only to that portion sold in packages of twenty-five pounds or less, and that portion sold in packages of more than twenty-five pounds shall be subject to the same inspection fee as fixed by the secretary of agriculture as provided in this chapter."

Section two hundred point eight (200.8), Code 1966, is further amended by adding to paragraph a of subsection two (2) the following:

"In lieu of the above provisions, on individual packages of commercial fertilizer containing twenty-five pounds or less, the registrant shall file not later than the last day of July of each year, on forms furnished by the secretary, an annual statement setting forth the number of net tons of commercial fertilizer distributed in this state by grade during the preceding twelve-month period, but no inspection fee shall be due thereon."

MOFFITT of Appanoose

Amend House File 685 as follows:

- 1. Section 7, by striking from lines twenty-four (24) and twenty-five (25) thereof the words "commissioner of public health" and inserting in lieu thereof the word "secretary".
- 2. Section 17, by striking from line twenty-nine (29) the word "exists" and inserting in lieu thereof the word "exits".
- 3. Section 31, by striking from line five (5) the words "non-grade A" and inserting in lieu thereof the word "ungraded".

COMMITTEE ON AGRICULTURE

Senate File 334, Section 1, is hereby amended by inserting in line nine (9) immediately after the word "agent" the following: ", or broker approved by the board of control.".

PATTON of Delaware

Amend Senate File 496, Section 3, by striking from line one (1) the word "Chapter" and inserting in lieu thereof the word "Section".

CAMP of Clinton

Amend the Den Herder et al amendment to House File 480, filed April 6, as follows:

- 1. Amend the amendment to Section 10 (No. 27) by striking the period in line one hundred thirteen (113) and inserting in lieu thereof the following:
- ", and by inserting in lieu thereof the following: In an action for a temporary injunction brought pursuant to this section, any previous findings of the commission, after due notice and hearing, shall be prima facie evidence of the fact or facts found therein."
- 2. Further amend the amendment (No. 28) which inserts a new section after Section 10 by striking the period in line one hundred eighteen (118) and inserting in lieu thereof the following:
- "except in an action for a temporary injunction as provided for in Section 10 of this Act."

GALLAGHER of Black Hawk

Amend House File 100 by inserting in Section 1, line six (6), after the word "licensed" and before the period the following:

", and in case there is any doubt as to which of two or more differing corporate limits are the nearest, the license fee which is the larger shall prevail."

CAMP of Clinton

Amend Holden amendment to Senate File 36, filed April 14, 1967, by striking the word "Any" in line two (2) and inserting in lieu thereof "Effective July 1, 1968 any".

HOLDEN of Scott

Millen of Van Buren moved that the House adjourn until 9:30 a.m., Wednesday, April 19, 1967.

Roll call was requested by the Speaker and Millen of Van Buren.

On the question "Shall the House adjourn?"

The ayes were 76:

Andersen	Gannon	Middleswart	Sorg
Bailey	Graham	Millen	Stokes
Baker	Hanson of Mitchell	Miller of Jones	Strand
Battles	Harbor	Moffitt	Stromer
Beardsley	Hicklin	Mohrfeld	Strothman
Bergman	Holden	Mowry	Thordsen
Bowin	Hullinger	Nelson	Van Nostrand
Breitbach	King	Nielsen	Van Roekel
Busch	Kitner	Nolin	Varley
Christensen	Kluever	Pelton	Vetter
Clark	Koch	Peterson of Woodbury	Voorhees
Conklin	Langland	Redfern	Watson
Cunningham	Lee	Roe	Waugh
Curran	Lipsky	Sanders	Welden
Den Herder	Maloney	Schmarje	Winkelman

Distelhorst Dunton Freeman Fullerton

Mayberry McCartney McCrav McIntyre

Schroeder Shaw Shepherd Smith

booW Yoder Mr. Speaker

Wolfe

The nays were 11:

Hanson of Benton

Allen Grasslev Hill

Palmer

Patton Johnson of Audubon Radl Roorda Tapscott Van Drie

Absent or not voting 37:

Bennett Caffrey Camp Carnahan

Cochran

Coffman

Edgington Fischer of Grundy Fisher of Greene Franklin Gallagher Gittins Glenn

Klein Knight McNamara Mensing

Poncy Reed Renda Miller of Des Moines Steffen Story

Pierson

Darrington Diehl Doderer Duffy

Jonnston of Polk Kiilsholm

Miller of Page O'Malley Ossian Petersen of Dallas

Sullivan Tieden Utzig

The motion prevailed and the House adjourned until 9:30 a.m., Wednesday, April 19, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, April 19, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend E. D. Pappadackis, pastor of the First Presbyterian Church, Rockwell City, Iowa.

The Journal of April 18 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hicklin of Louisa on request of the Speaker; Sullivan of Woodbury on request of Fullerton of Woodbury.

PRESENTATION OF VISITORS

Christensen of Union introduced to the House 32 American government students from Murray Community Schools, Murray, Iowa, accompanied by their instructor, Larry Walker.

Hullinger of Decatur introduced to the House 80 American history students from Wayne Community School, Corydon, Iowa, accompanied by their principal, Dick Pyner, and Mrs. Loyce Williamson and Mrs. Lenna Sayers.

Knight of Humboldt introduced to the House 46 students from St. Mary's School, Humboldt, Iowa, accompanied by Sister Mary deLourdes and Sister Mary Lawrence.

Poncy of Wapello and Carnahan of Wapello introduced to the House 21 members of the student council from Ottumwa High School, Ottumwa, Iowa, accompanied by their counselor, Mrs. James.

Beardsley of Polk introduced to the House $70\,\mathrm{fifth}$ grade students from Clive School, Clive, Iowa, accompanied by Mrs. Arends, Mrs. Asche, Mrs. King and Mrs. Sauerman.

Distelhorst of Des Moines introduced to the House a group of high school students from Des Moines County, accompanied by the county extension director, James Hodges, and Mrs. Messer.

 $\tt McCartney$ of Floyd introduced to the House 80 senior students from Rudd-Rockford-Marble Rock Community School, Rockford, Iowa.

PETITIONS

The following petitions were received and placed on file:

By Gallagher of Black Hawk from 22 residents of Black Hawk County who oppose the local option bill.

By Nolin of Carroll from 23 residents of Carroll County who oppose the court reform bills as passed by the Senate.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 585, 356, 445, 455, 633, 482 and 486; and Senate Files 457 and 436; and the report of the committee on judiciary recommending denial of certain claims, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 594.

INTRODUCTION OF BILL

House File 687, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, to the department of social welfare for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, support for Indians residing on a settlement, and medical assistance.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 128, a bill for an act amending section two hundred twenty-nine point two (229.2), Code 1966, relating to notices of admission and discharge of appeal-voluntary patients in mental institutions.

Read first time and referred to committee on board of control.

Senate File 179, a bill for an act relating to the registration of motorboats.

Read first time and referred to committee on conservation.

Senate File 421, a bill for an act to provide for the registration and protection of marks.

Read first time and referred to committee on commerce.

Senate File 440, a bill for an act relating to licensing to grade and weigh grain.

Read first time and referred to committee on agriculture.

Senate File 327, a bill for an act to provide for the commitment of mentally ill veterans by the commission of hospitalization.

Read first time and referred to committee on public health and welfare.

Senate File 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps.

Read first time and referred to committee on county and township affairs.

Senate File 251, a bill for an act relating to the sale of pets.

Read first time and referred to committee on public health and welfare.

Senate File 608, a bill for an act relating to the blind, the partially blind and the physically disabled.

Read first time and referred to committee on public health and welfare.

Senate File 391, a bill for an act relating to restoration of citizenship rights to convicts upon their release.

Read first time and referred to committee on public health and welfare.

Senate File 388, a bill for an act relating to the recovery of assistance payments from former recipients of old age assistance or their spouses.

Read first time and referred to committee on public health and welfare.

Senate File 463, a bill for an act to authorize state agencies and county boards of supervisors to grant perpetual flowage easements over state and county owned lands and buildings to the United States of America.

Read first time and referred to committee on county and township affairs.

Senate File 483, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits.

Read first time and referred to committee on cities and towns.

Senate File 510, a bill for an act relating to payments to nursing homes and custodial homes.

Read first time and referred to committee on public health and welfare.

Senate File 482, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor.

Read first time and referred to committee on cities and towns.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: Iam directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 15, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 528, a bill for an act to provide uniform stop signs for use in school zones.

\mathbf{Also}

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 551, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 687, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 28 concerning the purchase of supplies by all state agencies.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 28

BY: Lamborn, Shaff, Jepsen, Kruck, Heying and Elvers

WHEREAS, the main purpose of the government of the State of Iowa is to provide citizens of the state with continually higher standards of living and,

WHEREAS, governmental agencies of Iowa spendlarge amounts of money purchasing supplies and,

WHEREAS, Iowa businesses pay taxes to the state and employ persons who also pay taxes and,

WHEREAS, these persons contribute to the overall economy of the State of Iowa, NOW THEREFORE,

Be It Resolved by the Senate, the House Concurring, That all state agencies in the purchase of all supplies afford reasonable opportunity for competition but shall give preference to Iowa dealers, producers and manufacturers when such can be done without cost to the state.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 297, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 297)

The ayes were 113:

Allen	Fullerton	McCray	Schroeder
Andersen	Gallagher	McNamara	Shaw
Bailey	Gannon	Mensing	Shepherd
Baker	Gittins	Middleswart	Sorg
Battles	Graham	Millen	Steffen

Beardslev Grasslev Miller of Des Moines Stokes Miller of Jones Bergman Hanson of Benton Story Bowin Hanson of Mitchell Miller of Page Strand Breitbach Harbor Moffitt Stromer Busch Hicklin Mohrfeld Strothman Caffrey Hill Mowry Tapscott Thordsen Camp Holden Nelson Carnahan Hullinger Nielsen Tieden Christensen Johnson of Audubon Nolin Utzig Van Drie Clark Johnston of Polk Ossian Kiilsholm Van Nostrand Cochran Patton Van Roekel Conklin King Pelton Petersen of Dallas Varlev Cunningham Kitner Curran Klein Peterson of Woodbury Vetter Den Herder Kluever Pierson Voorhees Diehl Poncy Watson Knight Distelhorst Koch Radl Waugh Doderer Redfern Welden Langland Dunton Lee Reed Winkelman . Renda Wolfe Edgington Lipsky Fischer of Grundy Maloney Roe booW Fisher of Greene Mavberry Sanders Yoder Franklin McCartney Schmarie Mr. Speaker

The nays were 2:

Bennett

Freeman

Roorda

Absent or not voting 9:

Coffman Darrington Glenn

McIntyre

O'Malley Palmer Smith Sullivan

Duffv

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

House File 327, a bill for an act to amend chapter two hundred ninety-four (294), Code 1966, to increase the minimum payment of seventy-five dollars per month for teachers meeting certain service requirements to one hundred dollars per month, with report of committee without recommendation, was taken up for consideration.

Cunningham of Story offered the following amendment filed by him and moved its adoption:

Amend House File 327 as follows:

Amend Section 1. by striking subsection 1. and inserting in lieu thereof the following:

By adding a new sentence following the word "month." in line twelve (12) reading as follows:

"Provided, however, that any such person having attained the age of seventy-five (75) years shall be entitled to receive retirement allowance payments from the state of Iowa of one hundred dollars (\$100.00) per month."

The amendment was adopted.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 327)

The ayes were 117:

Allen	Freeman	McNamara	Schroeder
Andersen	Fullerton	Mensing	Shaw
Bailey	Gallagher	Middleswart	Shepherd
Baker	Gannon	Millen	Smith
Battles	Gittins	Miller of Des Moines	Sorg
Beardsley	Graham	Miller of Jones	Steffen
Bennett	Grassley	Miller of Page	Stokes
Bergman	Hanson of Benton	Moffitt	Story
Bowin	Hanson of Mitchell	· Mohrfeld	Strand
Breitbach	Harbor	Mowry	Stromer
Busch	Hill	Nelson	Strothman
Caffrey	Holden	Nielsen	Tapscott
Camp	Hullinger	Nolin	Thordsen
Carnahan	Johnson of Audubon	O'Malley	Tieden
Christensen	Kiilsholm	Ossian	Utzig
Clark	King	Palmer	Van Drie
Cochran	Kitner	Patton	Van Nostrand
Coffman	Klein	Pelton	Van Roekel
Conklin	Kluever	Petersen of Dallas	Varley
Cunningham	Knight	Peterson of Woodbury	Vetter
Curran	Koch	Pierson	Voorhees
Den Herder	Langland	Poncy	Watson
Diehl	Lee	Radl	Waugh
Distelhorst	Lipsky	Redfern	Welden
Doderer	Maloney	Renda	Winkelman
Dunton	Mayberry	Roe	Wolfe
Edgington	McCartney .	Roorda ·	Wood
Fischer of Grundy	McCray	Sanders	Yoder
Fisher of Greene	McIntyre	Schmarje	Mr. Speaker

The nays were none.

Franklin

Absent or not voting 7:

Darrington Duffy

Glenn Hicklin Johnston of Polk Sullivan

Reed

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 480, a bill for an act providing for the preservation and improvement of the air quality of the state; creating and delegating authority for an air pollution control program and related activities to an air pollution control commission; authorizing political subdivisions to conduct certain air pollution control activities, and making an appropriation therefor, with report of committee recommending amendment and passage. was taken up for consideration.

Den Herder of Sjoux offered the following amendment filed by him:

Amend House File 480 as follows:

- 1. Amend line 8 of the third paragraph in the preamble by striking the words "now, therefore," and inserting in lieu thereof the word "and,".
- 2. Insert an additional paragraph to the preamble as follows: "WHEREAS, the commission hereby established shall seek the accomplishment of these objectives through the prevention, abatement, and control of air pollution by practicable and reasonable methods; now, therefore.".
- 3. Amend Section 2, subsection one (1), by inserting in line four (4) after the word "vapor" the parenthetical phrase "(except water vapor)".
- 4. Amend Section 2, subsection three (3), by striking from lines twenty-four (24) and twenty-five (25) the words "or tends to be".
- 5. Amend Section 2, subsection ten (10), by inserting in line thirty-nine (39) after the word "co-partnership" the word "cooperative,".
- 6. Amend Section 3, subsection five (5), line forty-eight (48), by striking the period after the word "issues" and adding the following: "; provided, however, that any rule or regulation or amendment or repeal thereof shall not be deemed operative until it shall have been approved in writing by at least five members of the commission."
- 7. Amend Section 3, subsection six (6), by inserting in line fifty-five (55) after the word "shall" the words "be a technically qualified engineer and shall".
- 8. Amend Section 4, subsection three (3), line thirteen (13), by striking the period and adding: "after at least sixty (60) days public notice and public hearing."
- 9. Amend Section 4, subsection four (4), line seventeen (17), by striking the period after the word "Act" and adding: "after at least sixty (60) days public notice and public hearings."
- 10. Amend Section 4, subsection five (5), by striking the period after the word "whole" in line twenty-two (22) and adding: ", after at least sixty (60) days public notice and public hearings."

- 11. Amend Section 4, subsection seven (7), line twenty-nine (29), by adding after the word "hearings" the words ", in addition to those otherwise required by this Act,".
- 12. Amend Section 4, subsection ten (10), by striking from lines seventy (70) and seventy-one (71) the words "processes employed,".
- 13. Amend Section 4, subsection eleven (11), line eighty-five (85), by placing a period after the word "equipment". Further amend subsection eleven (11) by striking all of line eighty-six (86).
- 14. Further amend Section 4, subsection eleven (11), by adding the following paragraphs:

"Such standards, rules, or regulations shall not specify any particular method to be used to reduce undesirable levels of emissions, nor type, design, or method of installation of any equipment to be used to reduce said levels of emissions, nor the type, design, or method of installation or type of construction of any manufacturing processes or kinds of equipment, nor specify the kind or composition of fuels permitted to be sold, stored, or used.

"Nothing herein shall prevent the commission from giving technical advice pertaining to the construction or installation of any equipment or any other recommendation.

"The order of determination of the commission may include such advisory recommendation as the commission may deem appropriate for the control of emissions from any air-contaminant source and the reduction of the emission of air contaminants."

- 15. Amend Section 5, subsection seven (7), line thirty-six (36), by striking the words ", or revoke" and adding in line thirty-six (36) after the word "modify," the word "or".
- 16. Amend Section 5, subsection seven (7), paragraph a, line forty-six (46) by adding after the word "altered" the words "in such a way that it significantly affects operational efficiency,"; also by striking in line forty-seven (47) the word "therefor." and adding "for such equipment."
 - 17. Amend Section 5, subsection seven (7), by adding a new subsection as follows:
- "7b. The condition of expected performance must be reasonably detailed in the permit unless it is agreed between the commission and the permit holder that a condition of development and adjustment exists."
 - 18. Amend Section 5, by relettering subsection 7b.
- 19. Amend Section 5, subsection eleven (11), line sixty-three (63), by striking the words "upon instruction by the commission," and capitalizing the word "employ".
 - 20. Amend by inserting a new section after Section 5 as follows:
- "Nothing contained in this Act shall be deemed to grant to the commission or the department any authority or jurisdiction with respect to air pollution existing solely within residences; or solely within commercial and industrial plants, works, or shops under the jurisdiction of chapter ninety-one (91) of the Code; or to affect the relations between

employers and employees with respect to, or arising out of, any condition of air pollution."

- 21. Amend Section 7, by striking from lines ten (10) and eleven (11) "the use of such information by"; also by striking from line eleven (11) the word "in" and inserting the word "from".
- 22. Amend Section 8, subsection five (5), line forty-two (42), by striking the words "or its authorized representative", and adding after the word "commission" the words ", its technical secretary, or the commissioner".
- 23. Amend Section 8, subsection five (5), line fifty-one (51), by striking the comma after the word "time" and inserting "of hearing, such hearing to be held before the commission".
- 24. Further amend Section 8, subsection five (5), lines fifty-two (52) and fifty-three (53), by inserting a period after the word "thereafter" and striking "for a hearing to be held before the commission."
 - 25. Amend Section 9, line two (2) by striking "eight (8)" and inserting "nine (9)".
- 26. Further amend Section 9, line twelve (12), by striking the period after the word "equity" and inserting "and shall be de novo."
- 27. Amend Section 10 by striking in line eleven (11) the words "In an action for injunction brought" and all of lines twelve (12) and thirteen (13).
- 28. Amend by inserting a new section after Section 10 as follows: "In all proceedings with respect to any alleged violation of the provisions of this Act or any rule or regulation promulgated hereunder, the burden of proof shall be upon the commission."
- 29. Amend Section 12, by numbering the existing paragraph as Subsection 1; also by adding a new subsection as follows;
- "2. If the board of supervisors in any county establishes an air-pollution program and has obtained a certificate of acceptance, the agency implementing the program shall have jurisdiction over and may regulate air pollution within the county including any incorporated areas therein unless and until such incorporated areas shall obtain a certificate of acceptance as a joint or separate agency."
- 30. Amend Section 13, line eleven (11) by striking the word "eight (8)" and inserting the word "nine (9)".
- 31. Amend Section 13, subsection 2b, line forty-one (41), by striking the word and figure "eight (8)" and inserting the word and figure "nine (9)".
- 32. Amend Section 13, subsection 2c, line sixty-seven (67), by striking the word and number "eight (8)" and inserting the word and figure "nine (9)".
- 33. Amend Section 15, lines six (6) and ten (10) by striking the word and figure "eight (8)" and inserting the word and figure "nine (9)".
 - 34. By renumbering all sections following Section 5.

Gallagher of Black Hawk offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Den Herder et al amendment to House File 480, filed April 6, as follows:

- 1. Amend the amendment to Section 10 (No. 27) by striking the period in line one hundred thirteen (113) and inserting in lieu thereof the following:
- ", and by inserting in lieu thereof the following: In an action for a temporary injunction brought pursuant to this section, any previous findings of the commission, after due notice and hearing, shall be prima facie evidence of the fact or facts found therein."
- 2. Further amend the amendment (No. 28) which inserts a new section after Section 10 by striking the period in line one hundred eighteen (118) and inserting in lieu thereof the following:
- "except in an action for a temporary injunction as provided for in Section 10 of this Act."

The amendment to the amendment was adopted.

Busch of Bremer offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 480 as follows:

- 1. Sec. 19, lines two (2) and three (3), by striking the words and figures "forty-seven thousand five hundred (47,500)" and inserting in lieu thereof the following: "thirty-seven thousand five hundred (37,500)".
- 2. Sec. 20, line three (3), by striking the words and figures "forty-one thousand (41,000)" and inserting in lieu thereof the following: "thirty-three thousand five hundred (33,500)".

The amendment was adopted.

Den Herder of Sioux moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F.480)

The ayes were 105:

Allen '	Franklin	McCartney	Shaw
Andersen	Freeman	. McCray	Shepherd
Bailey	Fullerton	McIntyre	Smith
Baker	Gallagher	Middleswart	Sorg
Battles	Gannon	Millen	Steffen
Beardsley	Gittins	Miller of Des Moines	Stokes

Miller of Jones Bennett Graham Story Grassley Miller of Page Strand Bergman Bowin Hanson of Mitchell Mensing Stromer Breitbach Harbor Mowry Tapscott Hill Nielsen Thordsen Busch Holden O'Malley Tieden -Caffrey Ossian Camp Hullinger Utzig Carnahan Johnson of Audubon Palmer Van Drie Christensen Johnston of Polk Patton Van Nostrand Kiilsholm Pelton Van Roekel Clark Coffman Kitner Petersen of Dallas Varley Conklin Pierson Vetter Klein Cunningham Kluever Poncy Vorrhees Curran Knight Radl Waugh Den Herder Koch Reed Welden Diehl Langland Renda Winkelman Distelhorst Lee Roe Wolfe Doderer Lipsky Roorda Wood Maloney Dunton Sanders Yoder Edgington Mayberry Schmarje Mr. Speaker

Fisher of Greene

The nays were 9:

Fischer of Grundy Moffitt Hanson of Benton Mohrfeld

ffitt Nelson orfeld Nolin Schroeder Strothman

King

Absent or not voting 10:

Cochran Darrington Glenn Hicklin Peterson of Woodbury Sullivan Watson

Duffy

McNamara

Redfern

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF STEERING COMMITTEE (NON-CONTROVERSIAL CALENDAR)

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee noncontroversial calendar:

- S.F. 436 Relating to the power of state and savings banks to issue capital notes or debentures. By Benda, Rigler, Lamborn, Potgeter, et al.
- H.F. 345 Relating to the investment of funds of life insurance. By Kluever, Bailey, and Millen.
- S.F. 222 Relating to the sale of hay and straw. By Main.

- Relating to motorcycles being driven by permit holders. By Bennett. H.F. 155
- H.F. 383 Relating to municipal support of private colleges and universities. By McCartney and Clark.
- Relating to the operation of nursing homes and custodial homes. By Neu S.F. 72 and Lange.
- H.F. 521 To authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Leon M. Nelson and Grace C. Nelson. By Van Nostrand, Kluever, Cochran, and Palmer.
- S.F. 457 Repealing certain duties of school directors. By Potgeter.
- S.F. 56 Relating to mortgage guaranty insurance. By Cassidy and Jepsen.
- H.F. 647 Committee Bill--Relating to the removal of nonpermanent vessels and structures by the state conservation commission. By Committee on Conservation.
- H.F. 673 Committee Bill--Relating to littering of public waters. By Committee on Conservation.
- Relating to hotelkeepers' liens. By Tapscott. H.F. 418
- To legalize and validate the proceedings of the Board of Directors of the S.F. 585 Waverly-Shell Rock Community School District, providing for the issuance of school building bonds. By Rigler and Kyhl.
- S.F. 584 To legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District. By Rigler and Kyhl.
- S.F. 446 To legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District. By Lamborn.
- S.F. 426 To legalize and validate the proceedings of the Board of Directors of the Bellevue Community School District, providing for the issuance of school building bonds. By Lamborn.
- S.F. 147 Relating to establishing a minimum inspection fee for small packages of commercial fertilizer. By Committee on Agriculture.
- S.F. 149 To require all distributors of commercial feeds to file semi-annual tonnage statements with the Department of Agriculture. By Committee on Agriculture.
- S.F. 142 Relating to solemnizing marriages. By DeKoster.
- S.F. 136 Relating to the sale of fish. By Committee on Conservation and Recreation.
- S.F. 245 Relating to trot and throw lines. By Committee on Conservation and Recreation.
- H.F. 382 Relating to employment of county engineers. By Hullinger.

- H.F. 301 To require an audit of town accounts at least once every four years. By McCartney, Den Herder, Dunton, Van Nostrand, and Sorg.
- H.F. 249 Relating to the effect of the home rule amendment for municipal corporations. By Hicklin, Van Nostrand, Kluever, McCartney, Dunton, et al.
- S.F. 259 Relating to the specifications and standards for cheeses and cheese products. By Elvers.
- H.F. 662 Committee Bill--Relating to species of fish which can be taken by spear or bow and arrow. By Committee on Conservation.
- S.F. 260 Relating to applications for members of the department of public safety. By Committee on Safety and Law Enforcement.
- H.F. 486 Relating to ratification of the sale of certain real estate owned by the Independent School District of Ames. By Cunningham.
- S.F. 287 To legalize the proceedings of the Board of Supervisors of Adams county in connection with county home at Corning, Iowa. By Briles.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 105, 135 and 186.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 105, 135 and 186.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on April 18, 1967, the Governor had approved Senate File 689.

REQUEST TO VOTE

Cochran of Webster asked and received unanimous consent to be recorded as voting aye on House File 327.

REPORTS OF COMMITTEES

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 353, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to repair and remodel county buildings, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 353, Section 1, by striking from line six (6) the words "one hundred thousand" and the remainder of the sentence in lines seven (7) and eight (8) and inserting in lieu thereof the following:

"two hundred thousand (200,000) from the general fund within the two-year period beginning July 1, 1967 for the remodeling or repair of county buildings."

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred <u>House File 547</u>, a bill for an act relating to the redemption of a tax sale on property of a <u>deceased old-age</u> assistance recipient, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 608</u>, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{House File}}$ $\underline{436}$, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass}}$.

LEONARD C. ANDERSEN, Chairman

AMENDMENTS FILED

Amend Senate File 496 as follows:

Amend Senate File 496, section 3, by striking from lines six (6) and seven (7) the words and figures "five hundred (500)" and inserting in lieu thereof the following: "one hundred (100)".

PALMER of Polk

· Amend House File 560 as follows:

1. Add to section seven (7) after the word "record," in line eight (8) the following:

"before or after July 1, 1967, or both,".

2. Add to section seven (7) after the word "record," in line seventeen (17) the following:

"before or after July 1, 1967, or both,".

KLUEVER of Cass McCARTNEY of Floyd

Amend Senate File 659, Section 3, as follows:

By striking the period in line (7) after the word "Code" and inserting in lieu thereof ", except that indemnities shall be decreased fifty percent (50%) on hogs so destroyed which have not been vaccinated with an approved modified live-virus tissue origin vaccine."

HOLDEN of Scott

Amend Senate File 496 by striking all of Section Three (3).

JOHNSTON of Polk
LEE of Hamilton
DODERER of Johnson
SORG of Linn
VOORHEES of Black Hawk

Amend Senate File 176, Section 1, Subsection five (5), by adding thereto the following new paragraph:

"Any individual employed by a nonprofit sheltered workshop that is certified by the wage and hour division of the United States Department of Labor through the issuance of a special sheltered workshop certificate and which is operating and certified under the Fair Labor Standards Amendments of 1966."

CONKLIN of Black Hawk

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, April 20, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, April 20, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Robert Anderson, pastor of the Northminster Presbyterian Church, Ames, Iowa.

The Journal of April 19 was approved.

PRESENTATION OF VISITORS

Dunton of Keokuk introduced to the House 55 senior students from Tri-County High School, Thornburg, Iowa, accompanied by their instructors, Terry Bunge and Charles Smith.

Johnson of Audubon introduced to the House 106 students from Audubon High School, Audubon, Iowa, accompanied by Don Christensen.

Johnston of Polk introduced to the House 60 junior students from East High School, Des Moines, Iowa, accompanied by Mrs. Brown.

Beardsley of Polk introduced to the House 53 senior government students from North Polk High School, Alleman, Iowa, accompanied by their instructor, Terry Holdridge.

Lee of Hamilton introduced to the House 30 political science students from Webster City Junior College, Webster City, Iowa, accompanied by their teacher, William Broderick.

Hill of Marshall introduced to the House 90 senior students from State Center-West Marshall Community School, State Center, Iowa, accompanied by Mr. Hinton, Mr. Martin and Mrs. Hutchinson.

Poncy of Wapello introduced to the House 70 students from the Agazzig School, Ottumwa, Iowa, accompanied by Miss Fordward, Mr. Pixley and Miss Workman.

Allen of Pottawattamie introduced to the House the Honorable Burl E. Scott, Avoca, Iowa, former member of the House from Pottawattamie County in the Sixty-first General Assembly.

Doderer of Johnson introduced to the House 40 senior students from Lone Tree Community Schools, Lone Tree, Iowa, accompanied by their teacher, Mr. Barton.

Hanson of Benton introduced to the House 105 senior students from Vinton Public Schools, Vinton, Iowa, accompanied by Elmo Baxter, Jim Gieselhort and Nick Tige.

Fischer of Grundy introduced to the House 28 junior and senior members of the Student Library Staff of the Grundy Center High School, Grundy Center, Iowa.

Welden of Hardin introduced to the House 47 students from Alden High School, Alden, Iowa, accompanied by Mr. Seaton.

Bailey of Wright introduced to the House the Honorable Lewis E. Wilson, Eagle Grove, Iowa, former member of the House from Wright County in the Fifty-second and Fifty-second Extra General Assemblies.

Curran of Cerro Gordo introduced to the House the Honorable William H. Nicholas, Mason City, Iowa, former Lieutenant Governor in 1950 and 1956, and former member of the House from Cerro Gordo County in the Fifty-second and Fifty-second Extra General Assemblies.

Cunningham of Story introduced to the House his grandchildren: Sandra, Steven, Mike, Doug and Mark Gordon, who attend Bryant School, Dubuque, Iowa.

PETITIONS

The following petitions were received and placed on file:

By Grassley of Butler from 289 residents of Iowa who favor Senate File 118, relating to transportation of school children.

By Nielsen of Shelby from 58 petitioners from the Harlan, Iowa Bethel Baptist Church and 62 petitioners from the Harlan, Iowa First Baptist Church, who oppose legalizing bingo and pari-mutuel betting.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 353, 547, 436 and 608, under Rule 35.

PRESENTATION OF THE QUEEN OF PELLA TULIP TIME

AND HER ATTENDANTS

Van Roekel of Marion presented to the House Miss Judy Grandia, Tulip Queen of the Pella Tulip Festival and members of her court, Karin Van Zante, Barbara Kuiper, Susan Snyder and Karen Tucker, accompanied by Ray De Haan.

The Queen, a sophomore at Central College, Pella, Iowa, briefly addressed the House and extended an invitation to the Pella Tulip Festival to be held on May 11, 12, and 13.

Van Drie of Story invited the group to perform a wooden shoe dance for the assembly. Dutch cookies were distributed by the Queen and her attendants.

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker:

We request that the following bills be removed from the non-controversial calendar: Senate Files 457, 222, 56, 147, 149, 136, 245, and 260.

CHARLES E. GRASSLEY MAURICE VAN NOSTRAND FLOYD H. MILLEN

INTRODUCTION OF BILLS

House File 688, by Committee on Law Enforcement, a bill for an act relating to the failure of the driver of a vehicle to stop at the scene of an accident.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 15, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor.

Read first time and referred to committee on commerce.

Senate File 528, a bill for an act to provide uniform stop signs for use in school zones.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 551, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state.

Read first time and referred to committee on public health and welfare.

Senate File 687, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.

Read first time and referred to committee on public health and welfare.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 318, a bill for an act to amend section three hundred thirteen point ten (313.10), Code 1966, relating to highway construction and repair.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 30, a bill for an act relating to addition of territory to benefited fire districts.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 71, a bill for an actrelating to reinsurance purchased by Iowa companies from foreign or alien insurance companies.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 30

Amend House File 30 as follows:

1. By striking from line two (2) of section one(1) the word "section" and inserting in lieu thereof the word "sections".

- 2. By striking the last paragraph of section one (1).
- 3. By adding the following new section:
- Sec. 2. The owner or owners of any property joining an established fire district pursuant to the provisions of section one (1) of this Act shall pay to the board of trustees of said fire district an initial fee not to exceed a fair and reasonable amount as established by said trustees. The computation of the fee shall be determined on the basis of the number of owners joining said fire district. The funds paid to the district trustees shall be used to help defray the cost and maintenance of said district's fire fighting equipment.

SENATE AMENDMENT TO HOUSE FILE 71

Amend House File 71 as follows:

- 1. By striking from line one(1) of subsection one (1), section one (1), the words and figure ", line six (6),".
- 2. By striking from line two (2) of subsection one (1), section one (1), the words "after the word "reinsurance" "and inserting in lieu thereof the words "of such subsection after the word "reinsurance" in line six (6)".
- 3. By striking from line one(1) of subsection two (2), section one (1), the words and figures ", lines seven (7) and eight (8),".
- 4. By striking from line two (2) of subsection two (2), section one (1), the words "after the word "reinsurance" " and inserting in lieu thereof the words "of such subsection after the word "reinsurance" in lines seven (7) and eight (8)".
- 5. By striking from line five (5) of subsection three (3), section one (1), the word "Code," and inserting in lieu thereof the word "Code".
- 6. By striking from line five (5) of subsection four (4), section one (1), the word "Code." and inserting in lieu thereof the word "Code".
- 7. By striking from line five (5) of subsection five (5), section one (1), the word "Code." and inserting in lieu thereof the word "Code".
- 8. By striking from line eight (8) of section three (3) the word "Code." and inserting in lieu thereof the word "Code".

MOTION TO RECONSIDER DEFERRED

(House File 175)

Doderer of Johnson called up for consideration the motion to reconsider the vote on House File 175, filed April 17 and found on page 985 of the House Journal.

(Deferred and retained as unfinished business)

SPECIAL ORDER

(SENATE FILE 496)

The hour of 10:30 a.m. having arrived, the Speaker announced the "special order" for the consideration of Senate File 496.

Senate File 496, a bill for an act relating to discrimination in housing, with report of committee recommending passage, was taken up for consideration.

Johnston of Polk offered the following amendment filed by him et al:

Amend Senate File 496 by striking all of Section Three (3).

Voorhees of Black Hawk asked and received unanimous consent to have his name withdrawn as a sponsor of the Johnston amendment to Senate File 496.

Johnston of Polk moved the adoption of his amendment.

Roll call was requested by Johnston of Polk and the Speaker.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 33:

Allen	Distelhorst	Hullinger	Mohrfeld
Baker	Doderer	Johnston of Polk	Nolin
Beardsley	Dunton	Lee	O'Malley
Bennett	Franklin	Maloney	Palmer
Breitbach	Freeman	Mayberry	Poncy
Caffrey	Gallagher	McNamara	Renda
Carnahan	Gannon	Middleswart	Tapscott
Christensen	Glenn	Miller of Des Moines	Utzig
Cochran			

The nays were 88:

Andersen	Hanson of Benton	Miller of Page	Stokes
Bailey	Hanson of Mitchell	Moffitt	Story
Battles	Harbor	Mowry	Strand
Bergman	Hicklin	Nelson	Stromer
Bowin	Hill	Nielsen	Sullivan
Busch	Holden	Ossian	Thordsen
Camp	Johnson of Audubon	Patton	Tieden
Clark	Kiilsholm	Pelton	Van Drie
Coffman	King	Petersen of Dallas	Van Nostrand
Conklin	Kitner	Peterson of Woodbury	Van Roekel
Cunningham	Klein	Pierson	Varley
Curran	Kluever	Radl	Vetter
Den Herder	Knight	Redfern	Voorhees

Mr. Speaker

Diehl Koch Reed Strothman Duffy Langland Roe Watson Edgington Lipsky Roorda Waugh Fischer of Grundy McCartney Sanders Welden McCray Fisher of Greene Schmarje Winkelman Fullerton McIntyre Schroeder Wolfe Gittins Mensing Shaw booW Graham Millen Shepherd Yoder

Absent or not voting 3:

Darrington

Grasslev

Sorg

Miller of Jones

Steffen

Smith

The amendment lost.

Palmer of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 496 as follows:

Amend Senate File 496, section 3, by striking from lines six (6) and seven (7) the words and figures "five hundred (500)" and inserting in lieu thereof the following: "one hundred (100)".

The amendment lost.

Johnston of Polk offered the following amendment and moved its adoption:

Amend Senate File 496, Section 3, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:

"Sec. 3. Section one hundred five A point nine (105A.9) subsection six (6), Code 1966, is hereby amended by inserting at the end of said subsection the following:".

Roll call was requested by Johnston of Polk and the Speaker.

The ayes were 31:

Allen Distelhorst Hullinger O'Malley Bailev Doderer Johnston of Polk Palmer Baker Dunton Malonev Poncy Beardsley Franklin Mayberry Renda Bennett Steffen Freeman McNamara Breitbach Gallagher Middleswart Tapscott Carnahan Gannon Miller of Des Moines Utzig Christensen Nolin

Glenn

The nays were 89:

Andersen Harbor Moffitt Stokes Battles Mohrfeld Story Hicklin

Strand Hill Mowry Bergman Nelson Stromer Holden Bowin Strothman Johnson of Audubon Nielsen Busch Sullivan Ossian Kiilsholm Camp Thordsen Patton Clark King Tieden Pelton Kitner Coffman Petersen of Dallas Van Drie Conklin Klein Van Nostrand Pierson Cunningham Kluever Van Roekel Radl Curran Knight Den Herder Koch Redfern Varley Vetter Reed Diehl Langland Lee Roe Voorhees Duffy Watson Lipsky Roorda Edgington Waugh McCartney Sanders Fischer of Grundy Welden Fisher of Greene McCrav Schmarje Schroeder Winkelman Fullerton McIntyre Mensing Shaw Wolfe Gittins Shepherd Wood Millen Graham Miller of Jones Smith Yoder Grassley Mr. Speaker Hanson of Benton Miller of Page Sorg

Hanson of Mitchell

Absent or not voting 4:

Caffrey

Cochran

Darrington

Peterson of Woodbury

The amendment lost.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 496, Section 3, by striking from line one (1) the word "Chapter" and inserting in lieu thereof the word "Section".

The amendment was adopted.

Speaker Pro Tempore Kluever in the chair.

Speaker Baringer in the chair.

Camp of Clinton moved to reconsider the vote by which his amendment was adopted.

The motion prevailed.

Camp of Clinton moved the adoption of his amendment.

The amendment lost.

Reed of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 496)

The ayes were 121:

Allen	Freeman	McIntyre	Schroeder
Andersen	Fullerton	McNamara	Shaw
Bailey	Gallagher	Mensing	Shepherd
Baker	Gannon	Middleswart	Smith
Battles	Gittins	Millen	Sorg
Beardsley	Glenn	Miller of Des Moines	Steffen
Bennett	Graham	Miller of Jones	Stokes
Bergman	Grassley	Miller of Page	Story
Bowin	Hanson of Benton	Moffitt	Strand
Breitbach	Hanson of Mitchell	Mohrfeld	Stromer
Busch	Harbor	Mowry ·	Strothman
Caffrey	Hicklin	Nelson	Sullivan
Camp	Hill	Nielsen	Tapscott
Carnahan	Holden	Nolin	Thordsen
Christensen	Hullinger	O'Malley	Tieden
Clark	Johnson of Audubon	Ossian	Utzig
Cochran	Johnston of Polk	Palmer	Van Drie
Coffman	Kiilsholm	Patton	Van Nostrand
Conklin	King	Pelton	Van Roekel
Cunningham	Kitner	Petersen of Dallas	Varley
Curran	Klein	Pierson	Vetter
Den Herder	Kluever	Poncy	Voorhees
Diehl	Knight	Radl	Watson
Distelhorst	Langland	Redfern	Waugh
Doderer	Lee	Reed	Welden
Duffy	Lipsky	Renda	Winkelman
Dunton	Maloney	Roe	Wolfe
Edgington	Mayberry	Roorda	Wood
Fischer of Grundy	McCartney	Sanders	Yoder
Fisher of Greene	McCray	Schmarje	Mr. Speaker

The nays were none.

Franklin

Absent or not voting 3:

Darrington Koch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Peterson of Woodbury

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and find correctly enrolled: House Files 98, 120 and 136; and Senate Files 106 and 124.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 98, 120 and 136; and Senate Files 106 and 124.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 20th day of April, 1967, sent to the governor for his approval: House Files 98, 120 and 136.

A. L. MENSING, Chairman

Report adopted.

REQUEST TO VOTE

Mensing of Cedar asked and received unanimous consent to be recorded as voting aye on House File 480.

Hanson of Mitchell asked and received unanimous consent to be recorded as voting aye on House File 480.

Klein of Winnebago asked and received unanimous consent to be recorded as voting aye on House File 480.

Miller of Jones asked and received unanimous consent to be recorded as voting aye on House File 480.

Kiilsholm of Kossuth asked and received unanimous consent to be recorded as voting aye on House File 480.

Johnson of Audubon asked and received unanimous consent to be recorded as voting age on House File 480.

REPORTS OF COMMITTEES

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred <u>House File</u> 293, a bill for an act relating to prohibiting certain articles from being provided to county and municipal prisoners, begs leave to report it has had the same under consideration and

has instructed me to report the same back to the House with the recommendation that the same $do\ pass$.

ALFRED E. NIELSEN, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred $\underline{\text{House File 247}}$, a bill for an act relating to the licensing and regulation of agricultural labor camps, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass}}$.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred Senate File 362, a bill for an act relating to investigation by the county medical examiner, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 342 as follows:

Section 29, by striking from lines five (5) and six (6) the following: "amount which would be produced by a levy of one-half (1/2) mill on the taxable property within such county or city" and inserting in lieu thereof the following: "statutory limitations found in chapters four hundred four (404) and four hundred forty-four (444) of the Code".

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the house with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 201</u>, a bill for an act relating to bonded warehouses for agricultural products, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

WILLIAM P. WINKELMAN, Chairman

Amend House File 201 by striking all after the enacting clause and adding the following:

Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:

- 1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quality or quantity of agricultural products stored, the commission shall require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."
- 2. By striking from line eleven (11) the word "three" and inserting in lieu thereof the word "six".
- Sec. 2. Section five hundred forty-three point eleven (543.11), Code 1966, is amended by striking all of said section after the figures "543.15" in line fifteen (15) and inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within another sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.

Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commission within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouse immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation by the commission. Such notice to each receipt holder shall be sent by ordinary mail to the last known address of each receipt holder. The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:
 - 1. By inserting in line seven (7) following the word "state," the following:
- "No bond shall be cancelled by the surety on less than ninety days notice by certified mail to the commission and the principal."

- 2. By adding at the end thereof the following:
- "Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman."
- Sec. 4. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:
- 1. By inserting in line sixteen (16) following the word "commission." the following: "No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file."
 - 2. By striking the last sentence and inserting in lieu thereof the following:
- "Holders of warehouse receipts, if any, and owners, other than the warehouseman, of bulk grain not covered by warehouse receipts shall have first claim against such insurance as their interests may appear, and owners, other than the warehouseman, of all other agricultural products not covered by a warehouse receipt shall have second claim against such insurance as their interests may appear."
- Sec. 5. Section five hundred forty-three point seventeen (543.17), Code 1966, is amended by adding at the end thereof the following:
- "Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall be subject to the approval of the commission and shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

Such agreement must be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."

- Sec. 6. Section five hundred forty-three point thirty-one (543.31), Code 1966, is amended by inserting in line one (1) after the word "upon" the words "application accompanied by a fee of five dollars and".
- Sec. 7. Section five hundred forty-three point thirty-three (543.33) is amended by adding a new subsection as follows:
- "For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."
- Sec. 8. Section five hundred forty-three point thirty-five (543.35), Code 1966, line 9, is amended by striking the word "always" and inserting after the word "available" the words "for the six previous years".

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>Senate File 305</u>, a bill for an act relating to real estate licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 474</u>, a bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1966, relating to bank parking lot offices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do <u>pass</u>.

Amend House File 474 as follows:

- 1. By striking the following from line 14 thereof; "the doing of business incident thereto." and inserting the following in lieu thereof "for the performance of such other clerical and routine duties not inconsistent with this section."
- 2. By substituting a period for the comma in line 28 thereof and striking the remainder of said line and all of lines 29,30,31,32,33 and the word "collateral." in line 34.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend Senate File 334 as amended and passed by the House as follows:

- 1. Section 2, by inserting after the words "qualified state agency" in line five (5) the words "or county board of education".
- 2. By striking the word "state" from the last line of the title and inserting in lieu thereof the word "public".

MILLER of Jones

Amend House File 349 by striking all of Section 8 and inserting in lieu thereof the following:

Sec. 8. This chapter shall not be applied to bar any lessor or his successor as reversioner of his right to possession on the expiration of any lease or any lessee or his successor of his rights in and to any lease; or to bar or extinguish any easement or interest in the nature of an easement, the existence of which is clearly observable by physical evidences of its use; or to bar or extinguish any easement or interest in the nature of an easement, or any rights appurtenant thereto granted, excepted or reserved by a recorded instrument creating such easement or interest, including any rights for future use, if the existence of such easement or interest is evidenced by the location beneath, upon or above any part of the land described in such instrument of any pipe, valve, road, wire, cable, conduit, duct, sewer, track, pole, tower, or other physical facility and whether or not the existence of such facility is observable, by reason of failure to file the notice herein required. Nor shall this act be deemed to affect any right, title or interest of the United States, nor any right, title or interest of the state of Iowa or any department, commission or political subdivision thereof, nor any municipal or quasi-municipal corporation under the statutes of the state of Iowa, or school-fund mortgage under the provisions of chapter three hundred two (302) of the Code of Iowa. MOWRY of Marshall

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Friday, April 21, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, April 21, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend J. Riley West, pastor of the First Presbyterian Church, Oskaloosa, Iowa.

The Journal of April 20 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Story of Black Hawk on request on Millen of Van Buren; Palmer of Polk on request of Renda of Polk; McIntyre of Linn on request of Sorg of Linn; Holden of Scott at 11:30 a.m. on request of the Speaker.

PRESENTATION OF VISITORS

Beardsley of Polk introduced to the House 60 eighth grade history class students from Urbandale Junior High School, Des Moines, Iowa, accompanied by their teacher, Bernice Blakley.

Caffrey of Polk on behalf of the entire Polk County delegation introduced to the House 120 seniors from Saint Joseph's Academy, Des Moines, Iowa, accompanied by several nuns under the direction of Sister Francis Margaret, B.V.M.

King of Monroe introduced to the House 19 fifth grade students from Russell Community School, Russell, Iowa, accompanied by their teacher, Mrs. Isabel Wright.

Edgington of Franklin introduced to the House 55 students from Sheffield Chapin Community School, Sheffield, Iowa, accompanied by Mrs. Cannaday, Mrs. Rohn and Mrs. Samuelson.

Allen of Pottawattamie introduced to the House 49 Boy Scouts from Cub Scout Pack 249, who attend Lewis Central School, Council Bluffs, Iowa. Accompanying the group was their Cub Scout Master, Douglas Hulsebus; Pack Committeeman, Oliver Edris; School Principal, Jerry Sinclair; Den Mothers, Elisabeth Hansen, Joyce Hubbard, Kathy Palmquist and Marlene Morrison; and Assistant Den Mothers, Norma Jean Morford, Lois Hansen and Genevieve Peterson.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 293, 247, 201 and 474; and Senate Files 362, 342, 454 and 305, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 372 and 648.

HOUSE JOINT RESOLUTION 18 RE-REFFERED

The Speaker announced that House Joint Resolution 18, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the State University, previously referred to the committee on higher education, is referred to the committee on constitutional amendments and reapportionment.

SPECIAL COMMITTEE APPOINTED (Disaster Area Problems)

Cunningham of Story announced the appointment of the following special appropriations sub-committee on disaster area problems: Millen of Van Buren, Chairman, Dunton of Keokuk, Miller of Page, McCray of Scott and Hullinger of Decatur.

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

 $\mbox{Mr.}$ Speaker: We request that House File 418 be removed from the non-controversial calendar.

CHARLES F. GLENN D. F. MAYBERRY BERNARD O'MALLEY

Mr. Speaker: We request that House File 249 be removed from the non-controversial calendar.

MINNETTE DODERER DONALD E. BAKER JAMES E. MALONEY

The Speaker ordered House Files 418 and 249 placed on the Regular Calendar.

Holden of Scott offered the following concurrent resolution by the committee on motor vehicles and highway safety:

HOUSE CONCURRENT RESOLUTION 17 By: Committee on Motor Vehicles and Highway Safety

A Concurrent Resolution petitioning the Congress of the United States to enact a Uniform Interstate Motor Truck Registration and Fee law.

WHEREAS, the several states of the United States have enacted a variety of motor vehicle taxes applying to interstate motor truck operations; and

WHEREAS, the taxes of the various states lead to inequity of application to the motor truck operators; and

WHEREAS, the administration of motor truck taxes for the various states is costly and difficult as well as controversial; and

WHEREAS, the national economy is greatly affected by the movement of goods in commerce and lack of uniformity in the various state's truck registration and taxation laws tends to restrict such movement; and

WHEREAS, a substantial percentage of interstate motor truck traffic moves on federal interstate and primary highways; Now, Therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA: THE SENATE CONCURRING:

That the Congress consider the advisability of enacting a national motor truck registration law and road use fee system for interstate motor truck operation, replacing all such registrations, licenses and fees of the individual states; said registrations, licenses and fees to be prorated to the states on the basis of miles traveled in each state or other equitable basis, reserving to the states the registration and taxing of motor trucks engaged in limited, local interstate operation, and

BE IT FURTHER RESOLVED that an attested copy of this Resolution be forwarded to each member of the Iowa delegation in the Congress of the United States and to the Secretary of the Senate and the Chief Clerk of the House of Representatives of the Congress so that they may file same with the appropriate committees.

Passed on file.

INTRODUCTION OF BILL

House File 689, by Committee on Higher Education (Committee on Education), a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 318, a bill for an act to amend section three hundred thirteen point ten (313.10), Code 1966, relating to highway construction and repair.

Read first time and referred to committee on roads and highways.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 45, a bill for an act relating to the time during which beer may be delivered, sold and consumed.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 46, a bill for an act relating to the time during which alcoholic liquor may be sold and consumed.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 348, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 537, a bill for an act relating to the authority for joint county-city or town buildings.

Also:

That the Senate has concurred in the House amendment and adopted Senate Concurrent Resolution 27, concerning the delivery of certain records from the Iowa Bureau of Labor to Senator Warren J. Kruck.

AL MEACHAM, Secretary

SENATE AMENDMENT CONSIDERED

McNamara of Linn called up for consideration House File 71, a bill for an act relating to the accreditation of certain reinsurance purchased by Iowa companies from foreign or alien insurance companies, amended by the Senate, and moved that the House concur in the following Senate amendment:

House File 71 is hereby amended as follows:

Amend section one (1) as follows:

- 1. By striking from line one (1) of subsection one (1) the words and figure ", line six (6),".
- 2. By striking from line two (2) of subsection one (1) the words "after the word reinsurance" and inserting in lieu thereof the words "of such subsection after the word reinsurance" in line six (6)".
- 3. By striking from line one (1) of subsection two (2) the words and figures ", lines seven (7) and eight (8),".
- 4. By striking from line two (2) of subsection two (2) the words "after the word reinsurance" and inserting in lieu thereof the words "of such subsection after the word reinsurance" in lines seven (7) and eight (8)".
- 5. By striking from line five (5) of subsection three (3) the word "Code." and inserting in lieu thereof the word "Code."

- 6. By striking from line five (5) of subsection four (4) the word "Code," and inserting in lieu thereof the word "Code"."
- 7. By striking from line five (5) of subsection five (5) the word "Code." and inserting in lieu thereof the word "Code"."

Amend section three (3) by striking from line eight (8) the word "Code." and inserting in lieu thereof the word "Code"."

Motion prevailed and the House concurred in the Senate amendment.

McNamara of Linn moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F.71)

The ayes were 106:

Allen	Freeman	McNamara	Shaw
Andersen	Fullerton	Mensing	Shepherd
Baker	Gallagher	Middleswart	Smith
Battles	Gannon	Millen	Sorg
Beardsley	Gittins	Miller of Des Moines	Steffen
Bennett	Glenn	Miller of Jones	Stokes
Bergman	Graham	Miller of Page	Strand
Bowin	Grassley	Moffitt	Stromer
Busch	Hanson of Benton	Mohrfeld	Strothman
Camp	Hanson of Mitchell	Mowry	Sullivan
Carnahan	Harbor	Nelson	Thordsen
Christensen	Hicklin	Nielsen	Tieden
Clark	Hill	Nolin	Utzig
Cochran	Holden	O'Malley	Van Drie
Coffman	Hullinger	Ossian	Van Roekel
Conklin	Johnson of Audubon	Patton	Varley
Cunningham	Kiilsholm	Pelton	Vetter
Curran	King	Pierson	Voorhees
Den Herder	Kitner	Poncy	Watson
Diehl	Kluever	Radl	Waugh
Distelhorst	Knight	Reed	Welden
Doderer	Koch	Renda	Winkelman
Duffy	Langland	Roe	Wolfe
Dunton	Lipsky	Roorda	Wood
Fischer of Grundy	Mayberry	Schmarje	Yoder
Fisher of Greene	McCartney	Schroeder	Mr. Speaker
Franklin	McCray		•

The nays were none.

Absent or not voting 18:

Bailey Johnston of Polk Palmer

Sanders

Breitbach Caffrey

Klein

Petersen of Dallas

Story

Darrington

Lee Malonev Peterson of Woodbury Tapscott

Van Nostrand

Edgington

McIntvre

Redfern

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 394, relating to the fiscal year of school systems other than school districts.

Hicklin of Louisa offered the following amendment filed by him:

House File 394 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section twenty-four point two (24.2), subsection four (4), Code 1966, is amended by striking all after the word "year" in line two (2) and inserting in lieu thereof the words "beginning on the first day of January of the ensuing calendar year."

Sec. 2. Section twenty-four point three (24.3), subsection three (3), Code 1966, is amended by inserting a period after the word "ensuing" in line four (4) and striking the remainder of said subsection.

Sec. 3. For the purpose of implementing the provisions of this Act, any municipality having a fiscal year ending on June 30, 1967, shall, in the year 1967 only, adopt an expenditure budget for the period beginning July 1, 1967 and ending December 31, 1967, which shall be prepared and adopted in accordance with the provisions of Chapter twentyfour (24) of the Code, provided that the estimated income therein shall include only the cash balance of the municipality on June 30, 1967; the estimated receipts from all sources other than taxation for the period beginning July 1, 1967, and ending December 31, 1967; and the property tax collections from the 1966 levy to be received between July 1, 1967, and December 31, 1967. No ad valorem tax shall be certified or levied in 1967 for said expenditure budget.

Vetter of Washington rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point not well taken and that the amendment was germane.

Hicklin of Louisa moved the adoption of his amendment.

The amendment was adopted.

Hicklin of Louisa offered the following amendment to the title and moved its adoption:

Amend the title to House File 394 by striking all after the word "relating" and inserting in lieu thereof the words "to the budget year of school systems."

The amendment was adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 394)

The ayes were 76:

Allen	Fisher of Greene	McCray	Sanders
Andersen	Freeman	McNamara ·	Schmarje
Battles	Gallagher	Mensing	Shepherd
Bergman	Gittins	Middleswart	Sorg
Bowin	Glenn	Millen	Stokes
Busch	Graham	Miller of Jones	Strand
Caffrey	Grassley	Miller of Page	Strothman
Camp	Hanson of Benton	Moffitt	Thordsen
Christensen	Hanson of Mitchell	Mohrfeld	Tieden
Clark	Harbor	Mowry	Utzig
Cochran	Hicklin	Nelson	Van Drie
Coffman	Hill	O'Malley	Van Roekel
Conklin	Johnson of Audubon	Ossian	Varley
Cunningham	King	Pelton	Voorhees
Curran	Kitner	Pierson	Winkelman
Distelhorst	Knight	Radl	Wolfe
Duffy	Langland	Redfern	Wood
Edgington	Lee	Reed	Yoder
Fischer of Grundy	McCartney	Roe	Mr. Speaker

The nays were 28:

Baker	Gannon	Nielsen	Steffen
Beardsley	Holden	Nolin	Stromer
Bennett	Kiilsholm	Peterson of Woo	dbury Sullivan
Breitbach	Kluever	Poncy	Vetter
Carnahan	Lipsky	Renda	Watson
Dunton	Mayberry	Roorda	Waugh
Fullerton	Miller of Des Moines	Schroeder	Welden

Absent or not voting 20:

Bailey	Franklin	Maloney	Shaw
Darrington	Hullinger	McIntyre	Smith
Den Herder	Johnston of Polk	Palmer	Story
Diehl	Klein	Patton	Tapscott
Doderer	Koch	Petersen of Dallas	Van Nostrand

MOTION TO RECONSIDER SENATE FILE 40

Voorhees of Black Hawk called up for consideration the motion to reconsider the vote on Senate File 40, filed April 18 and found on page 1002 of the House Journal.

Voorhees of Black Hawk moved to reconsider the vote by which Senate File 40 failed to pass the House.

Motion prevailed.

Voorhees of Black Hawk moved to reconsider the vote by which Senate File 40 was placed on its last reading.

The motion prevailed.

Grassley of Butler moved to reconsider the vote by which the amendment by the committee on appropriations as amended was adopted.

The motion prevailed.

O'Malley of Polk asked for additional time to prepare an amendment to the committee amendment as amended.

Objection was raised.

O'Malley of Polk moved that he be granted additional time to prepare an amendment to the committee amendment as amended.

The motion lost.

Gannon of Jasper asked and received unanimous consent to withdraw the amendment by the committee on appropriations as amended.

Gannon of Jasper offered the following amendment and moved its adoption:

- 1. Amend Senate File 40 by inserting after the word photograph in line four (4) the following ", upon the applicant's request."
- 2. Amend Senate File 40 by inserting as section three (3) the following: "Section three hundred twenty-one point one ninety one (321.191) is hereby amended by adding the following new sentence, "If the applicant for an operator's or chauffeur's license requests a colored photograph upon the license, the actual cost for the colored photograph shall be born by the applicant."
 - 3. Amend Senate File 40 by renumbering Section three (3) as Section four (4).

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 29:

Allen	. Ganne	on Mayberry	O'Malley
Baker	Gittin	is McCray	Poncy
Bennett	Glenn	McNamara	Renda
Breitbach	Hullir	nger Miller of De	s Moines Roe

Distelhorst Doderer Franklin

Gallagher

Johnston of Polk Koch

Fisher of Greene

Maloney

Miller of Page Mohrfeld

Nolin

McCartney

Middleswart

Miller of Jones

Mensing

Millen

Moffitt

Nelson

Nielsen

Ossian

Patton

Pelton

Pierson

Roorda

Sanders

Schmarie

Schroeder

Reed

Sullivan Utzig Yoder

Sorg

Steffen

Stokes

The nays were 83:

Andersen Battles Beardsley Bergman Bowin Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Den Herder Diehl

Freeman Fullerton Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Johnson of Audubon Peterson of Woodbury Vetter Kiilsholm King Kitner Klein

Strand Stromer Strothman Thordsen Van Drie Van Nostrand Van Roekel Varley Watson

Voorhees Waugh Welden Winkelman Wolfe Wood

Shepherd Mr. Speaker

Smith

Shaw

Absent or not voting 12:

Fischer of Grundy

Bailey Busch Darrington

Duffy

Dunton

Edgington

McIntyre Mowry Palmer

Kluever

Langland

Knight

Lipsky

Lee

Petersen of Dallas Radl Redfern

Story Tapscott Tieden

The amendment lost.

Allen of Pottawattamie offered the following amendment:

Amend Senate File 40 by adding to the title after the word "chauffeur's." the words "alcoholic drink purchasers" and to further amend by adding in line 4 of Section 1 before the word "luminous."

Millen of Van Buren rose on a point of order that the amendment was not germane to the bill.

The Speaker ruled the point well taken and that the amendment was not germane.

Millen of Van Buren moved the previous question.

The motion prevailed.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 40)

The ayes were 74:

Andersen	Grassley	Patton	Stromer
Beardsley	Hanson of Benton	Pelton	Strothman
Bowin	Hanson of Mitchell	Peterson of Woodbury	Thordsen
Caffrey	Harbor	Pierson	Tieden
Camp	Hicklin	Radl	Utzig
Carnahan	Johnson of Audubon	Redfern	Van Drie
Clark	Kiilsholm	Reed	Van Nostrand
Cochran	King	Roe	Van Roekel
Coffman	Klein	Roorda ,	Varley
Conklin	Kluever	Sanders	Vetter
Cunningham	Lipsky	Schmarje	Voorhees
Curran	Maloney	Schroeder	Watson
Diehl	McCartney	Shaw	Waugh
Duffy	McCray	Shepherd	Winkelman
Dunton	McNamara	Smith	Wolfe
Edgington	Millen	Sorg	Wood
Fischer of Grundy	Miller of Jones	Steffen	Yoder
Fisher of Greene	Moffitt	Strand	Mr. Speaker
Graham	Nielsen		

The nays were 39:

Allen	Franklin	Kitner	Mowry
Baker	Freeman	Koch	Nelson
Battles	Fullerton	Langland	Nolin
Bennett	Gallagher	Lee	O'Malley
Bergman	Gannon	Mayberry	Ossian
Breitbach	Glenn	Mensing	Poncy
Busch	Hill	Middleswart	Stokes
Den Herder	Holden	Miller of Des Moines	Sullivan
Distelhorst	Hullinger	Miller of Page	Welden
Doderer	Johnston of Polk	Mohrfeld	•

Absent or not voting 11:

Bailey	Gittins	Palmer	Story
Christensen	Knight	Petersen of Dalla	s Tapscott
Darrington	McIntyre	Renda	•-

SENATE FILE 176 INDEFINITELY POSTPONED

McNamara of Linn called up for consideration the report of the committee on industrial and human relations on Senate File 176, found on page 1003, House Journal of April 18.

Harbor of Mills moved the previous question.

The motion prevailed.

McNamara of Linn moved the adoption of the committee report.

Roll call was requested by McNamara of Linn and Bennett of Polk.

Rule 69 was invoked.

On the question "Shall the committee report be adopted?"

The ayes were 70:

Battles	Hanson of Mitchell	Mohrfeld	Stokes
₿owin	Harbor	Mowry	Strand
C_{amp}	Hicklin	Nelson	Stromer
Cl_{rk}	Johnson of Audubon	Nielsen	Strothman
Coliman	Kiilsholm	Ossian	Sullivan
Cuningham	King	Patton	Tieden
Curran	Kitner	Pelton	Van Drie
Den Kerder	Klein	Petersen of Dallas	Van Nostrand
Diehl	Kluever	Peterson of Woodbury	Varley
Edgingon	Knight	Pierson	Vetter
Fischer of Grundy	Koch	Radl	Voorhees
Fisher of Greene	Lee	Roorda	Waugh
Freeman	McCartney	Schmarje	Welden
Fullerton	Mensing	Schroeder	Winkelman
Gannon	Millen	Shepherd	Wolfe
Gittins	Miller of Jones	Smith	Yoder
Graham	Miller of Page	Sorg	Mr. Speaker
Grassley	Moffitt		

The nays were 49:

Allen	Conklin	Lipsky	Reed
Andersen	Distelhorst	Maloney	Renda
Bailey	Doderer	Mayberry	Roe
Baker	Duffy	McCray	Sanders
Beardsley	Lunton	McNamara	Shaw
Bennett	Franklin	Middleswart	Steffen
Bergman	Gallagher	Miller of Des Moines	Tapscott
Breitbach	Glern	Nolin	Thordsen
Busch	Hanson of Benton	O'Malley	Utzig

Caffrey Carnahan Christensen Hill Hullinger

Poncy Redfern Van Roekel Watson Wood

Cochran Langland

Absent or not voting 5:

Darrington Holden McIntyre

Johnston of Polk

Palmer

Story

Motion prevailed, and the report was adopted.

CONSIDERATION OF BILLS STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 436, a bill for an act to amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or debentures, with report of committee recommending passage, was taken up for consideration.

King of Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 436)

The ayes were 100:

Allen Fullerton Mayberry Schroeder Andersen Gallagher McCartney Shaw Mensing Bailey Gannon Shepherd Baker Gittins Millen -Smith Battles Glenn Miller of Jones Sorg Graham Miller of Page Beardsley Steffen Bergman Grassley Moffitt Strand Bowin Hanson of Benton Mohrfeld Stromer Hanson of Mitchell Breitbach Mowry Strothman Busch Harbor Nelson Sullivan Carnahan Hicklin Nielsen Tiecen Christensen Hill Nolin Utzig Hullinger Van Drie Clark O'Malley Cochran Johnson of Audubon Ossian Van Nostrand Coffman Kiilsholm Pelton √an Roekel Vetter Conklin King Petersen of Dallas Cunningham Kitner Peterson of Woodbury Voorhees Curran Klein Pierson Watson Den Herder Waugh Kluever Poncy Duffv Knight Redfern Welden Dunton Winkelman Koch Reed Edgington Wolfe Langland Renda Fischer of Grundy Lee Wood Roorda Fisher of Greene Lipsky Yoder Sanders Freeman Maloney Schmarie Mr. Speaker

The nays were 1:

Radl

Absent or not voting 23:

Bennett Doderer McNamara Stokes Caffrey Franklin Middleswart Story Camp Miller of Des Moines Tapscott Holden Thordsen Darrington Johnston of Polk Palmer Diehl McCrav Patton Varley

Distelhorst McIntyre Roe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 345, a bill for an act relating to the investment of funds of life insurance companies, with report of committee recommending amendment and passage, was taken up for consideration.

Amend House File 345 as follows:

Section 1, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"By striking from line nineteen (19) the words ', and no company organized'; also by striking lines twenty (20) to twenty-two (22) inclusive and inserting in lieu thereof a period."

Further amend House File 345 by striking the explanation and inserting the following:

Amend the explanation to House File 345 by striking the explanation and inserting in lieu thereof the following:

SUBSTITUTE EXPLANATION TO HOUSE FILE 345

Amend the explanation to House File 345 by striking the explanation and inserting in lieu thereof the following:

"Under the present statutory provisions, a life insurance company is authorized to invest an amount equal to five (5) per cent of its funds in common stocks. This Bill increases the authority to ten (10) per cent of legal reserves.

Also, the Bill increases the authority to invest in first lien mortgages on real and personal property under paragraph f of Subsection nine (9) of Section five hundred eleven point eight (511.8) of the Code from ten (10) per cent of legal reserves to fifteen (15) per cent."

The amendment was adopted.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 345)

The ayes were 102:

Allen	Fisher of Greene	Mayberry	Roorda
Andersen	Franklin	McCartney	Sanders
Bailey	Freeman	McCray	Schmarje
Baker	Fullerton	Middleswart	Schroeder
Battles	Gallagher	Millen	Shaw
Beardsley	Gittins	Miller of Jones	Smith
Bergman	Glenn	Miller of Page	Steffen
Bowin	Graham	Moffitt	Stokes
Breitbach	Grassley	Mohrfeld	Strand
Busch	Hanson of Benton	Mowry	Stromer
Caffrey	Hanson of Mitchell	Nelson	Strothman
Camp	Harbor	Nielsen	Sullivan
Carnahan	Hicklin	Nolin	Tieden
Christensen	Hill	O'Malley	Utzig
Clark	Hullinger	Ossian	Van Drie
Cochran	Johnson of Audubon	Patton	Van Roekel
Coffman	Kiilsholm	Pelton	Voorhees
Conklin	King	Petersen of Dallas	Watson
Cunningham	Kitner	Peterson of Woodbury	Waugh
Curran	Kluever	Pierson	Welden
Den Herder	Knight	Poncy	Winkelman
Diehl	Koch	Redfern	Wolfe
Duffy	Langland	Reed	Wood
Dunton	Lee	Renda	Yoder
Edgington	Lipsky	Roe	Mr. Speaker
Fischer of Grundy	Maloney		

The nays were none.

Absent or not voting 22:

Bennett	Johnston of Polk	Palmer	Tapscott
Darrington	Klein	Radl	Thordsen
Distelhorst	McIntyre	Shepherd	Van Nostrand
Doderer	McNamara	Sorg	Varley
Gannon	Mensing	Story	Vetter
Holden	Miller of Des Moin	es	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 155, a bill for an act relating to motorcycles being driven by permit holders, with report of committee recommending passage, was taken up for consideration.

Renda of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 155 by striking in section one (1) line four (4) the word "shall" and inserting in lieu thereof the word "may"

The amendment was adopted.

Renda of Polk asked and received unanimous corsent to withdraw his amendment filed April 3 to House File 155 and found on page 786 of the House Journal

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 155)

The ayes were 91:

Allen	Duffy	Langland	Renda
Andersen	Dunton	Lee	Roorda
Bailey	Edgington	Lipsky	Sanders
Baker	Fischer of Grundy	Maloney	Schmarje
Battles	Fisher of Greene	Mayberry	Smith
Beardsley	Franklin	McCartney	Steffen
Bergman	Freeman	Middleswart	Stokes
Bowin	Fullerton /	Miller of Des Moines	Strand
Breitbach	Gallagher	Miller of Jones	Stromer
Busch	Gittins	Miller of Page	Strothman
Caffrey	Glenn	Mohrfeld	Sullivan
Camp	Graham	Mowry	Tieden
Carnahan	Grassley	Nelson	Utzig
Christensen	Hanson of Mitchell	Nielsen	Van Nostrand
Clark	Harbor '	Nolin	Van Roekel
Cochran	Hicklin	O'Malley	Voorhees
Coffman	Hill	Ossian	Watson
Conklin	Hullinger	Patton	Waugh
Cunningham	Johnson of Audubon	Petersen of Dallas	Winkelman
Curran	Kiilsholm	Peterson of Woodbury	Wolfe
Den Herder	Kitner	Pierson	Wood
Diehl	Knight	Redfern	Yoder
Doderer	Koch	Reed	

The nays were 10:

King	Pelton	Sorg	Welden
Kluever	Poncy	Van Drie	Mr. Speaker
Moffitt	Schroeder		

Absent or not voting 23:

Johrston of Polk Millen Story Bennett Tapscott Klein Palmer Darrington Thordsen Distelhorst McCray Radl Varley Gannon . McIntyre Roe Hanson of Benton McNamara Shaw Vetter Holden Mensing Shepherd

The bill vaving received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 383, a bill for an act relating to municipal support of private colleges and universities, with report of committee recommending passage, was taken up for consideration.

Bailey of Wright offered the following amendment:

Amend House File 383 as follows:

- 1. Amend section one (1) by inserting in line four (4) after the word "university," the words "hospital, extended-care facility or nursing home,".
- 2. Further amend section one (1) by striking from line five (5) the word "or" and inserting in lieu thereof a comma.
- 3. Further amend section one (1) by striking all of line five (5) after the word "university," and inserting in lieu thereof the words ", hospital, extended-care facility or nursing home, or which shall be suitable for the use".
- 4. Further amend section one (1) by striking all of line seven (7) after the word "enterprise" and inserting in lieu thereof the words "or in a hospital, extended-care facility or nursing home enterprise, or in".
- 5. Amend section two (2) by striking from line three (3) the word "or" which appears before the word "private."
- 6. Further amend section two (2) by striking line four (4) and inserting in lieu thereof the words "projects, or hospital, extended-care facility or nursing home projects,".
- 7. Amend section three (3) by inserting in line four (4) after the word "university" the words ", for development of a hospital, extended-care facility or nursing home,".
- 8. Amend section four (4) by inserting in line six (6) after the word "university" the words ", hospital, extended-care facility or nursing home".
- 9. Amend the title by striking the period and inserting in lieu thereof the words ", or hospitals, extended-care facilities or nursing homes."

Objection was raised by Miller of Des Moines.

Bailey of Wright asked and received unanimous consent to withdraw his amendment.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 383)

The ayes were 90:

Allen	Freeman	McNamara	Shepherd
Andersen	Fullerton	Millen	Smith
Bailey	Gallagher	Miller of Des Moines	Steffen
Battles	Glenn	Miller of Jones	Stokes
Beardsley	Graham	Miller of Page	Strand
Bergman	Grassley	Moffitt	Stromer
Bowin	Hanson of Mitchell	Mohrfeld	Strothman
Breitbach	Harbor	Mowry	Sullivan
Busch	Hicklin	Nelson	Tieden
Caffrey	Hill	Nielsen	Utzig
Carnahan	Hullinger	Nolin	Van Drie
Christensen	Johnson of Audubon	O'Malley	Van Nostrand
Clark	Kiilsholm	Ossian	Van Roekel
Cochran	King	Patton	Voorhees
Conklin	Kitner	Peterson of Woodbury	Watson
Cunningham	Knight	Redfern	Waugh
Den Herder	Koch	Renda	Welden
Diehl	Lee	Roe	Winkelman
Duffy	Lipsky	Roorda	Wolfe
Dunton	Maloney	Sanders	Wood
Edgington	Mayberry	Schmarje	Yoder
Fisher of Greene	McCartney	Shaw	Mr. Speaker
Franklin	McCray		

The nays were 6:

Baker	Kluever	Schroeder	Sorg
Hangon of Bonton	Donari		_

Absent or not voting 28:

Bennett	Fischer of Grundy	McIntyre	Radl
Camp	Gannon	Mensing	Reed
Coffman	Gittins	Middleswart	Story
Curran	Holden	Palmer	Tapscott
Darrington	Johnston of Polk	Pelton	Thordsen
Distelhorst	Klein	Petersen of Dallas	Varley
Doderer	Langland	Pierson	Vetter

Senate File 72, a bill for an act relating to the establishment and operation of municipal hospitals, nursing homes and custodial homes, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 72)

Maloney

The ayes were 102:

Allen	Fischer of Grundy	Mayberry	Schmarje
Andersen	Fisher of Greene	McCray	Schroeder
Bailey	Freeman	McNamara	Shaw
Baker	Fullerton	Mensing	Shepherd
Battles	Gallagher	Millen	Sorg
Beardsley	Gittins	Miller of Des Moines	Steffen
Bergman	Glenn	Miller of Jones	Stokes
Bowin	Graham	Miller of Page	Strand
Breitbach	Grassley	Moffitt	Stromer
Busch	Hanson of Benton	Mohrfeld	Strothman
Caffrey	Hanson of Mitchell	Mowry	Sullivan
Camp	Harbor	Nelson	Thordsen
Carnahan	Hicklin	Nolin	Tieden
Christensen	Hullinger	O'Malley	Utzig
Clark	Johnson of Audubon	Ossian	Van Drie
Cochran	Johnston of Polk	Patton	Van Nostrand
Conklin	Kiilsholm	Pelton	Van Roekel
Cunningham	King	Peterson of Woodbury	Voorhees
Curran	Kitner	Poncy	Watson
Den Herder	Kluever	Redfern	Waugh
Diehl	Knight	Reed	Welden
Distelhorst	Koch	Renda	Winkelman
Doderer	Langland	Roe	Wood
Duffy	Lee	Roorda	Yoder
Dunton	Lipsky	Sanders	Mr. Speaker

The nays were none.

Edgington

Absent or not voting 22:

Bennett	Holden	Palmer	Story
Coffman	Klein	Petersen of Dallas	Tapscott
Darrington	McCartney	Pierson	Varley
Franklin	McIntyre	Radl	Vetter
Gannon	Middleswart	Smith	Wolfe
Hill	Nielsen		

House File 521, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Leon M. Nelson and Grace C. Nelson, with report of committee recommending passage, was taken up for consideration.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 521)

The ayes were 97:

Allen Fischer of Grundy Mayberry Schroeder Andersen Fisher of Greene McCray Shaw Franklin McNamara . Bailey . Shepherd Baker Fullerton Millen Sorg Battles Miller of Des Moines Steffen Gallagher Gittins Miller of Jones Beardslev Stokes Bergman Graham Miller of Page Strand Bowin Grasslev Moffitt Stromer Breitbach Hanson of Benton Mohrfeld Strothman Busch Hanson of Mitchell Mowry Sullivan Caffrey Harbor Nelson Thordsen Camp Hicklin Nielsen Tieden Carnahan Hullinger Nolin Utzig Johnson of Audubon O'Malley Van Drie Christensen Clark Johnston of Polk Ossian Van Nostrand Cochran Kiilsholm -Patton Van Roekel Conklin King Pelton Voorhees Cunningham Kitner Peterson of Woodbury Watson Den Herder Kluever Poncy Waugh Diehl Knight Radl Welden Distelhorst Koch Redfern Wolfe Doderer Langland Renda Wood Duffy Lee Roe Yoder Dunton Lipsky Sanders Mr. Speaker

Edgington

The nays were none.

Absent or not voting 27:

Bennett Hill Middleswart Smith Coffman Holden Palmer Story Curran Petersen of Dallas Klein Tapscott Darrington Maloney Pierson Varley Freeman McCartney Reed Vetter Gannon Winkelman McIntyre Roorda Glenn Mensing Schmarje

House File 647, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission, was taken up for consideration.

Johnson of Audubon moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 647)

The ayes were 103:

McCray Shaw Allen Fisher of Greene Franklin McNamara Shepherd Andersen Bailey Mensing Smith Freeman Baker Miller of Des Moines Sorg Fullerton Battles Gallagher Miller of Jones Steffen Beardsley Gittins Miller of Page Stokes Bergman Glenn Moffitt Strand Bowin Graham Mohrfeld Stromer Breitbach Grasslev Mowry Strothman Busch Hanson of Mitchell Nelson Sullivan Thordsen Caffrey Harbor Nielsen Hicklin Nolin · Tieden Camp Carnahan Hullinger O'Malley Utzig Van Drie Christensen Johnson of Audubon Ossian Van Nostrand Clark Johnston of Polk Patton Pelton Van Roekel Cochran Kiilsholm Peterson of Woodbury Voorhees Conklin King Cunningham Kitner Poncy Watson Radl Waugh Curran Kluever Welden Diehl Knight Redfern Koch Renda Winkelman Distelhorst Wolfe Doderer Langland Roe Duffy Lee Roorda Wood Lipsky Sanders Yoder Dunton Mayberry Schmarje Mr. Speaker Edgington Fischer of Grundy McCartney Schroeder

The nays were none.

Absent or not voting 21:

Bennett Hill Middleswart Reed Millen Coffman Holden Story Darrington Klein Palmer Tapscott Den Herder Maloney Petersen of Dallas Varley Gannon McIntyre Pierson Vetter

Hanson of Benton

House File 673, a bill for an act relating to littering of public waters, was taken up for consideration.

Gallagher of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 673)

The ayes were 100:

Allen	Fisher of Greene	McNamara	Shaw
Andersen	Franklin	Mensing	Shepherd
Bailey	Freeman	Millen	Smith
Baker	Fullerton	Miller of Des Moines	Sorg
Battles	Gallagher	Miller of Jones	Steffen
Beardsley	Gittins	Miller of Page	Stokes
Bergman	Glenn	Moffitt	Strand
Bowin	Graham	Mohrfeld	Stromer
Breitbach	Grassley	Nelson	Strothman
Busch	Hanson of Mitchell	Nielsen	Sullivan
Caffrey	Hicklin	Nolin	Thordsen
Camp	Hullinger	O'Malley	Tieden
Carnahan	Johnson of Audubon	Ossian	Utzig
Christensen	Kiilsholm	Patton	Van Drie
Clark	King	Pelton	Van Nostrand
Cochran	Kitner	Petersen of Dallas	Van Roekel
Conklin	Kluever	Pierson	Voorhees
Cunningham	Knight	Poncy	Watson
Diehl	Koch	Radl	Waugh
Distelhorst ·	Langland	Redfern	Welden
Doderer	Lee	Renda	Winkelman
Duffy	Lipsky	Roe	Wolfe
Dunton	Mayberry	Sanders	Wood
Edgington	McCartney	Schmarje	Yoder
Fischer of Grundy	McCray	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 24:

Bennett	Hanson of Benton	Maloney	Reed
Coffman	Harbor	McIntyre	Roorda
Curran		v	
	Hill	Middleswart	Story
Darrington	Holden	Mowry	Tapscott
Den Herder	Johnston of Polk	Palmer	Varley
Gannon	Klein	Peterson of Wood	bury Vetter

Senate File 585, a bill for an act to legalize and validate the proceedings of the board of directors of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 585)

The ayes were 96:

Allen	Emaaman	Monaina	Shaw
	Freeman	Mensing	
Andersen	Fullerton	Millen	Shepherd
Bailey	Gittins	Miller of Des Moines	Smith
Baker	Glenn	Miller of Jones	Sorg
Battles	Graham	Miller of Page	Steffen
Beardsley	Grassley	Moffitt	Strand
Bergman	Hanson of Mitchell	Mowry	Stromer
Bowin	Harbor	Nelson	Strothman
Breitbach	Hicklin	Nielsen	Sullivan
Busch	Hullinger	Nolin	Thordsen
Camp	Johnson of Audubon	O'Malley	Tieden
Carnahan	Kiilsholm	Ossian	Utzig
Christensen	King	Patton	Van Drie
Clark	Kitner	Pelton	Van Nostrand
Cochran	Kluever	Petersen of Dallas	Van Roekel
Conklin	Knight	Peterson of Woodbury	Voorhees
Cunningham	Koch	Pierson	Watson
Diehl	Langland	Poncy	Waugh
Distelhorst	Lee	Radl	Welden
Duffy	Lipsky	Redfern	Winkelman
Dunton	Mayberry	Renda	Wolfe
Fischer of Grundy	McCartney	Roe	Wood
Fisher of Greene	McCray	Roorda	Yoder
Franklin	McNamara	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 28:

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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 584, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Waverly-Shell Rock Community School District, in the Counties of Bremer, Butler and Black Hawk, State of Iowa, and declaring the boundaries of said school districts to be legally established, with report of committee recommending passage, was taken up for consideration.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 584)

The ayes were 98:

Allen	Franklin	Millen	Shepherd
Andersen	Freeman	Miller of Des Moines	Smith
Bailey	Fullerton	Miller of Jones	Sorg
Baker	Gittins	Miller of Page	Steffen
Battles	Glenn	Moffitt	Stokes
Beardsley	Graham	Mohrfeld	Strand
Bergman	Grassley	Mowry	Stromer
Bowin	Hanson of Mitchell	Nelson	Strothman
Breitbach	Harbor	Nielsen	Sullivan
Busch	Hicklin	Nolin	Thordsen
Camp	Hullinger	O'Malley	Tieden
Carnahan	Johnson of Audubon	Ossian	Utzig
Christensen	Kiilsholm	Patton	Van Drie
Clark	King	Pelton	Van Nostrand
Cochran	Kitner	Peterson of Woodbury	Van Roekel
Conklin	Knight	Pierson	Voorhees
Cunningham	Koch	Poncy	Watson
Den Herder	Langland	Radl	Waugh
Diehl	Lee	Redfern	Welden
Distelhorst	Lipsky	Renda	Winkelman
Duffy	Mayberry	Roe	Wolfe
Dunton '	McCartney	Roorda	Wood
Edgington	McCray	Schroeder	Yoder
Fischer of Grundy	McNamara	Shaw	Mr. Speaker
Fisher of Greene	Mensing		

The nays were none.

Absent or not voting 26:

Bennett	Gannon	Maloney	Sanders
Caffrey	Hanson of Benton	McIntyre	Schmarje
Coffman	Hill	Middleswart	Story
Curran	Holden	Palmer	Tapscott
Darrington	Johnston of Polk	Petersen of Dallas	Varley

Doderer Klein Reed Vetter

Gallagher Kluever

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 446, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the County of Jackson, State of Iowa, and declaring the boundaries of said school district to be legally established, with report of committee recommending passage, was taken up for consideration.

Battles of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 446)

The ayes were 95:

Allen Miller of Des Moines Shepherd Franklin Andersen Freeman Miller of Jones Smith Baker Fullerton Miller of Page Sorg Battles Gittins Moffitt Steffen Beardsley Glenn Mohrfeld Stokes Bergman Grassley Mowry Strand Rowin Hanson of Mitchell Nelson Stromer Breitbach Harbor Nielsen Strothman Busch Hicklin Nolin Thordsen Camp Hullinger O'Mallev Tieden Carnahan Johnson of Audubon Ossian Utzig Christensen Patton Kiilsholm Van Drie Clark King Pelton Van Nostrand Cochran Peterson of Woodbury Van Roekel Kitner Conklin Knight Pierson Voorhees Cunningham Koch Poncy Watson Den Herder Langland Radl Waugh Diehl Lee Redfern Welden Distelhorst Lipsky Renda Winkelman Mayberry Duffy Roe Wolfe Dunton McCray Roorda Mood McNamara Edgington Schmarje Yoder Fischer of Grundy Mensing Schroeder Mr. Speaker

Shaw

The nays were none.

Fisher of Greene

Absent or not voting 29:

Millen

Bailey	Gannon	Kluever		Reed
Bennett	Graham	Maloney	,	Sanders
Caffrey	Hanson of Benton	McCartney		Story
Coffman	Hill	McIntyre		Sullivan

Curran Darrington Doderer

Holden Johnston of Polk Klein

Middleswart Palmer Petersen of Dallas Tapscott Varlev Vetter

Gallagher

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 426, a bill for an act to legalize and validate the proceedings of the board of directors of the Bellevue Community School District, in the County of Jackson, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

Battles of Jackson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 426)

Franklin

Freeman

The ayes were 97:

Allen Andersen Bailey Baker Battles Beardsley Bergman Bowin Breitbach Busch Camp Carnahan Christensen Clark Cochran Conklin Cunningham Den Herder Diehl Distelhorst Duffy Dunton Edgington Fischer of Grundy

Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Mitchell Hicklin Hullinger Johnson of Audubon O'Malley Kiilsholm King . Kitner Kluever Knight Koch Langland Lee Mayberry McCartney McCray

Nolin Ossian Patton Pelton Pierson Poncy Radl Redfern Reed Renda Roe

Mensing

Miller of Jones

Miller of Page

Millen

Moffitt

Mowry

Nelson

Nielsen

Mohrfeld

Schmarie Schroeder Miller of Des Moines Shaw Shepherd Smith Sorg Steffen Stokes Strand Strothman Thordsen Tieden Utzig Van Drie Van Nostrand Peterson of Woodbury Voorhees Watson

Waugh

Welden

Wolfe

Wood

Yoder

Winkelman

McNamara Roorda Mr. Speaker Fisher of Greene

The nays were none.

Absent or not voting 27:

Bennett Hanson of Benton Malonev Stromer Caffrey Harbor McIntvre Sullivan Coffman Hill Middleswart Tapscott Curran Holden Palmer Van Roekel Varley Darrington Johnston of Polk Petersen of Dallas Doderer Klein Sanders Vetter

Gannon Lipsky Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 382, a bill for an act relating to employment of county engineers, with report of committee recommending amendment and passage, was taken up for consideration.

Hullinger of Decatur offered the following amendment filed by the committee on county and township affairs and moved its adoption:

Amend House File 382 by adding the following new section:

Sec. 2. The provisions of Chapter twenty-eight E (28E) of the Code shall be applicable to this Act.

The amendment was adopted.

Hullinger of Decatur moved that the bill be read a last to e now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 382)

The ayes were 98:

Allen Freeman McNamara Sanders Andersen Fullerton Mensing Schmarie Bailey Gallagher. Millen Schroeder Baker Gittins Miller of Jones Shaw Battles Glenn Miller of Page Smith Beardsley Graham Moffitt Sorg Bergman Grassley Mohrfeld Steffen Bowin Hanson of Mitchell Mowry Stokes Breitbach Harbor Nelson Strand Busch Hicklin Nielsen Strothman Camp Hullinger Nolin Thordsen Carnahan Johnson of Audubon O'Malley Tieden Christensen Kiilsholm Ossian Utzig Clark King Patton Van Drie Cochran Kitner Pelton Van Nostrand Conklin Klein Peterson of Woodbury Van Roekel Cunningham Kluever Pierson Voorhees

Diehl Knight Poncy Watson Distellorst Koch Radl Waugh Doderer Langland Redfern Winkelman Duffv Lee Reed Wolfe Dunton Lipsky Renda booW Edgington Mayberry Roe Yoder. Fischer of Grundy McCartney Roorda Mr. Speaker

Fisher of Greene McCray

The navs were none.

Absent or not voting 26:

Bennett Gannon Middleswart Stromer Miller of Des Moines Sullivan Caffrey Hanson of Benton Coffman Hill Palmer Tapscott Curran Holden Petersen of Dallas Varlev Darrington Johnston of Polk Shepherd Vetter Den Herder Malonev Welden Story Franklin McIntyre

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 259, a bill for an act relating to the specifications and standards for cheeses and cheese products, with report of committee recommending passage, was taken up for consideration.

Moffitt of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 259)

The ayes were 97:

Allen Gallagher Millen Schmarje Andersen Gittins Miller of Des Moines Schroeder Bailev Glenn Miller of Jones Shaw Baker Graham Miller of Page Shepherd Battles Grasslev Moffitt Smith Hanson of Mitchell Beardsley Mohrfeld Sorg Bergman Harbor Mowry Stokes Breitbach Hicklin Nelson Strand Busch Johnson of Audubon Nielsen Strothman Caffrey Kiilsholm Nolin Thordsen Camp King O'Malley Tieden Carnahan Kitner Ossian Utzig Christensen Van Drie Klein Patton Clark. Kluever Van Nostrand Pelton Cochran Knight Peterson of Woodbury Van Roekel Conklin Koch Pierson Varley

Cunningham Langland Diehl Lee Distelhorst Dunton Edgington Fischer of Grundy Fisher of Greene Franklin

Lipsky Mayberry McCartney McCray McNamara Mensing

Poncy Radl Redfern Reed Renda Roe Roorda Sanders

Voorhees Watson Waugh Winkelman Wolfe Wood Yoder

Mr. Speaker

The nays were none.

Absent or not voting 27:

Bennett Bowin Coffman Curran Darrington Den Herder Doderer

Freeman

Duffy Fullerton Gannon Hanson of Benton Hill Holden Hullinger

Johnston of Polk Story Stromer Maloney McIntyre Sullivan Middleswart Tapscott Palmer Petersen of Dallas Steffen

Vetter Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 662, a bill for an act relating to species of fish which can be taken by spear or bow and arrow, was taken up for consideration.

Allen of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 662)

Freeman

The ayes were 101:

Andersen Bailey Baker Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Carnahan Christensen Clark Coffman Conklin

Allen

Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Mitchell Harbor Hicklin Hullinger Johnson of Audubon O'Malley Kiilsholm King Kitner

Klein

Millen Miller of Des Moines Shepherd Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Patton

Pierson

Mensing

Smith Sorg Stokes Strand Stromer Strothman Thordsen Tieden

Schroeder

Shaw

Utzig Van Drie Van Nostrand Peterson of Woodbury Van Roekel Varley

Cunningham Kluever Poncy Voorhees Diehl Knight Radl Watson Distelhorst Koch Redfern Waugh Doderer Langland | Reed Welden Duffy Lee Renda Winkelman Dunton Lipsky Roe Wolfe Edgington Mayberry Roorda booW Fischer of Grundy McCray Sanders Yoder Fisher of Greene Mr. Speaker McNamara Schmarje Franklin

The nays were none.

Absent or not voting 23:

Bennett Gannon McCartney Steffen McIntyre Camp Hanson of Benton Story Coffman Middleswart Sullivan Hill Curran Palmer Tapscott Holden Darrington Johnston of Polk Pelton Vetter

Den Herder Maloney Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 486, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa, now known as the Ames Community School District in Story County, with report of committee without recommendation, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 486)

The ayes were 98:

Allen	Freeman.	Mensing	Schroeder
Andersen	Fullerton	Millen	Shaw
Bailey	Gallagher	Miller of Des Moines	Shepherd
Baker	Gittins	Miller of Jones	Sorg
Battles	Glenn	Miller of Page	Stokes
Beardsley	Graham	Moffitt	Strand
Bergman	Grassley	Mohrfeld	Stromer
Bowin	Hanson of Mitchell	Mowry	Strothman
Breitbach	Harbor	Nelson	Thordsen
Busch	Hicklin	Nolin	Tieden
Caffrey	Hullinger	O'Malley	Utzig
Carnahan	Johnson of Audubon	Ossian	Van Drie
Christensen	Kiilsholm	Patton	Van Nostrand
Cochran	King	Peterson of Woodbury	Van Roekel

Conklin	Kitner	 Pierson	Varley
Cunningham	Klein	Poncy	Voorhees
Diehl	Kluever	Radl	Watson
Distelhorst	Knight	Redfern	Waugh
Doderer	Koch	Reed	Welden
Duffy	Langland	Renda	Winkelman
Dunton	Lee	Roe	Wolfe
Edgington	Lipsky	Roorda	Wood
Fischer of Grundy	Mayberry	Sanders	Yoder
Fisher of Greene	McCray	Schmarje	Mr. Speaker
Franklin	McNamara		

The navs were none.

Absent or not voting 26:

Bennett	Gannon	McIntyre	Smith
Camp	Hanson of Benton	Middleswart	Steffen
Clark	Hill	Nielsen	Story
Coffman	Holden	Palmer	Sullivan
Curran	Johnston of Polk	Pelton	Tapscott
Darrington	Maloney	Petersen of Dallas	Vetter
Den Herder	McCartney		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 287, a bill for an act to legalize the proceedings of the board of supervisors of Adams county in connection with contracts and expenditures made for the construction of a county home located southeast of Corning, Iowa, with report of committee recommending passage, was taken up for consideration.

Ossian of Montgomery moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 287)

The ayes were 97:

Allen ·	Freeman	McNamara	Shaw
Andersen	Fullerton	Millen	Shepherd
Bailey	Gallagher	Miller of Des Moines	Smith
Baker	Gittins	Miller of Jones	Sorg
Battles	Glenn	Miller of Page	Stokes
Beardsley	Graham	Moffitt	Strand
Bergman	Grassley	Mohrfeld	Stromer
Bowin	Hanson of Mitchell	Mowry	Strothman
Breitbach	Harbor	Nelson	Thordsen
Busch	Hicklin	Nielsen	Tieden
Caffrey	Hullinger	Nolin	Utzig
Carnahan	Johnson of Audubon	Ossian	Van Drie

Christensen Kiilsholm Patton Van Nostrand Cochran King Pierson Van Roekel Conklin Kitner Poncy Varley Cunningham Klein Radl Voorhees Diehl Kluever Redfern Watson Distelhorst Knight Reed Waugh Doderer Koch Renda Welden Duffy Langland Roe Winkelman Dunton Lee Roorda Wolfe Edgington Lipsky Sanders Wood Fischer of Grundy Mayberry Schmarie Yoder Fisher of Greene McCray Schroeder Mr. Speaker

Franklin

The nays were 1:

Mensing

Absent or not voting 26:

Bennett	Gannon	McIntyre Middleswart	Peterson of Woodbury
Camp	Hanson of Benton	Middleswart	woodbar y
Clark	Hill	O'Malley	Steffen
Coffman	Holden	Palmer	Story
Curran	Johnston of Polk	Pelton	Sullivan
Darrington	Maloney	Petersen of Dallas	Tapscott
Den Herder	McCartney		Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED (Senate File 176)

 $\mbox{Mr.}$ Speaker: I moved to reconsider the vote by which the committee report on Senate File 176 was adopted.

FLOYD H. MILLEN

MOTION TO RECONSIDER FILED

(Senate File 176)

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which the committee report on Senate File 176 was adopted.

WILLIAM J. GANNON

AMENDMENT FILED

Amend the House amendment to Senate File 334 as follows:

- 1. By inserting in line five (5) of section one (1) after the word "individual" the words "or group".
- 2. By inserting in line eight (8) of section one (1) after the word "agent" the following: "or broker, approved by the board of control,".

3. By striking all of section two (2) and inserting in lieu thereof the following:

"Sec. 2. Section seventy-nine point fifteen (79.15), Code 1966, is hereby amended by adding the following subsection:

'At the request of an employee through contractual agreement any qualified state agency may, with approval of the executive council, purchase an individual or group annuity contract for an employee from (1) such insurance organization authorized to do business in this state and through an lowa licensed insurance agent or broker, as the employee may select, or (2) any such insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational and scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to and for the benefit of such institutions or individuals engaged in the services of such institutions, for retirement or other purposes, and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) (26 USC Sec 403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums." "

PATTON of Delaware DODERER of Johnson

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Monday, April 24, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, April 24, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Paul Williams, pastor of the Baptist Church, Corning, Iowa.

The Journal of April 21 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bowin on Black Hawk indefinitely on request of Conklin of Black Hawk; Story of Black Hawk for Monday and Tuesday on request of Millen of Van Buren; Caffrey of Polk on request of Palmer of Polk; Radl of Linn on request of Hanson of Benton; McIntyre of Linn on request of Sorg of Linn; Langland of Winneshiek on request of Kitner of Buchanan; Harbor of Mills for Monday and Tuesday on request of Ossian of Montgomery; Poncy of Wapello on request of Carnahan of Wapello; Watson of Ringgold on request of King of Monroe; Shaw of Scott on request of Thordsen of Scott.

PRESENTATION OF VISITORS

Klein of Winnebago introduced to the House eight students from Lake Mills Community School, Lake Mills, Iowa, accompanied by their instructor, Mrs. Harry Boyken, and her husband, Harry Boyken,

Cochran of Webster introduced to the House 79 junior students from Prairie Community School, Gowrie, Iowa, accompanied by their instructor, Mr. Gillihan.

Van Drie of Story introduced to the House 55 fifth grade students from Whittier Elementary School, Ames, Iowa, accompanied by their principal, Dale Brentnall, Mrs. Albright, Louise Crawford and Miss Merritt.

Mensing of Cedar introduced to the House 64 senior students from West Branch High School, West Branch, Iowa, accompanied by Robert Boddicker and Miss Karmen Hobbs.

PETITIONS -

The following petitions were received and placed on file:

By Vetter of Washington from 43 residents of Washington County who favor retaining local option in reference to liquor licenses.

By Curran of Cerro Gordo from 18 residents of Cerro Gordo County who favor Senate File 616, relating to aid for junior colleges and area community colleges.

By Mensing of Cedar, Wolfe of Cerro Gordo, Petersen of Dallas, Curran of Cerro Gordo and Kitner of Buchanan from 34 residents of Mason City, Iowa who favor Senate File 616, relating to aid for junior colleges and area community colleges.

AMENDED PROOF OF PUBLICATION

Published copy of Senate File 406 and verfied proof of publication of said bill in the Pioneer-Republican, Marengo, Iowa and the Iowa City Press Citizen, Iowa City, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

PROOFS OF PUBLICATION

Published copy of Senate File 593 and verified proof of publication of said bill in the Lenox Time Table, Lenox, Iowa and the Clearfield Chronicle, Clearfield, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 598 and verified proof of publication of said bill in the Clearfield Chronicle, Clearfield, Iowa, and the Lenox Time Table, Lenox, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 576 and verified proof of publication of said bill in the Dexfield Review-Sentinel, Redfield, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 591 and verified proof of publication of said bill in the Lenox Time Table, Lenox, Iowa and the Adams County Free Press, Corning, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 592 and verified proof of publication of said bill in the Creston News Advertiser, Creston, Iowa and the Adams County Free Press, Corning, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 595 and verified proof of publication of said bill in the Lenox Time Table, Lenox, Iowa and the Adams County Free Press, Corning, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives Published copy of Senate File 596 and verified proof of publication of said bill in the Bedford Times-Press, Bedford, Iowa, and the Adams County Free Press, Corning, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 597 and verified proof of publication of said bill in the Bedford Times-Press, Bedford, Iowa and the Adams County Free Press, Corning, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 594 and verified proof of publication of said bill in the Creston News Advertiser, Creston, Iowa and the Adams County Free Press, Corning, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

HOUSE RESOLUTION 6 ADOPTED.

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following resolution and moved its adoption:

HOUSE RESOLUTION 6

By: Millen

WHEREAS, the membership of the House of Representatives of the Sixty-second General Assembly has learned with great sorrow of the passing of Mrs. John Babbitt of Farmington, Iowa, mother of Representative Melvin E. Story, the gentleman from Black Hawk County; now, therefore,

BE IT RESOLVED that each member of the House hereby wishes to express to Mr. Story our personal sympathy in the loss of his mother Mrs. John Babbitt.

The resolution was adopted.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 600 additional copies printed of House File 480 as amended and passed by the House.

INTRODUCTION OF BILLS

House File 690, by Committee on Tax Revision, a bill for an act relating to county public hospital funds, the control and investment thereof.

Read first time and placed on the calendar.

House File 691, by Committee on Commerce, a bill for an act relating to liquid transport carrier fees.

Read first time and placed on the calendar.

House File 692, by Committee on State Government Affairs, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one (21), Code 1966.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 45, a bill for an act relating to the time during which beer may be delivered, sold and consumed.

Read first time and referred to committee on law enforcement.

Senate File 46, a bill for an act relating to the time during which alcoholic liquor may be sold and consumed.

Read first time and referred to committee on law enforcement.

Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller.

Read first time and referred to committee on commerce.

Senate File 348, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 225, a bill for an act relating to establishing a power of condemnation by the secretary of agriculture of articles found to be adulterated or improperly labeled.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 289, a bill for an act relating to urban transit companies.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 385, a bill for an act relating to state aid for the mentally ill and mentally retarded.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 406, a bill for an act to legalize and validate the proceedings of the Board of Directors of Clear Creek Community School District.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 281, a bill for an act to authorize at least one (1) and not more than three (3) projects for the demonstration of methods of rehabilitating land affected by surface mining.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 659, a bill for an act to legalize and validate proceedings for the merger of territory into the Reinbeck Community School District.

AL MEACHAM, Secretary

Sorg

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 142, a bill for an act relating to solemnizing marriages, with report of committee recommending passage, was taken up for consideration.

Duffy of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Miller of Jones

On the question "Shall the bill pass?" (S.F. 142)

Fullerton

The ayes were 78:

Andersen

Baker	Gallagher	Miller of Page	Steffen
Battles	Gannon	Moffitt	Stokes
Beardsley	Glenn	Mohrfeld	Strand
Bennett	Graham	Nelson	Strothman
Bergman	Grassley	Nolin	Tapscott
Breitbach	Hanson of Benton	Ossian	Thordsen
Camp	Hanson of Mitchell	Patton	Utzig
Clark	Hicklin	Pelton	Van Drie
Cochran	Holden	Petersen of Dallas	Van Nostrand
Coffman	Johnson of Audubon	Peterson of Woodbury	Varley
Conklin	Kiilsholm	Pierson	Vetter
Cunningham	Kitner	Redfern	Voorhees
Den Herder	Kluever	Reed	Waugh
Doderer	Knight	Renda	Welden
Duffy	Lee	Roe	Wolfe
Dunton	Maloney	Sanders	Wood
Edgington	McCartney	Schmarje	Yoder
Fisher of Greene	McCray	Smith	Mr. Speaker
Franklin	Mensing		

The nays were 5:

Freeman Roorda Sullivan Van Roekel

Koch

Absent or not voting 41:

Fischer of Grundy Allen Mayberry Poncy Gittins McIntvre Radl Bailey Bowin Harbor McNamara Schroeder Middleswart Shaw Busch Hill Hullinger Millen Shepherd Caffrey Miller of Des Moines Story Johnston of Polk Carnahan Christensen King Mowry Stromer Curran Klein Nielsen Tieden Watson Langland O'Mallev Darrington Lipsky Palmer Winkelman Diehl Distelhorst

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

The House resumed consideration of House File 186, a bill for an act relating to protective wearing apparel for motorcycle riders.

Van Nostrand of Pottawattamie asked and received unanimous consent that action on House File 186 be deferred and that the bill retain its place on the calendar.

House File 435, a bill for an act to authorize the creation of area hospitals, with report of committee recommending amendment and passage, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by the committee on public health and welfare and moved its adoption:

Amend House File 435, Sec 18, by striking from line two (2) the word and figures "sixteen (16)" and inserting in lieu thereof the word and figures "seventeen (17)".

The amendment was adopted.

Stokes of Plymouth offered the following amendment filed by him and moved its adoption:

Amend House File 435 by adding the following new section:

"In addition to any other provisions of this Act and for the purpose of acquiring, constructing, equipping, enlarging or improving a hospital building or any part thereof, merged areas may issue revenue bonds as provided in Section three hundred forty-seven A point two (347A.2) of the Code."

The amendment was adopted.

Stokes of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 435)

The ayes were 92:

Andersen	Fisher of Greene	Mensing	Shepherd
Bailey	Freeman	Millen	Smith
Battles	Fullerton	Miller of Des Moines	Sorg
Beardsley	Gannon	Miller of Jones	Steffen
Bennett	Glenn	Miller of Page	Stokes
Bergman	Graham	Moffitt	Strand
Breitbach	Grassley	Mohrfeld .	Stromer
Camp	Hanson of Benton	Nelson	Strothman
Carnahan	Hanson of Mitchell	Nielsen	Tapscott
Clark	Hicklin	Ossian	Thordsen
Cochran	Holden	Palmer	Tieden
Coffman	Hullinger	Patton ·	Utzig
Conklin	Johnson of Audubon	Pelton	Van Drie
Cunningham	Johnston of Polk	Petersen of Dallas	Van Roekel
Curran	Kiilsholm	Peterson of Woodbury	Varley
Den Herder	King	Pierson	Vetter
Diehl	Kitner	Redfern	Voorhees .
Distelhorst	Klein	Reed	Waugh
Doderer	Kluever	Renda	Welden
Duffy	Knight	Roe	Winkelman
Dunton	Lee	Roorda	Wood
Edgington	Lipsky	Sanders	Yoder
Fischer of Grundy	McCray	Schmarje	Mr. Speaker

The nays were 9:

Baker	Maloney	Nolin	Sullivan
Gittins	McCartney	Schroeder	Van Nostrand
Koch	, ,		

Absent or not voting 23:

Allen	Franklin	McIntyre	Radl
Bowin	Gallagher	McNamara	Shaw
Busch	Harbor	Middleswart	Story
Caffrey	Hill	Mowry	Watson
Christensen	Langland	O'Malley	Wolfe
Darrington	Mayherry	Poncy	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 637, a bill for an act relating to real and personal property used or expended in researching, testing, or developing new, or improvements in existing, products or merchandise, for ultimate manufacture and sale, was taken up for consideration.

Thordsen of Scott asked and received unanimous consent that action on House File 637 be deferred and that the bill retain its place on the calendar as unfinished business.

MOTION TO RECONSIDER LOST

(HOUSE FILE 175)

The House resumed consideration of the motion to reconsider the vote on House File 175, filed April 17 and found on page 985 of the House Journal.

Doderer of Johnson moved to reconsider the vote by which House File 175 failed to pass the House.

The motion lost.

Speaker Pro Tempore Kluever in the chair at 11:25 a.m.

House File 672, a bill for an act relating to the powers and duties of the liquor control commission over beer, was taken up for consideration.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 672)

The aves were 94:

Allen	Gallagher	Middleswart	Steffen
Andersen	Gittins	Millen	Stokes
Bailey	Graham	Miller of Des Moines	
Baker	Grassley	Miller of Jones	Stromer
Battles	Hanson of Benton	Moffitt	Strothman
Beardsley	Hanson of Mitchell	Mohrfeld	Sullivan
Bennett	Hicklin	Mowry	Tapscott
Bergman	Hill	Nelson	Thordsen
Busch	Holden	Nielsen	Tieden
Camp	Hullinger	Nolin	Utzig
Carnahan	Johnson of Audubon	O'Malley	Van Drie
Christensen	Johnston of Polk	Ossian	Van Nostrand
Coffman	Kiilsholm	Pierson	Van Roekel
Conklin	King	Redfern	Varley
Cunningham	Kitner	Reed	Vetter
Den Herder	Klein	Roe	Voorhees
Diehl	Knight	Roorda	Waugh
Distelhorst	Koch	Sanders	Welden
Dunton	Lee	Schmarje	Winkelman
Edgington	Lipsky	Schroeder	Wolfe
Fischer of Grundy	Maloney	Shepherd	Wood
Fisher of Greene	Mayberry	Smith	Yoder
Freeman	McCartney	Sorg	Mr. Speaker
Fullerton	McCray		

The navs were 4:

Breitbach

Franklin

Palmer

Renda

Absent or not voting 26:

Baringer Bowin Caffrey Clark

Doderer Duffy Gannon Glenn Harbor

McNamara Mensing Miller of Page Patton Pelton

Poncy Radl Shaw Story Watson

Cochran Curran Darrington

Langland McIntyre

Petersen of Dallas Peterson of Woodbury

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Baringer in the chair at 11:40 a.m.

House File 674, a bill for an act relating to water navigation, was taken up for consideration.

Baker of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 674)

The ayes were 93:

Allen

Andersen Bailey Baker Battles Beardsley Bennett: Bergman Breitbach Busch Camp Carnahan Christensen Cochran Coffman Conklin Cunningham Curran Den Herder Diehl Distelhorst

Fisher of Greene Franklin Freeman Fullerton Gallagher Gannon Gittins Graham Grassley Hanson of Benton Hanson of Mitchell Hicklin Holden Hullinger Johnson of Audubon Peterson of Woodbury Van Nostrand Kiilsholm King Kitner

Kluever

Knight

Lee

McCartney McCray Mensing Middleswart Miller of Des Moines Steffen Miller of Jones Moffitt Mohrfeld Nelson Nielsen Nolin Ossian Palmer Pelton Pierson Redfern

Reed

Renda

Roorda

Roe

Shepherd Smith Sorg Stokes : Strand Stromer Sullivan Tapscott Thordsen Tieden Utzig Van Drie Varley

Vetter

Waugh

Welden

Voorhees

Winkelman

Schroeder

Lipsky Duffy Dunton

Mayberry

Sanders Schmarje

booW Mr. Speaker

Edgington

The nays were 7:

Hill Malonev Millen Johnston of Polk

O'Malley Strothman

Poncy

Wolfe

Radl

Absent or not voting 24:

Bowin Caffrey Clark Darrington Doderer

Fischer of Grundy McIntyre

Glenn Harbor Klein Koch Langland McNamara Miller of Page Mowry Patton

Petersen of Dallas

Shaw Story Van Roekel Watson Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 157, a bill for an act relating to the imposition of the death penalty for the offense of killing a peace officer, with report of committee recommending passage, was taken up for consideration.

(Pending at adjournment)

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

H.F. 685 COMMITTEE BILL - Relating to production and sale of milk and milk products. By Committee on Agriculture.

H.F. 465 Relating to the rules and regulations set forth by the department of public instruction. By Diehl, Strand, Roorda, Graham, et al.

H.F. 670 COMMITTEE BILL - Relating to election of directors in school districts. By Committee on Schools.

> CHARLES E. GRASSLEY, Chairman Steering Committee

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 142 passed the House.

RICHARD WELDEN

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 21, 1967, the Governor had approved the following: Senate Files 81, 97, 105, 135, 186 and 306.

REPORT OF COMMITTEE

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision, to whom was referred $\underline{\text{House}}$ $\underline{\text{File 348}}$, a bill for an act regarding boards of review for assessment and valuation of property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY H. PETERSEN, Chairman

AMENDMENTS FILED

Amend House File 637 by striking all of lines forty-two (42) and forty-three (43) and inserting in lieu thereof the following:

 $^{\prime\prime}e.$ Any exemption granted under this subsection must be approved or disapproved by the state tax commission."

GANNON of Jasper

Amend House File 213 as follows:

- 1. By adding the following as section three (3):
- "Sec. 3. Chapter one hundred four A (104A), Code 1966, is further amended by adding the following sections thereto:
- 41. The owner of a public building who considers himself to be unreasonably aggrieved or burdened by being required to comply with the provisions of section one (1) of this Act, shall have the right to a hearing before the district court of the county wherein the building in question is located.
- "2. Evidence of the number of handicapped persons likely to require access to the building in question and estimates of the expected necessary remodeling costs to comply with the provisions of section one (1) of this Act shall be competent and relevant and can be offered by the owner of the building in question.
- 4.3. The district court, in returning its decision in this matter, can determine that the owner shall comply with the provisions of section one (1) of this Act, that the owner need not comply with such provisions, or that such owner should comply in a modified or limited manner. Such right of appeal is limited to the owner of public buildings constructed prior to July 4, 1965."

TAPSCOTT of Polk

Amend Senate File 302 by inserting after the first sentence in section one the following:

"The judges of the district court, in making appointments of commissioners, shall give first consideration to qualified persons serving as a justice of the peace or magistrate of a court abolished by this act."

NOLIN of Carroll

Amend $\,$ House File 637 by adding after line 43 the following additional paragraph as follows:

"f. By July 1 each year, each taxing body affected by this subsection shall certify to the state comptroller the amount of revenue lost during the previous calendar year because of the provisions of this sub-section. The state comptroller shall reimburse to each taxing body the amount certified, and there is hereby appropriated annually from the general fund of the state an amount sufficient to provide such reimbursement."

WELDEN of Hardin

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, April 25, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, April 25, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend J. Roland Crandall, pastor of the Methodist Church, Knoxville, Iowa.

The Journal of April 24 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Thordsen of Scott on request of Wood of Scott; Langland of Winneshiek on request of the Speaker; Watson of Ringgold on request of King of Monroe.

PRESENTATION OF VISITORS

Maloney of Polk introduced to the House 11 students from the primary special education class of Altoona Elementary School, Altoona, Iowa, accompanied by their teacher, Mrs. Kurth.

Conklin of Black Hawk introduced to the House 40 political science students from West High School, Waterloo, Iowa, accompanied by their instructors, Mr. Kramer and Mr. Stone.

Smith of O'Brien introduced to the House Jerry Bierbaum, Cherokee, Iowa, former president of the student body at Iowa State University.

Bailey of Wright introduced to the House 11 eighth grade students from St. John's School, Clarion, Iowa, accompanied by Sister Mary Cephas, Mrs. Jim Arndorfer, Mrs. Charles Kelch, Mrs. Charles Hawkins and Mrs. Hammen.

Battles of Jackson introduced to the House 60 seventh and eighth grade students from Sabula Community School, Sabula, Iowa, accompanied by their superintendent, Aubrey Russell.

Hanson of Benton introduced to the House a group of students from Urbana High School, Urbana, Iowa.

Christensen of Union introduced to the House 23 junior students from Murray Community School, Murray, Iowa, accompanied by their instructor, Larry Walker.

King of Monroe introduced to the House 32 fifth grade students from Chariton Community School, Chariton, Iowa, accompanied by their teacher, Mrs. Iva Kendall.

Moffitt of Appanoose introduced to the House 34 senior government students from Moulton-Udell Community School, Moulton, Iowa, accompanied by Mrs. Charles Grove, teacher, and Mr. Burton, Superintendent.

Hullinger of Decatur introduced to the House 130 junior and senior students from Central Decatur Community School, Leon, Iowa, accompanied by their teacher, Jim Pease.

The Speaker introduced to the House the Honorable David O. Shaff, Clinton, Iowa, former member of the House from Clinton County in the Fifty-fifth General Assembly, and former member of the Senate in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth and Sixty-first General Assemblies. Accompanying Senator Shaff was his son, Jay.

Ossian of Montgomery introduced to the House 32 members of the Youth Fellowship from Corning Methodist Church, Corning, Iowa, accompanied by Lester Moore.

Nolin of Carroll introduced to the House the senior class from Coon Rapids Community High School, Coon Rapids, Iowa, accompanied by their teacher, Roy Karlson.

Peterson of Woodbury introduced to the House 30 students from the Lawton-Bronson Community School, Lawton, Iowa, accompanied by Mr. and Mrs. John Rollins.

Lipsky of Linn introduced to the House the seventh and eighth grade classes from St. Wencelaus School, Cedar Rapids, Iowa, accompanied by Sister Mary Regina and Sister Mary Sheila.

PETITIONS

The following petitions were received and placed on file:

By Van Roekel of Marion from 11 residents of Mason City, Iowa who favor Senate File 616, relating to aid for junior colleges and area community colleges.

By Dunton of Keokuk from 27 students of North Iowa Area Community College who favor keeping the area vocational schools associated with the community colleges.

SPECIAL REQUEST

Allen of Pottawattamie asked and received unanimous consent to withdraw his name as a co-sponsor of House File 186.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 520, 29, and 388; and 600 additional copies of House File 686.

HOUSE FILE 395 WITHDRAWN

Moffitt of Appanoose asked and received unanimous consent to withdraw House File 395 from further consideration by the House.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House File 348, under Rule 35.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Van Roekel of Marion offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Joseph Horace Johnson, of Marion County, who was a member of the Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the General Assembly, and served as Speaker in the Forty-third session, passed away on September 21, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Van Roekel of Marion, Middleswart of Warren and Pierson of Mahaska.

INTRODUCTION OF BILL

House File 693, by Committee on Judiciary, a bill for an act to make an appropriation in settlement of a claim made against the state of Iowa.

Read first time and referred to committee on appropriations.

SENATE MESSAGES CONSIDERED

Senate File 406, a bill for an act to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary.

Senate File 225, a bill for an act relating to establishing a power of condemnation by the secretary of agriculture of articles found to be adulterated or improperly labeled.

Read first time and referred to committee on agriculture.

Senate File 289, a bill for an act relating to urban transit companies.

Read first time and referred to committee on cities and towns.

Senate File 385, a bill for an act relating to state aid for the mentally ill and mentally retarded.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 264, a bill for an act relating to the sale of Inter-American Development Bank bonds.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 366, a bill for an act relating to county boards of conservation.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 379, a bill for an act relating to social science subject requirements under minimum school standards.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 380, a bill for an act relating to follow-up studies of certain schools having more than a certain number of students who may drop out.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 560, a bill for an act to amend the Uniform Commercial Code.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 589, a bill for an act relating to substitution of organized athletics for courses in physical education under school minimum standards.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 196, a bill for an act to amend section six hundred twenty-two point ten (622.10), Code 1966, and provide for a certain exception to the rule of evidence relating to privileged communications.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 320, a bill for an act relating to credit unions.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 554, a bill for an act to legalize and validate proceedings for changes in the boundaries of the Western Dubuque County Community School District, in the Counties of Dubuque, Jackson, Jones and Delaware, State of Iowa, and declaring the boundaries of said school district to be legally established.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 553, a bill for an act to legalize and validate the proceedings of the board of directors of the Western Dubuque County Community School District.

Also:

That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 96, a bill for an act to provide law clerks for supreme court judges.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 96

Amend the House amendment to Senate File 96 by striking in line 3 the figures "\$6,000" and inserting in lieu thereof the figures "\$7,000".

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 351, a bill for an act relating to equipment of locomotives and cabooses, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 351 as follows:

- 1. By striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Section four hundred seventy-four point fourteen (474.14), Code 1966, is hereby amended by striking the comma in line fifteen (15) after the word "public" and inserting in lieu thereof the following: "; or any improvements or additions to equipment necessary for the safety or health of its employees,".
- 2. By striking all after the word "Act" in the title and inserting in lieu thereof the following: "relating to equipment of railroads."

Roll call was requested by Carnahan of Wapello and Utzig of Dubuque.

On the question "Shall the amendment be adopted?"

The ayes were 44:

Beardsley	Holden	Miller of Page	Stokes
Busch	Johnson of Audubon	Moffitt	Strand
Christensen	King	Mowry	Strothman
Clark	Klein	Nelson	Sullivan
Coffman	Kluever	Nielsen	Van Nostrand
Diehl	Koch	Ossian	Varley
Edgington	McCartney	Patton	Welden
Freeman	McIntyre	Pierson	Winkelman
Fullerton	Middleswart	Radl	Wolfe
Grassley	Millen	Redfern	Yoder
Hicklin	Miller of Jones	Smith	Mr Speaker

The nays were 59:

Allen	Distelhorst	Lipsky	Roe
Andersen	Doderer	Maloney	Roorda
Bailey	Dunton	Mayberry	Sanders
Baker	Franklin	McCray	Shaw
Battles	Gallagher	Mensing	Sorg
Bennett	Gannon	Miller of Des Moines	Steffen
Bergman	Glenn	Mohrfeld	Tapscott
Breitbach	Graham	Nolin	Tieden
Caffrey	Hanson of Benton	Palmer	Utzig
Camp	Hanson of Mitchell	Pelton	Van Drie
Carnahan	Hill	Petersen of Dallas	Van Roekel
Cochran	Johnston of Polk	Peterson of Woodbury	Vetter
Conklin	Kiilsholm	Poncy	Waugh
Cunningham	Kitner	Reed	Wood
Den Herder	Lee	Renda	

Absent or not voting 21:

Bowin	Gittins	McNamara ·	Story
Curran	Harbor	O'Malley	Stromer

Darrington Duffy

Hullinger Knight Langland Schmarje Schroeder Shepherd

Thordsen Voorhees Watson

Fischer of Grundy Fisher of Greene

The amendment lost.

Carnahan of Wapello moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 351)

The ayes were 68:

Allen Andersen Baker Beardsley Bennett Bergman Breitbach Caffrey Camp Carnahan Christensen Cochran Conklin Cunningham Distelhorst Doderer Dunton

Franklin Gallagher Gannon Glenn Hanson of Benton Hanson of Mitchell Hicklin. Hill Holden Hullinger Johnston of Polk Kiilsholm Kitner Kluever Lee Lipsky Maloney

Mayberry Renda McCrav Roe McNamara Sanders Shaw Mensing Middleswart Sorg Miller of Des Moines Steffen Miller of Jones Strand Mohrfeld Stromer Nolin Tapscott O'Malley Tieden Palmer Utzig Pelton Van Drie Petersen of Dallas Van Roekel Peterson of Woodbury Vetter Poncy Waugh Redfern Wolfe Reed Wood

The nays were 37:

Battles Busch Clark Coffman Den Herder Diehl Fischer of Grundy Fisher of Greene Freeman

Fullerton

Graham Grassley Johnson of Audubon King Klein Koch

McCartney McIntvre Millen

Miller of Page Moffitt Mowry Nelson Nielsen Ossian Patton Radl Roorda

Stokes Strothman Sullivan Van Nostrand Varley Welden Winkelman Yoder Mr. Speaker

Absent or not voting 19:

Bailey Rowin Curran Darrington Duffy

Edgington Gitting Harbor Knight Langland

Pierson Schmarje Schroeder Shepherd Smith

Story Thordsen Voorhees · Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File 186, a bill for an act relating to protective wearing apparel for motorcycle riders.

The House resumed consideration of the Steffen amendment to House File 186, found on pages 932 and 933 of the House Journal.

Tapscott of Polk offered the following amendment to the Steffen amendment as amended and moved its adoption:

Amend the Steffen amendment to House File 186 by striking the period and quotation marks in line thirty-eight (38) and inserting the following:

"and the lights to the rear shall be at least thirty-six (36) inches above the level of the surface."

The amendment to the amendment was adopted.

Steffen of Chickasaw moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Van Drie of Story moved to reconsider the vote by which the Steffen amendment, as amended, was adopted by the House.

The motion prevailed.

Gannon of Jasper asked that action on House File 186 be deferred and that the bill retain its place on the calendar.

Objection was raised.

Steffen of Chickasaw asked and received unanimous consent to withdraw his amendment as amended.

Miller of Des Moines offered the following amendment and moved its adoption:

- 1. Amend House File 186, Section one (1), line five (5) by striking therefrom the words "a protective headgear and protective footwear" and inserting in lieu thereof the words "shoes or boots and a protective headgear".
- 2. Further amend House File 186 by adding the following paragraph: "The headgear and motorcycle equipment shall be of a type or standard approved by the Department of Public Safety".
 - 3. Amend the title by adding after the word riders "and motorcycle equipment." The amendment was adopted.

Andersen of Woodbury offered the following amendment and moved its adoption:

Amend House File 186, Section 1, by inserting at the end of line four (4) the following: ", except in a parade or a ceremonial,".

The amendment was adopted.

Steffen of Chickasaw moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 186)

The ayes were 81:

Allen	Distelhorst	Middleswart	Roorda
Andersen	Dunton	Miller of Des Moines	Sanders
Bailey	Fisher of Greene	Miller of Jones	Schroeder
Baker	Franklin	Miller of Page	Shaw
Battles	Gallagher	Moffitt	Steffen
Beardsley	Gannon	Mohrfeld	Strand
Bergman	Gittins	Mowry	Tapscott
Breitbach	Graham	Nelson	Tieden
Busch	Grassley	O'Malley	Utzig
Caffrey	Hanson of Benton	Palmer	Van Drie
Camp	Hanson of Mitchell	Patton	Van Nostrand
Carnahan	Hicklin	Pelton	Van Roekel
Christensen	Kiilsholm	Petersen of Dallas	Varley
Clark	King	Pierson	Vetter
Cochran	Kitner	Poncy	Voorhees
Conklin	Klein	Radl	Waugh
Cunningham	Lee	Redfern	Winkelman
Curran	Lipsky	Reed	Wolfe
Den Herder	Maloney	Renda	Wood
Diehl	McIntyre	Roe	Yoder
	-		Mr. Speaker

The nays were 24:

Bennett	Glenn	McCartney	Sorg
Coffman	Holden	McCray	Stokes
Edgington	Johnson of Audubon	Nielsen	Stromer
Fischer of Grundy	Kluever	Nolin	Strothman
Freeman	Knight	Shepherd	Sullivan
Fullerton	Koch	Smith	Welden

Absent or not voting 19:

Bowin	Harbor	Mayberry	Peterson of Woodbur
Darrington	Hill	McNamara	Schmarje
Doderer	Hullinger	Mensing	Story
Duffy	Johnston of Polk	Millen	Thordsen
	Langland	Ossian	Watson
		and the second s	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 653, a bill for an act relating to educational standards, was taken up for consideration.

SENATE FILE 379 SUBSTITUTED FOR HOUSE FILE 653

Lipsky of Linn asked and received unanimous consent that Rule 29 be suspended and that Senate File 379 be substituted for House File 653.

Senate File 379, a bill for an act relating to social science subject requirements under minimum school standards, was taken up for consideration.

Lipsky of Linn offered the following amendment and moved its adoption:

Amend Senate File 379 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred fifty-seven point twenty-five (257.25), subsection six (6), Code 1966, is hereby amended by striking therefrom paragraph b and inserting in lieu thereof the following:

"Four units of the social studies. Instruction in American history, American government, and economics shall be included in said units but need not be required as full units."

Amend the title to Senate File 379 by striking all after the word "relating" and inserting in lieu thereof the following: "to educational standards."

The amendment was adopted.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 379)

The ayes were 95:

Allen	Fisher of Greene	Mayberry	Roorda
Andersen	Franklin	McCartney	Shaw
Bailey	Freeman	McCray	Shepherd
Baker	Fullerton	McIntyre	Smith
Battles	Gallagher	Mensing	Sorg
Beardsley	Gannon	Middleswart	Strand
Bennett	Glenn	Millen	Stromer
Bergman .	Graham	Miller of Jones	Strothman
Breitbach	Grassley	Moffitt	Sullivan
Busch	Hanson of Benton	Mohrfeld	Tapscott
Caffrey	Hanson of Mitchell	Nelson	Tieden
Camp	Hicklin	Nielsen	Utzig
Carnahan	Holden	Nolin	Van Drie
Christensen	Johnson of Audubon	O'Malley	Van Roekel
Cochran	Johnston of Polk	Ossian	Vetter
Coffman	Kiilsholm	Palmer	Voorhees
Conklin	King	Patton	Waugh
Cunningham	Kitner	Pelton	Welden
Curran	Kluever	Peterson of Woodbury	
Den Herder	Knight	Pierson	Wolfe
Diehl	Koch	Poncy	. Wood
Distelhorst	Lee	Redfern	Yoder
Doderer	Lipsky	Renda	Mr. Speaker
Dunton	Maloney	Roe	• • • • • • • • • • • • • • • • • • • •

The nays were 2:

McNamara

Steffen

Absent or not voting 27:

Miller of Page Schroeder Bowin Mowry Stokes Clark Harbor Petersen of Dallas Storv Darrington Hill Radl Thordsen Duffy Hullinger Reed Van Nostrand Edgington Klein

Fischer of Grundy Langland Sanders Varley
Gittins Miller of Des Moines Schmarje Watson

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE FILE 653 WITHDRAWN

Lipsky of Linn asked and received unanimous consent to withdraw House File 653 from further consideration by the House.

COMMITTEE REPORT REJECTED (HOUSE FILE 471)

Gannon of Jasper called up for consideration the motion to reconsider the vote on the adoption of the committee report on House File 471, filed April 11 and found on page 893 of the House Journal.

Gannon of Jasper moved to reconsider the vote by which the report of the committee on judiciary on House File 471 was adopted.

Roll call was requested by Gannon of Jasper and Gallagher of Black Hawk.

On the question "Shall the vote on the adoption of the committee report on House File 471 be reconsidered?"

The ayes were 53:

Redfern Andersen Dunton Kluever Reed Bailey Franklin Lipsky Renda Baker Gallagher Maloney Mayberry Roe Gannon Beardsley McIntyre Sanders Bennett Glenn Breitbach Graham McNamara Shaw Busch Grasslev Middleswart Sorg Steffen Caffrey Hanson of Benton Nolin Carnahan Hanson of Mitchell O'Mallev Tapscott Palmer Vetter Christensen . Hicklin Pelton Voorhees Cochran Hullinger Johnston of Polk Wood Conklin Poncy Mr. Speaker Curran Klein Radl

Doderer

The nays were 52:

Battles Hill

Mohrfeld

Stokes

Camp Holden Mowry Strand Clark Johnson of Audubon Nelson Stromer Nielsen Strothman Coffman Kiilsholm Ossian Sullivan Cunningham King Den Herder Patton Utzig Kitner Petersen of Dallas Van Drie Diehl Knight Distelhorst Lee Peterson of Woodbury Van Roekel Edgington McCray Pierson Waugh Fischer of Grundy Mensing Roorda Welden Fisher of Greene Millen Schroeder Winkelman Miller of Jones Shepherd Wolfe Freeman Fullerton Moffitt Smith Yoder

Absent or not voting 19:

Allen	Gittins	Miller of Des Moines	Tieden
Bergman	Harbor	Miller of Page	Van Nostrand
Bowin	Koch	Schmarje	Varley
Darrington	Langland	Story	Watson

Duffy McCartney Thordsen

The motion prevailed.

Gannon of Jasper moved that the report of the committee on judiciary on House File 471 be adopted.

The motion lost and the committee report for indefinite postponement was not adopted.

HOUSE FILE 471 REFERRED TO COMMITTEE ON

STATE GOVERNMENT AFFAIRS

Gannon of Jasper moved that House File 471, previously referred to the committee on judiciary, be referred to the committee on state government affairs for further study.

O'Malley of Polk offered a substitute motion that House File 471 be re-referred to the committee on judiciary for further study.

The substitute motion lost.

The motion by Gannon of Jasper prevailed.

House File 685, a bill for an act relating to production and sale of milk and milk products, was taken up for consideration.

Knight of Humboldt offered the following amendment filed by the committee on agriculture and moved its adoption:

Amend House File 685 as follows:

- 1. Section 7, by striking from lines twenty-four (24) and twenty-five (25) thereof the words "commissioner of public health" and inserting in lieu thereof the word "secretary".
- 2. Section 17, by striking from line twenty-nine (29) the word "exists" and inserting in lieu thereof the word "exits".

3. Section 31, by striking from line five (5) the words "non-grade A" and inserting in lieu thereof the word "ungraded".

The amendment was adopted.

Knight of Humboldt moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 685)

The ayes were 107:

Allen	Fullerton	McCray	Shaw
Andersen	Gallagher	McNamara	Shepherd
Bailey	Gannon	Middleswart	Smith
Baker	Gittins	Miller of Des Moines	Sorg
Battles	Glenn	Miller of Jones	Steffen
Beardsley	Graham	Miller of Page	Stokes
Bergman	Grassley	Moffitt	Strand
Breitbach	Hanson of Benton	Mohrfeld	Stromer
Busch	Hanson of Mitchell	Mowry	Strothman
Caffrey	Hicklin	Nelson	Sullivan
Camp	Hill	Nielsen	Tapscott
Carnahan	Holden	Nolin	Tieden
Christensen	Hullinger	O'Malley	Utzig
Clark	Johnson of Audubon	Palmer	Van Drie
Cochran	Johnston of Polk	Patton	Van Nostrand
Conklin	Kiilsholm	Pelton	Van Roekel
Cunningham	King	Petersen of Dallas	Varley
Curran	Kitner	Peterson of Woodbury	Vetter
Den Herder	Klein	Pierson	Voorhees
Diehl	Kluever	Poncy	Waugh
Distelhorst	Knight	Redfern	Welden
Doderer	Koch	Reed	Winkelman
Dunton	Lee	Renda	Wolfe
Edgington	Lipsky	Roe	Wood
Fisher of Greene	Maloney	Roorda	Yoder
Franklin	Mayberry	Sanders	Mr. Speaker
Freeman	McCartney	Schroeder	

The nays were none.

Absent or not voting 17:

Bennett	Fischer of Grundy	Mensing	Schmarje
Bowin	Harbor	Millen	Story
Coffman	Langland	Ossian	Thordsen
Darrington Duffy	McIntyre	Radl	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION FROM THE GOVERNOR

STATE OF IOWA

OFFICE OF THE GOVERNOR

DES MOINES

HAROLD E. HUGHES Governor

April 25, 1967

Honorable Members Sixty-second General Assembly State Capitol Des Moines, Iowa

LIEUTENANT GOVERNOR FULTON, SPEAKER BARINGER, MEMBERS OF THE SIXTY-SECOND GENERAL ASSEMBLY:

As Chairman of the State Executive Council, I am enclosing herewith two bills which supplement my original budget request for the 62nd biennium. These bills are for the purchase and improvement of the Federal Office Building located in downtown Des Moines, known as the Valley Bank Building.

Four existing buildings on the state capitol complex have been condemned or are needed for space to consolidate existing facilities. In addition to this need, we are currently leasing in excess of 80,000 square feet of space in Des Moines. The new State Office Building presently under construction and the second new Office and Laboratory Building included in my budget will not fulfill the state's total needs.

The State Executive Council having recognized this need and voting unanimously, negotiated with the federal government for the purchase of the Valley Bank Building in the amount of \$400,000, subject to Legislative approval and acceptance by the Congress. In addition, the State Architect estimates that the renovation cost to make the building suitable for state use would be \$250,000. This and supplemental data was recently presented to the legislative leadership, and at their request, we are submitting the enclosed bills. The Executive Council has instructed the Comptroller and State Architect to submit supplemental information relating to the details of this purchase and the budgetary effect for the 62nd biennium.

If the General Assembly has any questions regarding this matter, the Executive Council and other state officials who are familiar with the details would be glad to meet with the appropriate legislative committees to answer them.

Very truly yours,

HAROLD E. HUGHES Governor

REQUEST TO VOTE

Gannon of Jasper asked and received unanimous consent to be recorded as voting aye on House File 186.

Van Drie of Story asked and received unanimous consent to be recorded as voting aye on House File 186.

Bergman of Osceola asked and received unanimous consent to be recorded as voting aye on Senate File 379.

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it has the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H.F. 286 Relating to fees for marriage licenses. By Shaw, Voorhees, Allen, Bowin, and Doderer.
- H.F. 15 Relating to the millage levy necessary to pay interest and principal on school bonded indebtedness. By Doderer, Dunton, Yoder, and Lipsky.
- H.F. 389 Relating to the regulating, licensing, and controlling of the dispensing of optical devices. By Kluever, Voorhees, Cochran, and O'Malley.
- H.F. 236 Relating to the contingency reserve and coverage of mortgage liability insurance. By Mensing and Yoder.
- H.F. 474 To amend section 528.51, relating to bank parking lot offices. By Mensing, King, Watson, and Andersen.
- H.F. 623 Relating to state personnel. By Grassley.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 161, 237 and 238; and Senate Files 72 and 496.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 161, 237 and 238; and Senate Files 72 and 496.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 25th day of April, 1967, sent to the governor for his approval: House Files 161, 237 and 238.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 24, 1967, the Governor had approved the following: House Files 98, 120 and 136; and Senate File 106 and 124.

REPORTS OF COMMITTEES

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 366</u>, a bill for an act relating to signs required to give notice of the proximity of a railroad crossing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 366 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section four hundred seventy-eight point one (478.1), Code 1966, is hereby amended as follows:

- 1. By inserting in line eight (8) after the word "erect" the words "and maintain".
- 2. By inserting in line ten (10) after the word "a" the word "crossbuck".
- 3. By inserting in line fourteen (14) after the word "trains." the following: "Signs required to be erected and maintained under the provisions of this section shall be reflectorized unless the sign is an electrically operated signal light or other electrically operated warning device."
- 4. By adding thereto the following sentence: "All crossbuck signs shall comply with the provisions of this section within one (1) year following the effective date of this Act."

 EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 352, a bill for an act relating to school bus drivers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

EDGAR H. HOLDEN, Ranking Member

Camp of Clinton, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred <u>House File 423</u>, a bill for an act relating to the services of registered architects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as</u> follows, and when so amended the bill do pass.

Amend House File 423, Section 1, by striking all of said section after the word 'amended' in line two (2) and inserting in lieu thereof the following: 'by striking the period at the end of subsection five (5) and adding the words 'of frame construction.' '

JOHN CAMP, Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred House File 636, a bill for an act relating to acquiring land for school purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

House file 636 is amended as follows:

By adding after the word "options" in line three (3) and before the word "concerning" in line four (4) the words ", which shall not exceed one percent (1%) of the purchase price.".

KEITH L. VETTER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House Joint Resolution 30</u>, a joint resolution to create a committee to study the need for a family court system in Iowa, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 361</u>, a bill for an act relating to damages to a landowner whose home is acquired by right of eminent domain, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 361 as follows:

Sec. 1, line seven (7) by inserting after the word value ", but not in excess of twenty-five hundred dollars (\$2500),".

LESTER L. KLUEVER, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred Senate File 625, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 551, a bill for an act to raise the price base over which purchases by the university hospital must be on open competitive quotations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 551 by striking from line four (4) the words and figures: "three thousand (3,000)" and inserting in lieu thereof the following: "one thousand (1,000)".

C. RAYMOND FISHER. Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 588, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 274, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred in House File 396, a bill for an act relating to defacing property, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File</u> 575, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend House File 573, section fourteen (14), by striking from lines twenty-one (21) through twenty-five (25) the words "such reemployment shall not be regarded as full-time employment until he receives remuneration in excess of one thousand two hundred (1,200) dollars for any calendar year. After an active member's seventy-second (72) birthday,".

MILLER of Page

Amend House File 301 as follows:

1. Amend section 6 by striking lines five (5) and six (6) and inserting in lieu thereof the following:

"The financial condition and transactions of all towns having a population of seven hundred (700) or more shall be examined at least once every four (4) years. Such examination shall cover the fiscal year next preceding the year in which the audit is conducted."

- 2. Further amend section 6 by striking lines seven (7) and eight (8) and inserting in lieu thereof the following:
- "2. By striking in line nineteen (19) the period after the word "examined" and inserting in lieu thereof the words "and towns electing to have their audit made by a certified or registered public accountant must so notify the state auditor by resolution of the council designating the name of the person or firm to be employed at least ninety (90) days prior to the end of a fiscal year. Such notification and designation shall remain in effect until rescinded or modified by a subsequent resolution of the town council filed with the state auditor. For town audits to be conducted by certified or registered public accountants, the state auditor shall notify the designated person or firm of the year to be examined at least sixty (60) days prior to the end of the year to be examined."

McCARTNEY of Floyd

Amend the Senate amendment to House File 212 by adding thereto the following new section:

Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1966, is hereby amended by inserting after line thirty-one (31) the following paragraph:

"The annual registration fees above set forth shall be increased in the amount of fifty (50) dollars, and a receipt of payment attached thereto, for any such truck tractors pulling double-bottom trailers."

SCHROEDER of Pottawattamie

Amend the House amendment to Senate File 334 as follows:

- 1. By striking all of Section 2.
- 2. By renumbering the remaining section.

PATTON of Delaware

Amend Senate Amendment number three (3) to House File 212 by striking from line three (3) the word "be" and inserting in lieu thereof: "have total length of unit".

Further amend Senate amendment number three (3) by striking the period in line four (4) and inserting in lieu thereof the following: "and one (1) inch in width."

SCHROEDER of Pottawattamie

On motion by Van Nostrand of Pottawattamie the House adjourned until 9:30 a.m., Wednesday, April 26, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, April 26, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Monsignor Joseph Schultes, pastor of the St. Joseph's Catholic Church, Bancroft, Iowa.

The Journal of April 25 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Voorhees of Black Hawk on request of Bowin of Black Hawk.

PRESENTATION OF VISITORS

King of Monroe introduced to the House 19 fifth grade students from Chariton Community School, Chariton, Iowa, accompanied by their teacher, Opal James.

Kiilsholm of Kossuth introduced to the House ten government students from St. John's High School, Bancroft, Iowa, accompanied by Father Victor Raemaker and Vince Meyer.

Van Nostrand of Pottawattamie introduced to the House 43 senior government students from Carson Macedonia Community School, Carson, Iowa, accompanied by their teacher, Hiram Hansen.

Schmarje of Muscatine and Hicklin of Louisa introduced to the House 53 sixth grade students from McKinley School, Muscatine, Iowa, accompanied by Miss Daufeldt, Mr. and Mrs. Maynard Eckhardt and Mr. Haber.

McCartney of Floyd introduced to the House 80 junior students from Rudd-Rockford-Marble Rock School District, Rockford, Iowa.

Van Drie of Story introduced to the House 70 eighth grade students from Ballard Community School District, Huxley, Iowa, accompanied by their principal, H. O. Petersen, and Robert Whitmore.

Waugh of Monona introduced to the House 72 senior government students from Mapleton Community School, Mapleton, Iowa, accompanied by their teachers, Darrell Bloom and Joe Christensen.

Petersen of Dallas introduced to the House 63 sixth grade students from Waukee School District, Waukee, Iowa, accompanied by their teachers, Mrs. Mary Ann Eckenberg and Mr. Ronnie Moats. In the group was the niece of Representative Tapscott of Polk County.

Den Herder of Sioux introduced to the House 30 senior nursing students from Broadlawn's Polk County Hospital School of Nursing, Des Moines, Iowa, accompanied by their instructor, Margaret Jacobsen. Stromer of Hancock introduced to the House the Honorable Oren H. Johnson, Kanawha, Iowa, former member of the House from Hancock County in the Fifty-eighth General Assembly.

PETITIONS

The following petitions were received and placed on file:

By Van Roekel of Marion from 13 residents of Marion County who oppose abolishing the Board of Nursing.

By Gallagher of Black Hawk from 11 residents of Black Hawk County who favor the resolution recognizing the Eastern Orthodox Church as the fourth major faith in the State of Iowa.

By Wolfe of Cerro Gordo from 12 residents of Cerro Gordo County who favor exempting annuities received from the U.S. Civil Service Retirement and Disability fund from the state income tax.

By Curran of Cerro Gordo County from 13 residents of Cerro Gordo County who favor support of Senate File 164 relating to exempting annuities received from the U.S. Civil Service Retirement and Disability fund from the state income tax.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 366, 423, 636, 361, 551, 588, 274, 396 and 575; and Senate File 625, under Rule 35.

INTRODUCTION OF BILLS

House File 694, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to exemption from payment of license fees for "in transit" movement of vehicles.

Read first time and placed on the calendar.

House File 695, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to vehicle transit plates.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 380, a bill for an act relating to follow-up studies of certain schools having more than a certain number of students who may drop out.

Read first time and referred to committee on schools.

Senate File 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools.

Read first time and referred to committee on schools.

Senate File 264, a bill for an act relating to the sale of Inter-American Development Bank bonds.

Read first time and referred to committee on commerce.

Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns.

Read first time and referred to committee on cities and towns.

Senate File 366, a bill for an act relating to county boards of conservation.

Read first time and referred to committee on county and township affairs.

Senate File 560, a bill for an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle.

Read first time and referred to committee on commerce.

Senate File 589, a bill for an act relating to substitution of organized athletics for courses in physical education under school minimum standards.

Read first time and referred to committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 102, a bill for an act relating to trespass.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 255, a bill for an act relating to special assessments for asphalt stabilization.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 402, a bill for an act relating to the judicial retirement system.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Also.

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, authorizing and providing for the purchase and payment of a filter plant in connection with the water system.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 725, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 86, a bill for an act to give drainage districts and levee districts status before the state tax commission and county boards of review similar to the status of other taxing bodies.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 239, a bill for an act relating to sentencing persons convicted of a crime.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 287, a bill for an act relating to interference with official traffic-control devices, signs, signals, or barricades or with railroad signs or signals.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 321, a bill for an act relating to pensions for certain retired public school employees.

AL MEACHAM, Secretary

SENATE AMENDMENTS CONSIDERED

Holden of Scott called up for consideration House File 212, a bill for an act relating to the overall length of combinations of vehicles unladen or with load, amended by the Senate as follows:

Amend House File 212 as follows:

- 1. By adding the following new section: Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is further amended by inserting the following at the end thereof: "However, any such combination having an overall length, inclusive of front and rear bumpers, in excess of sixty (60) feet, shall be operated only on the interstate system of four-lane divided highways and other four-lane highways designated by the state highway commission, except that such combination may leave such four-lane divided highways and travel to a point which shall be no more than five (5) miles from the place of leaving such highway and no more than five (5) miles from the place of re-entering such highway and providing that they travel on highways that are twenty-four (24) feet or more wide."
- 2. By adding the following new section: "In event of a temporary closing of or temporary gap in a designated four-lane highway, the state highway commission may designate a detour route not exceeding ten (10) miles in length which may be used by such combination in excess of sixty (60) feet."
- 3. By adding the following new section: "The overall length of combinations of three (3) or more vehicles coupled together shall be printed on the back of the last vehicle in the combination in numerals six (6) inches in height. A fine of one hundred (100) dollars shall be levied for non-compliance."
- 4. By adding the following new section: Section three hundred twenty-one point four hundred fifty-seven (321.457), subsection six (6), Code 1966, is hereby amended by inserting in line five (5) after the word "feet" the words ", and no trailer which is a part of any such combination shall have an overall length in excess of forty (40) feet."

Harbor of Mills offered the following amendment to the Senate amendment filed by him;

Amend the Senate amendment to House File 212 by striking from lines nine (9) and ten (10) of amendment 1. the following: "and other four-lane highways designated by the state highway commission,".

Harbor of Mills offered the following amendment to his amendment and moved its adoption:

Amend the Harbor amendment to House File 212 by striking from line two (2) the word and figures "9 and 10" and inserting in lieu thereof the word and figures sad 9".

The amendment to the amendment was adopted.

Harbor of Mills moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment filed by him and found on page 1099 of the House Journal.

Schroeder of Pottawattamie offered the following amendment:

Amend Senate Amendment number three (3) to House File 212 by striking from line three (3) the word "be" and inserting in lieu thereof: "have total length of such units".

Further amend Senate amendment number three (3) by striking the period in line four (4) and inserting in lieu thereof the following: ", such printing to be legible at a distance of two hundred (200) feet."

Van Drie of Story moved that the Schroeder amendment be laid on the table.

The motion lost.

Schroeder of Pottawattamie moved the adoption of his amendment.

The amendment lost.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend the Senate amendment to House File 212 by adding thereto the following new section:

Section three hundred twenty-one point one hundred twenty-two (321.122), Code 1966, is hereby amended by inserting after line thirty-one (31) the following paragraph:

"The annual registration fees above set forth shall be increased in the amount of fifty (50) dollars, and a receipt of payment attached thereto, for any such truck tractors pulling double-bottom trailers."

Holden of Scott rose on a point of order that the amendment was not germane to the bill.

The Speaker propounded the question to the House, "Is the amendment germane?"

The vote disclosed that the Schroeder amendment was not germane.

Holden of Scott moved to reconsider the vote by which the Harbor amendment to House File 212 as amended was adopted.

Doderer of Johnson moved that House File 212 be laid on the table.

Motion lost.

The motion by Holden of Scott lost.

Cochran of Webster offered the following amendment and moved its adoption:

Amend Senate Amendment to House File 212 by striking the comma (,) in line nine (9) inserting in lieu thereof a period (.). Further amend the Senate Amendment to House File 212 by striking the word "except" in line nine (9) and all of lines ten (10) through fourteen (14).

The amendment lost.

Millen of Van Buren moved the previous question.

The motion prevailed.

Holden of Scott moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred.

Holden of Scott moved that the bill, as amended by the Senate, further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 212)

The ayes were 50:

Allen	Glenn	Mohrfeld	Schmarje
Andersen	Grassley	Nolin	Shepherd
Bennett	Holden	O'Malley	Smith
Bowin	Hullinger	Palmer	Steffen
Breitbach	Johnson of Audubon	Peterson of Woodbury	Stromer
Caffrey	Johnston of Polk	Poncy	Sullivan
Camp	Kiilsholm	Redfern	Tapscott
Christensen	Kluever	Reed	Tieden
Coffman	Koch	Renda	Utzig
Dunton	Maloney	Roe	Watson
Edgington	Mayberry	Roorda	Waugh
Fullerton	Mensing	Sanders	Welden
Gannon	Miller of Jones		

The nays were 69:

Bailey	Freeman	McCray	Schroeder
Baker	Gallagher	McIntyre	Shaw
Battles	Gittins	McNamara	Sorg
Beardsley	Graham	Middleswart	Stokes
Bergman	Hanson of Benton	Millen	Strand
Busch	Hanson of Mitchell	Miller of Des Moines	Strothman
Carnahan	Harbor	Miller of Page	Thordsen
Clark	Hicklin	Moffitt	Van Drie
Cochran	Hill	Mowry	Van Nostrand
Conklin	King	Nelson	Van Roekel
Cunningham	Kitner	Nielsen	Varley
Curran	Klein	Ossian	Vetter
Den Herder	Knight	Patton	Winkelman
Diehl	Langland	Pelton	Wolfe
Distelhorst	Lee	Petersen of Dallas	Wood
Doderer	Lipsky	Pierson	Yoder
Fischer of Grundy	McCartney	Radl	Mr. Speaker
Fisher of Greene			

Absent-or not voting 5:

Darrington

Franklin

Story

Voorhees

Duffy

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

McIntyre of Linn moved that the vote by which House File 212 failed to pass the House be reconsidered and that the motion to reconsider be laid on the table.

The motion prevailed.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 157, a bill for an act relating to the imposition of the death penalty for the offense of killing a peace officer.

Speaker Pro Tempore Kluever in the chair at 11:40 a.m.

Gannon of Jasper offered the following amendment and moved its adoption:

- Sec. 1. Amend the Enacting Clause by striking the word "enacted" and inserting in lieu thereof the word "resolved."
 - Sec. 2. Strike all after the enacting clause and insert in lieu thereof the following:
- 1. The following amendment to the Constitution of the State of Iowa is hereby proposed: Section seventeen (17) of Article One (1) is hereby amended by inserting in line three after the word "punishment" the following, "or penalty by death".
- 2. The foregoing proposed amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly, and the Secretary of State is directed to cause the same to be published for three consecutive months before the date of said election as provided by law.

Fischer of Grundy rose on a point of order that the amendment was not in order.

The Speaker ruled the point well taken and that the amendment was not in order. Gannon of Jasper appealed the ruling of the chair.

Roll call was requested by Gannon of Jasper and Johnston of Polk.

On the question "Shall the ruling of the chair be overruled?"

The ayes were 19:

Beardsley Bennett Breitbach Caffrey Carnahan

Distelhorst Franklin Gannon Glenn

Maloney Mayberry Miller of Des Moines Roe

Poncy Renda

Nolin

Tapscott

Johnston of Polk

Palmer

The nays were 83:

Allen	Hanson of Benton	Miller of Jones	Stokes
Andersen	Hanson of Mitchell	Miller of Page	Strand
Battles	Harbor	Moffitt	Stromer
Bergman	Hicklin	Mohrfeld	Strothman
Bowin	Hill ·	Mowry	Sullivan
Busch	Holden	Nelson	Thordsen
Christensen	Johnson of Audubon	Nielsen	Tieden
Clark	Kiilsholm	Ossian	Utzig
Conklin	King	Patton	Van Drie
Cunningham	Kitner	Pelton	Van Nostrand
Curran	Klein	Peterson of Woodbury	y Van Roekel
Den Herder	Knight	Pierson	Varley
Diehl	Koch	Radl	Vetter
Dunton	Langland	Reed	Watson
Edgington	Lee	Roorda	Waugh
Fischer of Grundy	McCartney	Sanders	Welden
Fisher of Greene	McCray	Schroeder	Winkelman
Freeman	McIntyre	Shepherd	Wolfe
Fullerton	McNamara	Smith	Wood
Gittins	Mensing	Sorg	Yoder
Graham	Millen	Steffen	

Absent or not voting 22:

Bailey	Darrington	Lipsky	Schmarje
Baker	Doderer	Middleswart	Shaw
Baringer	Duffy	O'Malley	Story
Camp	Gallagher	Petersen of Dallas	Voorhees
Cochran	Grassley	Redfern	Mr. Speaker
Coffman	Hullinger	•	•

The ruling of the chair was sustained.

Renda of Polk moved that House File 157 be laid on the table. Roll call was requested by Renda of Polk and Johnston of Polk. On the question "Shall House File 157 be laid on the table?"

The ayes were 47:

Andersen	Glenn	Miller of Des Moines	Sanders
Baker	Hanson of Mitchell	Mohrfeld	Shaw
Battles	Hicklin	Nolin	Shepherd
Beardsley	Hullinger	O'Malley	Sorg
Bennett	Johnston of Polk	Palmer	Steffen
Caffrey	Lee	Pelton	Tapscott
Distelhorst	Lipsky	Pierson	Thordsen
Doderer	Maloney	Poncy	Varley
Edgington	Mayberry	Radl	Welden

Franklin Gallagher Gannon

McCartney McCray McIntyre

Reed Renda Roe

McNamara

Miller of Jones

Miller of Page

Mensing Middleswart

Millen

Moffitt

Wood Yoder

Smith

Stokes

Strand

Stromer

Sullivan

Van Drie Van Nostrand

Van Roekel

Tieden

Utzig

Strothman

The navs were 69:

Allen Bailey Bergman Bowin Breitbach Busch Carnahan Christensen

Clark

Cochran

Coffman

Conklin

Curran

Diehl

Cunningham

Den Herder

Freeman Fullerton Gittins Graham Grassley Hanson of Benton

Harbor

Holden

King

Kitner

Knight

Langland

Klein

Koch

Kiilsholm

Fisher of Greene

Mowry Nelson Johnson of Audubon Nielsen Ossian Patton

Redfern

Schroeder

Roorda

Petersen of Dallas Peterson of Woodbury Waugh

Watson Winkelman Wolfe Mr. Speaker

Vetter

Dunton Fischer of Grundy

Absent or not voting 8:

Baringer Camp

Darrington Duffy

Hill Schmarje Story Voorhees

The motion lost.

(Pending at adjournment)

MOTION TO RECONSIDER FILED

Mr. Speaker:

I move to reconsider the vote by which House File 351 passed the House.

A.L. MENSING

EXPLANATION OF VOTE

Mr. Speaker: I was absent when the bills listed below were voted on by the House. Had I been present I would have voted "aye" on the following bills: House Files 351, 186, 685, 435 and 674; and Senate Files 379 and 142.

REQUEST TO VOTE

BOWIN of Black Hawk

Hanson of Benton asked and received unanimous consent to be recorded as voting aye on House File 186, and Senate File 379.

REPORT OF STEERING COMMITTEE (NON-CONTROVERSIAL CALENDAR)

- Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:
- S.F. 60 To amend the probate code relative to clerk's fees in probate. By Elvers, Reno, and Glenn.
- S.F. 56 Relating to mortgage guaranty insurance. By Cassidy and Jepsen.
- S.F. 126 Requiring deer hunters to wear certain colored apparel. By Dodds.
- H.F. 679 Committee Bill Relating to the registration of aircraft, By Committee on Roads and Highways.
- H.F. 302 Relating to the selection of commissioners for memorial halls and monuments, By Mowry.
- H.F. 253 To authorize municipalities to appoint a deputy city clerk. By O'Malley, Renda, Miller of Jones, Bailey, Middleswart, et al.
- S.F. 235 To establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school. By Committee on Public Health and Welfare.
- S.F. 245 Relating to trot and throw lines, By Committee on Conservation and Recreation.
- S.F. 217 Relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole. By Committee on Public Health and Welfare.
- S.F. 231 Relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry. By Committee on Agriculture.
- S.F. 260 Relating to applications for members of the department of public safety. By Committee on Safety and Law Enforcement.
- H.F. 76 Relating to the use of traffic control signals. By Stokes,
- H. F. 473 To provide uniform stop signs for use in school zones. By Dunton.
- H.F. 547 Relating to the redemption of a tax sale on property of a deceased old-age assistance recipient. By Hullinger.

- H.F. 608 Relating to municipal elections in cities over 10,000 population providing the option of a run-off election in lieu of a primary. By Tapscott, Andersen, Camp, et al.
- H.F. 274 To repeal chapter 730, relating to desecration of Decoration Day. By Miller of Des Moines, Doderer, Miller of Jones, Middleswart, and Distelhorst.
- H.F. 356 Relating to the marking and branding of animals. By Winkelman and Varley.
- H.F. 599 Relating to metropolitan planning commissions. By Winkelman, Baker, Sanders, et al.
- H.F. 500 Committee Bill Relating to the license to operate a motor vehicle. By Committee on Motor Vehicles and Highway Safety.
- S.F. 222 Relating to the sale of hay and straw. By Main.
- S.F. 136 Relating to the sale of fish. By Committee on Conservation and Recreation.
- H.F. 577 To amend Rule of Civil Procedure relating to trial assignments. By Johnston. CHARLES E. GRASSLEY, Chairman Steering Committee

REPORTS OF COMMITTEES

Patton of Delaware, from the committee on board of control, submitted the following report:

Mr. Speaker: Your committee on board of control, to whom was referred $\underline{\text{Senate}}$ $\underline{\text{File 389}}$, a bill for an act relating to personal deposits of patients and inmates in certain institutions governed by the board of control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{do pass}}$.

JAMES E. PATTON, Chairman

Also:

Mr. Speaker: Your committee on board of control, to whom was referred <u>Senate File 524</u>, a bill for an act relating to the estate of a deceased inmate of an institution governed by the board of control, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Sepaker: Your committee on conservation, to whom was referred Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred House File 612, a bill for an act relating to providing for the joinder of this state in the pest control compact and for related purposes, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

DELMONT MOFFITT, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 304</u>, a bill for an act relating to liability in property damage cases caused by convicted juvenile offenders, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be</u> amended as follows, and when so amended the bill do pass.

Amend House File 304 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred thirty-two (232), Code 1966, is hereby amended by adding the following new section:

"When a juvenile commits an act or acts causing property damage through vandalism, the parents or guardian of said juvenile shall be liable for all damages sustained by the unlawful act or acts which said juvenile has committed."

2. Amend the title by striking from line two (2) the words "convicted juvenile offenders" and inserting in lieu thereof the word "juveniles."

LESTER L. KLUEVER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 601, a bill for an act relating to the regulation of benevolent associations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Section 1. When used in this Act:

- 1. A "benevolent association" shall mean any person, firm, company, partnership, association or corporation, organized to enroll persons as members of a group for the purpose of providing an agency by which persons so enrolled may in the event of the death of any other member of the group make voluntary contributions to be distributed in whole or in part by the benevolent association to the beneficiary of the deceased member, or to members as contribution towards expense incurred by accident or sickness.
- 2. A "member" shall be any person who participates in a plan or agreement to make voluntary contribution through a benevolent association.

- 3. "Commissioner" when used in the Act shall mean the commissioner of insurance.
- Sec. 2. The commissioner shall promulgate such reasonable rules and regulations as he deems necessary to assure the proper operation of benevolent associations.
- Sec. 3. Before a benevolent association shall operate in this state it shall first incorporate in accordance with the laws of this state, and the articles of incorporation and bylaws shall be submitted to the commissioner. If he finds they conform to the requirements of the law and all rules and regulations promulgated under this Act, he shall approve the articles of incorporation and file them with the secretary of state. Every benevolent association formed and operating before January 1, 1967, and not so incorporated, shall be required to complete their incorporation before January 1, 1968. Every benevolent association at the time of its incorporation, or in the case of a benevolent association incorporated and operating prior to January 1, 1967 within six months after the effective date of this Act, shall submit its general plan of operation to the commissioner and if he finds it conforms to the requirements of the law and all reasonable rules and regulations promulgated under this Act, he shall issue a license to expire on the thirty-first day of March after issuance. Said license shall be renewed from year to year upon application of the association, if the commissioner finds from his examination that it has conformed to the requirements of all laws and regulations applicable thereto.
- Sec. 4. The association shall keep a record of all its transactions and shall file an annual report thereof for the preceding calendar year on or before the first day of March on a form prescribed by the commissioner. The commissioner shall also prescribe the method of keeping books and accounts of benevolent associations.
- Sec. 5. There shall be paid to the commissioner for services required under the provisions of this Act the following fees, which shall be accounted for by him in the same manner as other fees received in the discharge of the duties of his office:
- 1. For filing and examination of the articles of incorporation for organization in this state and the accompaning general plan of operation of any benevolent association, and the issuing of the permission to do business, ten dollars.
- 2. For filing an annual statement of a benevolent association, and issuing the renewal of the permission required by law to authorize continuance in business, three dollars.
- Sec. 6. Such associations may operate without the establishment of reserves or surplus except for current expenses. Contributions for expenses shall be added as a separate item to contributions for membership benefits. A reasonable membership fee to cover initial expenses may be charged.
- Sec. 7. Within thirty days after acceptance to membership a certificate, the form of which has been approved by the commissioner, shall be delivered to each member. The certificate shall set forth the name of the association, the name of the member, a statement as to the benefits of membership, to whom such benefits are payable, and such other provisions as are, in the opinion of the commissioner, necessary to inform the member of his rights in the association. The commissioner before approving any certificate shall be satisfied that any benefits to be paid a member or the beneficiary of a member are reasonable in relationship to any and all charges made or assessed against the membership. The certificate shall not indicate therein that the plan or benefits constitute an insurance policy.

Sec. 8. Except as otherwise provided by law, it shall be unlawful for any person or corporation to operate a benevolent association in this state except as provided for in this Act. Any person violating the provisions of this Act shall be subject to a fine not exceeding one thousand dollars or imprisonment in the county jail not exceeding thirty days, or both such fine and imprisonment.

WILLIAM P. WINKELMAN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 463, a bill for an act to authorize county boards of supervisors to grant perpetual flowage easements over county owned lands and buildings to the United States of America, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

AMENDMENTS FILED

Amend Senate File 352 by striking all of line ten (10) and inserting in lieu thereof the following: "for the treatment, rehabilitation and education of alcoholics in Iowa."

CAFFREY of Polk

Amend House File 542 as follows:

- 1. In the title strike the words "registration of voters" and insert in lieu thereof the word "voting."
- 2. In Section 2, line 3, strike the word "register" and insert in lieu thereof the word "vote."
- 3. In Section 2, strike everything after the period in line 5 and insert in lieu thereof "Upon order of the commissioner of registration, the clerk or judge of election shall allow such person to vote by having him sign, in addition to the certificate of registered voter, the oath in case of challenge."
- 4. In the explanation, strike the word "register" and insert in lieu thereof the word "voting."

McCRAY of Scott

Amend the Title of House File 157 by striking all thereof and inserting in lieu thereof the following: "A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the death penalty."

JOHNSTON of Polk

CORRECTED AMENDMENT TO HOUSE FILE 361

Amend House File 361, Section 1, line seven (7), by inserting after the word "value" the words ", but not in excess of twenty-five hundred dollars (\$2500),".

COMMITTEE ON JUDICIARY

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Thursday, April 27, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, April 27, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Father Raymond Bohrer, pastor of the Sacred Heart Catholic Church, Rockwell, Iowa.

The Journal of April 26 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bergman of Osceola at 10:30 a.m. on request of the Speaker; McIntyre of Linn for Thursday and Friday on request of Radl on Linn.

PRESENTATION OF VISITORS

Knight of Humboldt introduced to the House 36 senior government students from Pocahontas Catholic School, Pocahontas, Iowa, accompanied by Father Nash.

Hanson of Benton introduced to the House 120 junior students from Washington High School, Vinton, Iowa, accompanied by Floyd Winter.

Watson of Ringgold introduced to the House 34 junior and senior students from Diagonal High School, Diagonal, Iowa, accompanied by Mr. Stokke and Mr. Wyckoff.

Mayberry of Webster and Cochran of Webster introduced to the House 14 eighth grade civics class girls from Dayton Community School, Dayton, Iowa, accompanied by their teacher, Mrs. Ruth Indlecoffer.

Kitner of Buchanan introduced to the House 43 students from Starmont School, Lamont, Iowa, accompanied by their teacher, Verl Jones.

King of Monroe introduced to the House 54 fifth grade students from Chariton Community School, Chariton, Iowa, accompanied by their teacher, Mrs. Cooper, and Mrs. Lucas.

Grassley of Butler introduced to the House 45 students from Parkersburg High School, Parkersburg, Iowa, accompanied by their superintendent, William Nielsen, and their teacher, Ron Subbert.

Strothman of Henry introduced to the House the Honorable Clifford M. Vance, Mt. Pleasant, Iowa, former member of the House from Henry county in the Fifty-seventh General Assembly, and former member of the Senate in the Fifty-eighth, Fifty-ninth, Sixtieth, Sixtieth Extra and Sixty-first General Assemblies.

Cochran of Webster introduced to the House 33 seventh grade students from Dayton Community Schools, Dayton, Iowa, accompanied by their teacher, Mrs. W. B. Hanson.

Mayberry of Webster introduced to the House 22 eighth grade boys from Dayton Community Schools, Dayton, Iowa, accompanied by Richard Williams.

PETITIONS

The following petitions were received and placed on file:

By Hanson of Mitchell from 25 residents of Howard County who favor pari-mutuel betting.

By Miller of Des Moines from 81 residents of Iowa who favor Senate File 118, an act relating to the transportation of school children.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on House Files 612 and 304; and Senate Files 389, 524, 139, 601 and 463, under Rule 35.

PROOFS OF PUBLICATION

Published copy of Senate File 726 and verified proof of publication of said bill in the Herald Patriot, Chariton, Iowa and the Albia Union-Republican, Albia, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

Published copy of Senate File 762 and verified proof of publication of said bill in the Telegraph-Herald, Dubuque, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

INTRODUCTION OF BILL

House File 696, by Committee on Commerce, a bill for an act relating to subsidiary companies of fire and casualty insurance companies.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Read first time and referred to committee on state government affairs.

Senate File 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas county, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system.

Read first time and referred to committee on judiciary.

Senate File 725, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies.

Read first time and referred to committee on appropriations.

Senate File 102, a bill for an act relating to trespass.

Read first time and referred to committee on conservation.

Senate File 255, a bill for an act relating to special assessments for asphalt stabilization.

Read first time and referred to committee on cities and towns.

Senate File 402, a bill for an act relating to the judicial retirement system.

Read first time and referred to committee on public health and welfare.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 726, a bill for an act to legalize the incorporation of the town of Lucas.

AL MEACHAM. Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 157, a bill for an act relating to the imposition of the death penalty for the offense of killing a peace officer.

The Speaker ruled the amendment filed by Johnston of Polk, April 26, 1967, and found on page 1114 of the House Journal, out of order.

Millen of Van Buren moved the previous question.

The motion prevailed,

Johnson of Audubon moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 157)

The ayes were 54:

		•	
Allen	Fischer of Grundy	Middleswart	Story
Breitbach	Fisher of Greene	Miller of Jones	Strand
Camp	Freeman	Miller of Page	Strothman
Carnahan	Fullerton	Nelson	Sullivan
Christensen	Gittins	Nielsen	Tieden
Clark	Graham	Ossian	Utzig

Van Drie Cochran Hanson of Benton Patton Petersen of Dallas Van Nostrand Coffman Harbor Cunningham Johnson of Audubon Peterson of Woodbury Van Roekel Redfern Vetter Curran Kitner Sanders Winkelman Knight Darrington Schroeder Wolfe Den Herder Langland Smith booW Dunton McNamara

Mensing

McCray

The nays were 66:

Edgington

Hanson of Mitchell	Millen	Schmarje
Hicklin	Miller of Des Moines	Shaw
Hill	Moffitt	Shepherd
Holden	Mohrfeld	Sorg
Hullinger	Mowry	Steffen
Johnston of Polk	Nolin	Stokes
Kiilsholm	O'Malley	Stromer
King	Palmer	Tapscott
Klein	Pelton	Thordsen
Kluever	Pierson	Varley
Koch	Poncy	Voorhees
Lee	Radl	Watson
Lipsky	Reed	Waugh
Maloney	Renda	Welden
Mayberry	Roe	Yoder
McCartney	Roorda	Mr. Speaker
	Hicklin Hill Holden Hullinger Johnston of Polk Kiilsholm King Klein Kluever Koch Lee Lipsky Maloney Mayberry	Hicklin Miller of Des Moines Hill Moffitt Holden Mohrfeld Hullinger Mowry Johnston of Polk Nolin Kiilsholm O'Malley King Palmer Klein Pelton Kluever Pierson Koch Poncy Lee Radl Lipsky Reed Maloney Renda Mayberry Rook

Absent or not voting 4:

Grassley

Bennett Bergman Franklin McIntyre

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Duffy of Dubuque moved that the vote by which House File 157 failed to pass the House be reconsidered and that the motion to reconsider be laid on the table.

The motion lost.

SENATE AMENDMENT CONSIDERED

Edgington of Franklin called up for consideration House File 30, a bill for an act relating to addition of territory to benefited fire districts, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 30 as follows:

1. By striking from line two (2) of section one (1) the word "section" and inserting in lieu thereof the word "sections".

- 2. By striking the last paragraph of section one (1).
- 3. By adding the following new section:
- Sec. 2. The owner or owners of any property joining an established fire district pursuant to the provisions of section one (1) of this Act shall pay to the board of trustees of said fire district an initial fee not to exceed a fair and reasonable amount as established by said trustees. The computation of the fee shall be determined on the basis of the number of owners joining said fire district. The funds paid to the district trustees shall be used to help defray the cost and maintenance of said district's fire fighting equipment.

The motion prevailed and the House concurred in the Senate amendment.

Edgington of Franklin moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 30)

The ayes were 110:

Allen	Fullerton	Millen	Smith
Andersen	Gallagher	Miller of Des Moines	Sorg
Bailey	Gannon	Miller of Jones	Steffen
Baker	Gittins	Miller of Page	Stokes
Battles	Glenn	Moffitt	Story
Beardsley	Graham	Mohrfeld	Strand
Bowin	Grassley	Nelson	Stromer
Breitbach	Hanson of Benton	Nielsen	Strothman
Busch	Hanson of Mitchell	Nolin	Sullivan
Caffrey	Hicklin	O'Malley	Tapscott
Carnahan	Hill	Ossian	Thordsen
Christensen	Holden	Palmer	Tieden
Clark	Hullinger	Patton	Utzig
Cochran	Johnson of Audubon	Pelton	Van Drie
Coffman	Kiilsholm	Petersen of Dallas	Van Nostrand
Conklin	Kitner	Peterson of Woodbury	Van Roekel
Cunningham	Klein	Pierson	Varley
Darrington	Kluever	Poncy	Vetter
Den Herder	Knight	Radl	Voorhees
Diehl	Koch	Redfern	Watson
Distelhorst	Langland	Reed	Waugh
Doderer	Lee	Renda	Welden
Duffy	Maloney	Roe	Winkelman
Dunton	Mayberry	Roorda	Wolfe
Edgington	McCartney	Schmarje	Wood
Fisher of Greene	McNamara	Shaw	Yoder
Franklin	Mensing	Shepherd	Mr. Speaker
Freeman	Middleswart		

The navs were none.

Absent or not voting 14:

Bennett	Fischer of Grundy	Lipsky	Mowry
Bergman	Harbor	McCray	Sanders
Camp	Johnston of Polk	McIntyre	Schroeder
~	'		

Curran King

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 465, a bill for an act relating to rules and regulations set forth by the department of public instruction, with report of committee recommending amendment and passage, was taken up for consideration.

Diehl of Buena Vista offered the following amendment filed by the committee on schools and moved its adoption:

Amend House File 465, Section 1, as follows:

By inserting in lines six (6), eight (8), eleven (11), sixteen (16), nineteen (19) and twenty-one (21), preceding the word "board" the word "state".

The amendment was adopted.

Diehl of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 465)

The ayes were 110:

Allen	Fullerton	McNamara	Shepherd
Andersen	Gallagher	Mensing	Smith
Bailey	Gannon	Middleswart	Sorg
Baker	Gittins	Miller of Des Moines	Steffen
Battles	Glenn	Miller of Jones	Stokes
Beardsley	Graham	Miller of Page	Story
Bowin	Grassley	Moffitt	Strand
Breitbach	Hanson of Benton	Mohrfeld	Stromer
Busch	Hanson of Mitchell	Nelson	Strothman
Carnahan	Harbor	Nielsen	Sullivan
Christensen	Hicklin	Nolin	Tapscott
Clark	Hill	O'Malley	Thordsen
Cochran	Holden	Ossian	Tieden
Coffman	Hullinger	Palmer	Utzig
Conklin	Johnson of Audubon	Patton	Van Drie
Cunningham	Johnston, of Polk	Petersen of Dallas	Van Roekel
Darrington	Kiilsholm	Peterson of Woodbury	Varley

Pierson Vetter Den Herder Kitner Diehl Klein Poncy Voorhees Watson Radl Distelhorst Kluever Redfern Waugh Doderer Knight Welden. Duffy Koch Reed Winkelman Renda Dunton Langland Roe Wolfe Edgington Lee Wood. Roorda Fischer of Grundy Lipsky Yoder Fisher of Greene Maloney Schmarje Schroeder Mr. Speaker Franklin Mayberry

Freeman McCartney

The nays were none.

Absent or not voting 14:

Bennett	Curran	Millen	Sanders
Bergman	King	Mowry	Shaw
Caffrey	McCray	Pelton	Van Nostrand
Camp	McIntyre		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 670, a bill for an act relating to election of directors in school districts, was taken up for consideration.

Christensen of Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Millen

Sorg

On the question "Shall the bill pass?" (H.F. 670)

Gallagher

The ayes were 89:

Andersen

	danagner	1411111111	~~5
Baker	Gannon	Miller of Des Moines	Stokes
Battles	Gittins	Miller of Jones	Story
Beardsley	Graham	Miller of Page	Stromer
Breitbach	Hanson of Mitchell	Moffitt	Strothman
Busch	Hicklin	Mohrfeld	Sullivan
Carnahan	Holden	O'Malley	Tapscott
Christensen	Kiilsholm	Ossian	Thordsen
Clark	King	Patton	Tieden
Cochran	Kitner	Peterson of Woodbury	Utzig
Coffman	Klein	Pierson	Van Drie
Conklin	Kluever	Poncy	Van Roekel
Cunningham	Knight	Redfern	Vetter
Curran	Koch	Reed	Voorhees
Den Herder	Langland	Renda	Watson
Diehl	Lee	Roe	Waugh
Distelhorst	Lipsky	Roorda	Welden

Doderer	Mayberry	Sanders	Winkelman
Dogerer	Mayberry	Sanders	Wilkelinan
Dunton	McCartney	Schmarje	Wolfe
Fischer of Grundy	McCray	Shaw	Wood
Fisher of Greene	Mensing	Shepherd	Yoder
Freeman	Middleswart	Smith	Mr. Speaker

Fullerton

The nays were 26:

Allen	Franklin	Johnston of Polk	Palmer
Bailey	Glenn	Maloney	Pelton
Bowin	Grassley	McNamara	Radl
Caffrey	Hanson of Benton	Mowry	Steffen
Camp	Harbor	Nelson	Strand
Duffy	Hill	Nolin	Varley
Edgington	Johnson of Audubon		

Absent or not voting 9:

Bennett	Hullinger	Nielsen	Schroeder
Bergman	McIntyre	Petersen of Dallas	Van Nostrand
Darrington		and the second second	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled; House Files 71 and 659.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 71 and 659.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 27th day of April, 1967, sent to the governor for his approval: House Files 71 and 659.

A. L. MENSING, Chairman

REPORTS OF COMMITTEES

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred House File 458, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 571</u>, a bill for an act to provide for the appointment of one civil service commissioner from nominations made by city employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 571, Section 1, lines four (4) and five (5) by striking the words and figures "twenty thousand (20,000)" and inserting in lieu thereof the words and figures "two hundred thousand (200,000)".

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 368</u>, a bill for an act relating to the use of parking meter funds in cities over 10,000, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass.</u>

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>Senate File 289</u>, a bill for an act relating to urban transit companies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>House File 229</u>, a bill for an act relating to the term of office of public library trustees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely post-poned</u>.

LEONARD C. ANDERSEN, Chairman

Miller of Page, from the committee on roads and highways, submitted the following report:

Mr. Speaker: Your committee on roads and highways, to whom was referred <u>House File 635</u>, a bill for an act relating to the jurisdiction and engineering services of secondary road extensions, begs leave to report it has had the same under consideration and has

instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 635 as follows:

- 1. Section one (1), line (5) by inserting after the word "towns" the following: "with population of one thousand (1,000) or less"
- 2. Section two (2), line three (3) by inserting after the word "town" the following: "with population of one thousand (1,000) or less"
- 3. Section four (4), line three (3) by inserting after the word "town" the following: "with population of one thousand (1,000) or less"

LEROY S. MILLER, Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>House File 308</u>, a bill for an act relating to the work load for instructors in area community colleges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

KEITH L. VETTER, Chairman

AMENDMENTS FILED

Amend House File 389 as follows:

- 1. Section 3, subsection one (1), by striking from line four (4) the period and inserting in lieu thereof the following "or persons operating in their offices under their direction and supervision. The term 'office' as used in this Act, shall not include any location where the principal activity is the practice of dispensing optical devices."
- 2. Section 3, subsection two (2), by striking from line five (5) the words "Licensed apprentices" and inserting in lieu thereof the word "Apprentices".
- 3. Section 3, subsection three (3), by striking from line eleven (11) the word "office" and inserting in lieu thereof the word "establishment".
- 4. Section 3, subsection four (4), by striking from lines fourteen (14) through seventeen (17) the following: "provided that the person, firm, or corporation selling the same does not practice or profess to be engaged in the practice of dispensing optical devices as defined in section two (2) of this Act".
- 5. Section 4, subsection three (3), by striking from line forty-four (44) the word "examination", and by inserting in lieu thereof the words "examination, upon payment of a license fee of twenty dollars (\$20.00),".
- 6. Section 5, subsection one (1), by striking from lines three (3) and four (4) the following: "a physician, csteopath, optometrist, or licensed apprentice," and inserting in lieu thereof the words "an apprentice or a licensed physician, osteopath, or optometrist, or person operating in the office of and under the direction and supervision of a licensed physician, osteopath or optometrist".

- 7. Section 5, subsection two (2), by striking from lines nine (9) and ten (10) the following: "a physician, osteopath, optometrist, or licensed apprentice" and inserting in lieu thereof "an apprentice or a licensed physician, osteopath or optometrist, or person operating in the office of and under the direction and supervision of a licensed physician, osteopath or optometrist".
- 8. Section 5, subsection three (3), by inserting in line seventeen (17) a period after the word "power" and by striking the remainder of said subsection three (3).
 - 9. Section 5, by striking all of subsection four (4).
- 10. Section 5, by striking all of subsection five (5) and inserting in lieu thereof the following: "In all cases of contact-lens fitting by an optician, the optician shall instruct the patient to return for examination to the physician, osteopath, or optometrist who prescribed the lenses."
- 11. Section 8, by striking from line four (4) the period and inserting in lieu thereof "or is acting in the office of and under the supervision of a licensed physician, osteopath, or optometrist."
 - 12. By adding the following new section:

Sec. 16. Section one hundred forty-seven point eighty (147.80), subsection seven (7), Code 1966, is hereby amended by striking from line twenty-three (23) the period and inserting in lieu thereof the following: ", and except the renewal fee of a license to practice as a dispensing optician shall be five dollars."

KLUEVER of Cass

Amend the McCartney amendment to House File 301 by striking in line fourteen (14) the words "or registered".

KOCH of Woodbury

Amend Senate File 334, Section 1, by inserting in line nine (9) immediately after the word "agent" the following: ", approved by the board of control,".

PATTON of Delaware

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Friday, April 28, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, April 28, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Elder Dennis Sturgill, pastor of the Reorganized Latter Day Saints, Dunlap, Iowa.

The Journal of April 27 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Langland of Winneshiek on request of Freeman of Dickinson;

Wolfe of Cerro Gordo on request of Allen of Pottawattamie;

McNamara of Linn on request of Hullinger of Decatur.

PRESENTATION OF VISITORS

Roe of Allamakee introduced to the House the Honorable Walter R. Hagen, Water-ville, Iowa, former member of the House of Allamakee County in the Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

Middleswart of Warren introduced to the House 25 sixth grade students from Indianola Community Schools, Indianola, Iowa, accompanied by their teacher, Mrs. Howard

King of Monroe introduced to the House 22 fifth grade students from Chariton Community School, Chariton, Iowa, accompanied by their teacher, Fern Halton.

Baker of Boone introduced to the House 55 freshman students from United Community School, Boone, Iowa, accompanied by Mrs. Winker.

Moffitt of Appanoose introduced to the House 50 eighth grade students from Moravia Community School, Moravia, Iowa, accompanied by Mrs. Walters and Mrs. Foster.

Reed of Linn introduced to the House 15 senior government students from LaSalle High School, Cedar Rapids, Iowa, accompanied by their teacher, Richard Erlenbaugh.

Diehl of Buena Vista introduced to the House 60 Newell-Providence Future Home-makers Association girls, accompanied by their instructor, Mrs. Robert Mein.

Palmer of Polk introduced to the House 29 fifth grade students from Ankeny Community School, Ankeny, Iowa, accompanied by Miss Sarah Delanty.

PETITIONS

The following petitions were received and placed on file:

By Nielsen of Shelby from 31 residents of Shelby County who oppose legalizing bingo and pari-mutuel betting.

By Schmarje of Muscatine from 25 residents of Muscatine County who favor House File 520, an act directing the state board of public instruction to adopt rules requiring courses of study for accredited elementary and secondary schools to include proper coverage of the history of the Negro race and other minority races.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 458, 571, 368, 635 and 308; and Senate File 289, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43:

House File 352 and House Joint Resolution 30.

SPECIAL ORDER

HOUSE FILE 686

Millen of Van Buren asked and received unanimous consent that House File 686 be made a special order of business for 10:00 a.m., Tuesday, May 2.

INTRODUCTION OF BILLS

House File 697, by Committee on Commerce, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions,

Read first time and placed on the calendar.

House File 698, by Committee on Schools, a bill for an act relating to junior colleges.

Read first time and placed on the calendar.

House File 699, by Committee on Judiciary, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to the Henry county industrial development corporation.

Read first time and placed on the calendar.

House File 700, by Committee on Agriculture, a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds.

Read first time and placed on the calendar.

House File 701, by Committee on Schools, a bill for an act to place school districts not presently in a county school system in such a system.

Read first time and placed on the calendar.

House File 702, by Committee on Tax Revision, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes.

Read first time and placed on the calendar.

House File 703, by Committee on Roads and Highways, a bill for an act relating to the movement on public highways of vehicles with gross weight in excess of the limitation established by ordinance of resolution of local authorities and providing penalties therefor.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 726, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such.

Read first time and referred to committee on judiciary.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 219, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 241, a bill for an act relating to removal of dead or diseased trees.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 561, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code.

, Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 736, a hill for an act relating to advertising and selling courses of instruction.

Also:

That the Senate has adopted the following Senate joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 24 proposing a constitutional amendment relating to qualifications of electors.

Also:

That the Senate has amended the House amendment to, concurred in the House amendment as amended, and passed Senate File 144, a bill for an act establishing a penalty for failure to file a semiannual fertilizer tonnage report.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 67, a bill for an act to amend chapter two hundred seventy-nine (279), Code 1966, to improve the continuing contract for teachers.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 144

Amend the House Amendment to Senate File 144 by adding thereto the following:

"Further amend section one (1) by striking from line six (6) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "ten (10)".

"Further amend section one (1) by striking from line seven (7) the words "date due" and inserting in lieu thereof the words "last day of January and July of each year as required in paragraph a of this subsection".

SENATE AMENDMENT TO HOUSE FILE 67

Amend House File 67 by adding to section 1 the following new subsection:

3. By adding after the word and period "place." in line 90 the following: "No school board member shall be liable for any damages to any teacher if any such statement is determined to be erroneous as long as such statement was made in good faith."

MOTION TO RECONSIDER SENATE FILE 334

Doderer of Johnson called up for consideration the motion to reconsider the vote on Senate File 334, filed April 14 and found on page 965 of the House Journal.

Doderer of Johnson moved to reconsider the vote by which Senate File 334 passed the House.

The motion prevailed.

Doderer of Johnson moved to reconsider the vote by which the bill was placed on its last reading.

Motion prevailed.

Patton of Delaware moved to reconsider the vote by which the following amendment, filed by him April 12, was adopted by the House:

Senate File 334 is hereby amended as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following subsection:

"At the request of an employee through contractual agreement the board of control or any institution under its jurisdiction may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b)(26 USC Sec 403b) the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 2. Section seventy-nine point fifteen (79.15), Code 1966, is hereby amended by adding the following subsection:

"At the request of an employee through contractual agreement any qualified state agency may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) (26 USC Sec 403b) of the federal internal revenue code and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 3. This Act being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Manchester Press, a newspaper published in Manchester, Iowa, and in The Hopkinton Leader, a newspaper published in Hopkinton, Iowa.

The motion prevailed.

Doderer of Johnson asked and received unanimous consent to withdraw the amendment to the Patton amendment to Senate File 334, filed by her on April 21, and found on pages 1067 and 1068 of the House Journal.

Patton of Delaware asked and received unanimous consent to withdraw the amendment to Senate File 334, filed by him on April 18, and found on page 1006 of the House Journal.

Patton of Delaware offered the following amendment filed by him to his amendment filed April 12 and moved its adoption:

Amend the House amendment to Senate File 334 as follows:

- 1. By striking all of Section 2.
- 2. By renumbering the remaining section.

The amendment to the amendment was adopted.

Patton of Delaware offered the following amendment filed by him:

Amend Senate File 334, Section 1, by inserting in line nine (9) immediately after the word "agent" the following:

", approved by the board of control, ".

SENATE FILE 334 RE-REFERRED TO COMMITTEE

Fischer of Grundy moved that Senate File $334\ \mathrm{be}\ \mathrm{re}\text{-referred}$ to the committee on commerce for further study.

The motion prevailed.

MOTION TO RECONSIDER SENATE FILE 142

Hill of Marshall called up for consideration the motion to reconsider the vote on Senate File 142, filed by Welden of Hardin on April 24 and found on page 1078 of the House Journal.

 $\,$ Hill of Marshall moved to reconsider the vote by which Senate File $142\;passed$ the House.

The motion prevailed.

 $\,$ Hill of Marshall moved to reconsider the vote by which the bill was placed on its last reading.

The motion prevailed.

Hill of Marshall offered the following amendment and moved its adoption:

Amend Senate File 142 as follows:

- 1. By striking all of lines four (4), five (5), and six (6) of Section one (1) and inserting in lieu thereof the following:
- "A representative selected for such purposes by any recognized religious society, association or community."
 - 2. By striking all of Section two (2).

The amendment was adopted.

Duffy of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 142)

The ayes were 72:

Allen	Duffy	Knight	Sorg
Andersen	Dunton	Koch	Steffen
Bailey	Edgington	Mayberry	Stokes
Battles	Fisher of Greene	McCartney	Strand
Beardsley	Franklin	McCray	Stromer
Bennett	Fullerton	Mensing	Strothman
Bergman	Gallagher	Middleswart	Sullivan
Bowin	Gannon	Millen	Thordsen
Breitbach	Glenn	Miller of Jones	Tieden
Christensen	Grassley	Miller of Page	Utzig
Clark	Hanson of Mitchell	Mowry `	Van Drie
Cochran	Harbor	Ossian	Van Nostrand
Coffman	Hill	Pelton	Vetter
Conklin	Holden	Poncy	Voorhees
Cunningham	Hullinger	Redfern	Waugh
Den Herder	Johnston of Polk	Roe	Winkelman
Distelhorst	Klein	Shaw	Wood
Doderer	Kluever	Shepherd	Yoder

The nays were 29:

Busch	King	Nolin	Schmarje
Curran	Kitner	O'Malley	Schroeder
Diehl	Lee	Patton	Smith
Freeman	Moffitt	Peterson of Wood	lbury Story
Graham	Mohrfeld	Radl	Van Roekel
Hanson of Benton	Nelson	Renda	Welden
Johnson of Audubon	Nielsen	Sanders	Mr. Speaker
Kiilsholm			

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Absent or not voting 23:

Baker	Gittins	McNamara	Roorda
Caffrey	Hicklin	Miller of Des Moines	Tapscott
Camp	Langland	Palmer .	Varley
Carnahan	Lipsky	Petersen of Dallas	Watson
Darrington	Maloney	Pierson	Wolfe
Fischer of Grundy	McIntyre	Reed	

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 286, a bill for an act relating to fees for marriage licenses, with report of committee recommending passage, was taken up for consideration.

Johnson of Audubon offered the following amendment filed by him and moved its adoption:

Amend House File 286 in line four (4) by striking the word "ten" and inserting in lieu thereof the word "five".

The amendment was adopted.

Duffy of Dubuque moved that House File 286 be laid on the table.

The motion lost.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 286)

The ayes were 90:

Allen	Fisher of Greene	McCray	Shaw
Andersen	Franklin	Mensing	Sorg
Bailey	Fullerton	Millen	Stokes
Battles	Gallagher	Miller of Des Moines	Story
Beardsley		Miller of Jones	Strand
Bennett	Glenn	Miller of Page	Stromer
Bergman	Graham	Moffitt	Sullivan
Bowin	Grassley	Mohrfeld	Tapscott
Breitbach	Hanson of Benton	Nielsen	Thordsen
Carnahan	Hanson of Mitchell	Patton	Tieden
Christensen	Hicklin	Pelton	Utzig
Clark	Hullinger	Peterson of Woodbury	Van Drie
Cochran	Johnson of Audubon	Pierson	Van Roekel
Coffman	Johnston of Polk	Poncy	Varley
Cunningham	King	Radl	Vetter
Curran	Kitner.	Redfern	Voorhees
Den Herder	Klein	Reed	Watson
Diehl	Kluever	Roe	Waugh
Distelhorst	Knight	Roorda	Welden
Doderer	Lee	Sanders	Wood
Dunton	Lipsky	Schmarje	Yoder
Edgington	Mayberry	Schroeder	Mr. Speaker

The navs were 25:

Fischer of Grundy McCartney

Baker	Hill	Mowry	Renda
Busch	Holden	Nelson	Shepherd
Conklin	Kiilsholm	Nolin	Smith

Duffy Freeman Gannon Koch Maloney Middleswart O'Malley Ossian Palmer Steffen Strothman Winkelman

Harbor

Absent or not voting 9:

Caffrey Camp Langland McIntvre McNamara

Van Nostrand

Petersen of Dallas Wolfe

Darrington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 389, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass offered the following amendment filed by him:

Amend House File 389 as follows:

- 1. Section 3, subsection one (1), by striking from line four (4) the period and inserting in lieu thereof the following "or persons operating in their offices under their direction and supervision. The term 'office' as used in this Act, shall not include any location where the principal activity is the practice of dispensing optical devices."
- 2. Section 3, subsection two (2), by striking from line five (5) the words "Licensed apprentices" and inserting in lieu thereof the word "Apprentices".
- 3. Section 3, subsection three (3), by striking from line eleven (11) the word "office" and inserting in lieu thereof the word "establishment".
- 4. Section 3, subsection four (4), by striking from lines fourteen (14) through seventeen (17) the following: "provided that the person, firm, or corporation selling the same does not practice or profess to be engaged in the practice of dispensing optical devices as defined in section two (2) of this Act".
- 5. Section 4, subsection three (3), by striking from line forty-four (44) the word "examination", and by inserting in lieu thereof the words "examination, upon payment of a license fee of twenty dollars (\$20.00),".
- 6. Section 5, subsection one (1), by striking from lines three (3) and four (4) the following: "a physician, osteopath, optometrist, or licensed apprentice, and inserting in lieu thereof the words "an apprentice or a licensed physician, osteopath, or optometrist, or person operating in the office of and under the direction and supervision of a licensed physician, osteopath or optometrist".
- 7. Section 5, subsection two (2), by striking from lines nine (9) and ten (10) the following: "a physician, osteopath, optometrist, or licensed apprentice" and inserting in lieu thereof "an apprentice or a licensed physician, osteopath or optometrist, or person operating in the office of and under the direction and supervision of a licensed physician, osteopath or optometrist".
- 8. Section 5, subsection three (3), by inserting in line seventeen (17) a period after the word "power" and by striking the remainder of said subsection three(3).
 - 9. Section 5, by striking all of subsection four (4).

- 10. Section 5, by striking all of subsection five (5) and inserting in lieu thereof the following: "In all cases of contact-lens fitting by an optician, the optician shall instruct the patient to return for examination to the physician, osteopath, or optometrist who prescribed the lenses."
- 11. Section 8, by striking from line four (4) the period and inserting in lieu thereof "or is acting in the office of and under the supervision of a licensed physician, osteopath, or optometrist."

12. By adding the following new section:

Sec. 16. Section one hundred forty-seven point eighty (147.80), subsection seven (7), Code 1966, is hereby amended by striking from line twenty-three (23) the period and inserting in lieu thereof the following: ", and except the renewal fee of a license to practice as a dispensing optician shall be five dollars."

Gittins of Pottawattamie moved that House File 389 be referred to the committee on public health and welfare for further study.

The motion lost.

Kluever of Cass moved the adoption of his amendment.

The amendment was adopted.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 389)

The ayes were 80:

Allen	Freeman	Middleswart	Sorg
Andersen	Fullerton	Millen	Steffen
Bailey	Glenn	Miller of Des Moines	Stokes
Battles	Graham	Miller of Jones	Story
Bennett	Grassley	Moffitt	Strand
Bergman	Hanson of Benton	Mohrfeld	Stromer
Bowin	Hanson of Mitchell	Nelson	Sullivan
Breitbach	Harbor	O'Malley	Tapscott
Busch	Hicklin	Palmer	Thordsen
Carnahan	Hullinger	Patton	Tieden
Cochran	Johnston of Polk	Pelton	Utzig
Coffman	Kiilsholm	Petersen of Dallas	Van Nostrand
Conklin	King	Peterson of Woodbury	Van Roekel
Cunningham	Klein	Pierson	Varley
Curran	Kluever	Reed	Vetter
Diehl	Lee	Renda	Voorhees
Duffy	Mayberry	Roe	Watson
Fischer of Grundy	McCartney	Sanders	Winkelman
Fisher of Greene	McCray	Schmarje	Yoder

The nays were 33:

Franklin

Baker	•	
Beardsley		•

Gittins Hill

Mensing

Miller of Page Mowry

Shepherd

Roorda Schroeder

Mr. Speaker

Caffrey Holden Clark Johnson of Audubon Nolin Distelhorst Kitner Dunton Koch Edgington Lipsky Gallagher Malonev Gannon

Nielsen Ossian Poncy Radl Redfern

Shaw Smith Strothman Waugh Welden booW

Absent or not voting 11:

Camp Christensen Den Herder Doderer

Langland McIntyre

Van Drie Wolfe

Darrington Knight

McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 236, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance, with report of committee recommending amendment and passage, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by the committee on commerce:

Amend House File 236 as follows:

1. By striking all of Section 1 thereof and by inserting in lieu thereof the following:

"Section 1. Section five hundred fifteen C point four (515C.4), Code 1966, is amended by striking lines one (1) through eleven (11) and the words "months has elapsed" in line twelve (12), and by inserting in lieu thereof the following:

"For the protection of the people of this state and for the purpose of protecting against the effect of adverse economic cycles, the company shall establish a contingency reserve. The company shall annually contribute fifty per cent of the earned premiums to this reserve. The earned premiums so reserved may be released annually after the period of time required by the commissioner, provided that said time shall not be less than one hundred twenty (120) months."

2. Amend Section 2 by striking the comma after the word "residential" in line five (5) and by inserting in lieu thereof the word "or".

Further amend said Section 2 by striking the words "or industrial" in line five (5) and by striking the words "and industrial" in line six (6).

McCartney of Floyd offered the following amendment to the amendment filed by him and moved its adoption:

Amend the amendment to House File 236 filed by the Commerce Committee on March 17. 1967, as follows:

Strike all of lines sixteen (16) to twenty-one (21) inclusive, and insert in lieu thereof the following:

2. By striking all of section 2 of said House File 236 and inserting the following:

Chapter five hundred fifteen C (515C), Code 1966, is amended by adding the following new section:

"A mortgage guaranty insurer in addition to coverage provided under section five hundred fifteen C point five (515C.5) of the Code may insure mortgages secured by first lien upon improved real estate which is used for commercial purposes, except for those types of commercial properties specifically excluded by the commissioner of insurance."

The amendment to the amendment was adopted.

McCartney of Floyd moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 236)

The ayes were 94:

	•		
Andersen	Graham	Millen	Stokes
Bailey	Grassley	Miller of Des Moines	Story
Baker	Hanson of Benton	Miller of Jones	Strand
Beardsley	Hanson of Mitchell	Miller of Page	Stromer
Bennett	Harbor	Moffitt	Strothman
Bergman	Hicklin	Mohrfeld	Sullivan
Bowin	Hill	Mowry	Tapscott
Breitbach	Holden	Nelson	Thordsen
Carnahan	Hullinger	Nielsen	Tieden
Clark	Johnson of Audubon	Nolin	Utzig
Cochran	Johnston of Polk	O'Malley	Van Drie
Coffman	Kiilsholm	Ossian	Van Nostrand
Conklin	King	Patton	Van Roekel
Cunningham	Kitner	Petersen of Dallas	Varley
Curran	Klein	Peterson of Woodbury	Vetter
Distelhorst	Kluever	Pierson	Voorhees
Duffy	Koch	Poncy	Watson
Dunton	Lipsky	Redfern	Waugh
Edgington	Maloney	Reed	Welden
Freeman	Mayberry	Roe	Winkelman
Fullerton	McCartney	Schmarje	Wood
Gallagher	McCray	Shepherd	Yoder
Gannon	Mensing	Smith	Mr. Speaker
Glenn	Middleswart		

The nays were 2:

Radl

Sorg

Absent or not voting 28:

Allen	Den Herder	Knight	Renda
Battles	Diehl	Langland	Roorda
Busch	Doderer	Lee	Sanders
Caffrey	Fischer of Grundy	McIntyre	Schroeder

Camp Christensen Fisher of Greene

McNamara Palmer

Shaw Steffen

Darrington

Franklin Gittins

Pelton

Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Jones, Fischer of Grundy, Petersen of Dallas, Lee of Hamilton, on request of the Speaker; Gallagher of Black Hawk at 2:00 p.m. on request of the Speaker.

BILL REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request that House File 608 be removed from the non-controversial calendar.

> EDGAR J. KOCH R. W. WELDEN CHARLES K. SULLIVAN

MOTION TO INVOKE RULE 50

Van Nostrand of Pottawattamie moved to invoke Rule 50 on House File 114 relating to the reorganization of school districts.

The House sustained Rule 50 and the Speaker ordered House File 114 placed on the Regular Calendar.

ANNOUNCEMENT BY THE SPEAKER

The Speaker read the following communication to the House:

Fertile, Iowa April 26, 1967

The Legislature of the State of Iowa. Des Moines, Iowa

Honorable Assembly:

This is to convey to you our heartfelt gratitude for the great honors you gave to the memory of our dear father.

We thank you for your delegation at the funeral and many kind expressions of sympathy. All of these tokens brought us real consolation at this time.

Sincerely yours,

The Leo Elthon Family

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

The House resumed consideration of House File 301, a bill for an act to require an audit of town accounts at least once every four years.

Koch of Woodbury asked and received unanimous consent to withdraw the amendment filed by him on April 27, 1967, and found on page 1125 of the House Journal.

McCartney of Floyd offered the following amendment filed by him:

Amend House File 301 as follows:

1. Amend section 6 by striking lines five (5) and six (6) and inserting in lieu thereof the following:

"The financial condition and transactions of all towns having a population of seven hundred (700) or more shall be examined at least once every four (4) years. Such examination shall cover the fiscal year next preceding the year in which the audit is conducted,"

- 2. Further amend section 6 by striking lines seven (7) and eight (8) and inserting in lieu thereof the following:
- "2. By striking in line nineteen (19) the period after the word "examined" and inserting in lieu thereof the words "and towns electing to have their audit made by a certified or registered public accountant must so notify the state auditor by resolution of the council designating the name of the person or firm to be employed at least ninety (90) days prior to the end of a fiscal year. Such notification and designation shall remain in effect until rescinded or modified by a subsequent resolution of the town council filed with the state auditor. For town audits to be conducted by certified or registered public accountants, the state auditor shall notify the designated person or firm of the year to be examined."

Koch of Woodbury offered the following amendment to the amendment and moved its adoption:

Amend the McCartney amendment to House File 301 by striking in lines fourteen (14) and twenty-one (21) the words "or registered".

The amendment to the amendment was adopted.

McCartney of Floyd moved the adoption of his amendment as amended.

The amendment as amended was adopted.

Lipsky of Linn offered the following amendment and moved its adoption:

Amend House File 301, Section 1, by adding thereto the following:

Section eleven point six (11.6), Code 1966, is hereby further amended by striking lines six (6) through eight (8) and inserting in lieu thereof the following: "whose accounts are to be examined, in case it elects to do".

Section eleven point six (11.6), Code 1966, is hereby further amended by inserting in line sixteen (16) before the word "memorial" the word "county".

The amendment was adopted.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 301)

The ayes were 79:

Allen. Graham Miller of Page Stokes Andersen Hanson of Mitchell Nelson Story Bailey Harbor Nielsen Strand Baker Hicklin O'Malley Stromer Beardslev Hill Ossian Strothman Bergman Holden Palmer Sullivan Bowin Johnson of Audubon Patton Tapscott Caffrey Johnston of Polk Thordsen Pelton Conklin Tieden Kiilsholm Pierson Cunningham King Radl Van Drie Curran Kitner Redfern · Van Roekel Diehl Klein Reed Voorhees Doderer Kluever Renda Watson Dunton . Koch Roe Waugh Fisher of Greene Lipsky Roorda Welden Franklin Maloney Schmarie Winkelman Freeman Mayberry Schroeder Wood Fullerton McCartney Shepherd Yoder Gittins McCrav Sorg Mr. Speaker Glenn Millen Steffen

The nays were 4:

Christensen Hanson of Benton Hullinger Moffitt

Absent or not voting 41:

Battles Distelhorst McIntyre Peterson of Woodbury Bennett Duffy McNamara Breitbach Edgington Mensing Poncy Busch Fischer of Grundy Middleswart Sanders Miller of Des Moines Shaw Camp Gallagher Carnahan Miller of Jones Gannon Smith Clark Grasslev Mohrfeld Utzig Cochran Knight Van Nostrand Mowry Coffman Langland Nolin Varley Darrington Vetter Lee Petersen of Dallas Den Herder Wolfe

Senate File 60, a bill for an act to amend the probate code relative to clerk's fees in probate, with report of committee recommending passage, was taken up for consideration.

Lee of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 60)

The ayes were 90:

Gittins Millen Smith Allen Glenn Miller of Des Moines Steffen Andersen Baker Graham Miller of Page Stokes Hanson of Benton Beardslev Moffitt Storv Bennett Hanson of Mitchell Mowry Strand Harbor Nelson Stromer Bergman Hicklin Strothman Bowin Nielsen Caffrey Holden O'Mallev Sullivan Carnahan Hullinger Ossian Tapscott Christensen Johnson of Audubon Palmer Thordsen Johnston of Polk Patton Tieden Conklin Kiilsholm . Pelton Cunningham Utzig Curran King Petersen of Dallas Van Drie Diehl Kitner Varlev Pierson Distelhorst Klein Poncy Voorhees Duffv Kluever Radl Watson Dunton Koch Redfern Waugh Welden Lee Renda Edgington Lipsky Franklin Roe Winkelman Mayberry Wood Freeman Roorda McCrav Yoder Fullerton Schroeder Gallagher Mensing Shepherd Mr. Speaker Gannon Middleswart

The nays were none.

Absent or not voting 34:

Bailey Den Herder McCartney Sanders Battles Doderer McIntyre Schmarje Breitbach Fischer of Grundy McNamara Shaw Fisher of Greene Miller of Jones Sorg Busch Grasslev Mohrfeld Van Nostrand Camp Clark Hill Nolin Van Roekel Peterson of Woodbury Vetter Cochran Knight Langland Reed Coffman Wolfe Darrington Maloney

Senate File 56, a bill for an act relating to mortgage guaranty insurance, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 56)

The ayes were 93:

Allen Glenn Millen Steffen Andersen Graham Miller of Des Moines Stokes Bailey Hanson of Benton Miller of Page Story Baker Hanson of Mitchell Moffitt Strand Beardsley Stromer Harbor Mowry Bennett . Hicklin Nelson Strothman Bergman Hill Nielsen Sullivan Bowin Holden O'Malley Tapscott Carnahan Thordsen Hullinger Ossian Christensen Johnson of Audubon Palmer Tieden Conklin Johnston of Polk Patton Utzig Cunningham Kiilsholm Pelton Van Drie Curran King Pierson Van Nostrand Diehl Kitner Poncy-Van Roekel Distelhorst Klein Radl Varley Dunton Kluever Redfern Voorhees Edgington Koch Watson Renda Fisher of Greene Lipsky Roe Waugh Franklin Maloney Welden Roorda Freeman Mayberry Shaw Winkelman Fullerton McCray Shepherd Wood Gallagher Mensing Smith Yoder Gannon Middleswart Sorg Mr. Speaker Gittins

The nays were none.

Absent or not voting 31:

Battles	Darrington	Lee	Peterson
Breitbach	Den Herder	McCartney	of Woodbury
Busch	Doderer	McIntyre	Reed
Caffrey	Duffy	McNamara	Sanders
Camp	Fischer of Grundy	Miller of Jones	Schmarje
Clark	Grassley	Mohrfeld	Schroeder
Cochrán	Knight	Nolin	Vetter
Coffman	Langland	Petersen of Dallas	Wolfe

Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel, with report of committee recommending passage, was taken up for consider-

Ossian of Montgomery offered the following amendment filed by him and moved its adoption:

Amend Senate File 126, Section 1, by inserting after the word "deer" in line 3, the words "with firearms".

The amendment was adopted.

The Speaker ruled that the amendment by McIntyre of Linn, filed March 30, 1967 and found on page 756 of the House Journal, was out of order.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 126)

The ayes were 87:

Andersen	Harbor	Moffitt
Bailey	Hicklin	Mowry
Baker	Hill	Nelson
Bergman	Holden	Nielsen
Bowin	Hullinger	O'Malley
Carnahan	Johnson of Audubon	Ossian
Christensen	Johnston of Polk	Palmer
Conklin	Kiilsholm	Patton
Cunningham	King	Pelton
Curran	Kitner	Pierson
Diehl .	Klein	Poncy
Distelhorst	Kluever	Redfern
Dunton	Koch	Roe
Edgington	Lipsky	Roorda
Fisher of Greene	Mayberry	Schmarje
Fullerton	McCartney	Schroeder
Gallagher	McCray	Shaw
Gannon	Mensing	Shepherd
Gittins	Middleswart	Smith
Graham	Millen	Sorg
Hanson of Benton	Miller of DesMoines	Steffen
Hanson of Mitchell	Miller of Page	Stokes
The navs were 5:		

Story
Strand
Stromer
Strothman
Sullivan
Tapscott
Thordsen
Tieden
Utzig
Van Drie
Van Nostrand
Van Roekel
Varley
Voorhees
Watson
Waugh
Welden
Winkelman
Wood
Yoder
Mr. Speaker

The nays were 5:

Allen Bennett

Freeman Maloney

Renda

Absent or not voting 32:

Battles' Beardsley Coffman Darrington. Grassley Knight

Petersen of Dallas

Breitbach Den Herder
Busch Doderer
Caffrey Duffy
Camp Fischer of Grundy
Clark Franklin
Cochran Glenn

Langland
Lee
McIntyre
McNamara
Miller of Jones
Mohrfeld

of Woodbury Radl Reed Sanders Vetter Wolfe

Peterson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 679, a bill for an act relating to the registration of aircraft, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 679)

The ayes were 92:

Allen Glenn Millen Steffen Andersen Graham Miller of Des Moines Stokes Bailey Hanson of Benton Miller of Page Story Hanson of Mitchell Baker Moffitt Strand Beardslev Harbor Mowry Stromer Bennett Hicklin Nelson Strothman Bergman Hill O'Malley Sullivan Bowin Holden Ossian Tapscott Caffrey Hullinger Palmer Thordsen Carnahan Johnson of Audubon Patton Tieden Christensen Utzig Johnston of Polk Pelton Conklin Kiilsholm Pierson Van Drie Cunningham King Poncy Van Nostrand Curran Kitner Redfern Van Roekel Dunton Klein Renda Varlev Kluever Edgington Roe Voorhees Fisher of Greene Koch Roorda Watson Franklin Maloney Schmarie Waugh Freeman Mayberry Schroeder Welden Fullerton McCartney Shaw Winkelman Gallagher McCray Shepherd booWGannon Mensing Smith Yoder Gittins Middleswart Sorg Mr. Speaker

The nays were none.

Absent or not voting 32:

Den Herder Diehl Distelhorst Langland Lee Lipsky

Nolin Petersen of Dallas

Peterson of Woodbury

Doderer McIntyre Radl Camp Clark Duffy McNamara Reed Cochran Fischer of Grundy Miller of Jones Sanders Coffman Grasslev Mohrfeld Vetter Darrington Knight Nielsen Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 302, a bill for an act relating to the selection of commissioners for memorial halls and monuments, with report of committee recommending amendment and passage, was taken up for consideration.

Mowry of Marshall asked and received unanimous consent to withdraw the amendment filed by him on April 5, 1967, and found on page 829 of the House Journal.

Mowry of Marshall offered the following amendment filed by the committee on cities and towns and moved its adoption:

Amend House File 302, Section 1, by striking all of line six (6) after the word "organizations," and all of lines seven (7) and eight (8) and inserting in lieu thereof the words "The Legion of Guardsmen shall be included, pro-".

The amendment was adopted.

Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 302)

The ayes were 93:

Gittins

Allen	Glenn	Miller of Des Moines	Sorg
Andersen	Graham	Miller of Page	Steffen
Bailey	Hanson of Benton	Moffitt	Stokes
Baker	Hanson of Mitchell	Mowry	Story
Beardsley	Harbor	Nelson	Strand
Bennett	Hicklin	Nielsen	Stromer
Bergman	Hill	O'Malley	Strothman
Bowin	Holden	Ossian	Sullivan
Caffrey	Hullinger	Palmer	Tapscott
Carnahan	Johnson of Audubon	Patton	Thordsen
Christensen	Johnston of Polk	Pelton	Tieden
Conklin	Kiilsholm	Pierson	Utzig
Cunningham	King	Poncy	Van Drie
Curran	Kitner	Radl	Van Roekel
Diehl	Klein	Redfern	Varley
Distelhorst	Kluever	Reed	Voorhees
Dunton	Koch	Roe	Watson
Edgington	Maloney	Roorda	Waugh
Fisher of Greene	Mayberry	Schmarje	Welden
Franklin	McCartney	Schroeder	Winkelman
Freeman	Mensing	Shaw	Wood
Fullerton	Middleswart	Shepherd	Yoder
Gannon	Millen	Smith	Mr. Speaker

The nays were 1:

Renda

Absent or not voting 30:

Battles	Den Herder	Lee	Nolin
Breitbach	Doderer	Lipsky	Petersen of Dallas
Busch	Duffy	McCray	Peterson of
Camp	Fischer of Grundy	McIntyre	Woodbury
Clark	Gallagher	McNamara	Sanders
Cochran	Grassley	Miller of Jones	Van Nostrand
Coffman	Knight	Mohrfeld	Vetter
Darrington	Langland		Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 253, a bill for an act authorizing municipalities to appoint a deputy city clerk, with report of committee recommending passage, was taken up for consideration.

O'Malley of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 253)

The ayes were 93:

Allen	Glenn	Miller of Page	Sorg
Andersen	Graham	Moffitt	Steffen
Bailey	Hanson of Benton	Mowry	Stokes
Baker	Hanson of Mitchell	Nelson	Story
Beardsley	Harbor	Nielsen	Strand
Bennett	Hicklin	O'Malley	Stromer
Bergman	Hill	Ossian	Strothman
Bowin	Holden	Palmer	Sullivan
Caffrey	Hullinger	Patton	Tapscott
Carnahan	Johnson of Audubon	Pelton	Thordsen
Christensen	Johnston of Polk	Pierson	Tieden
Conklin	Kiilsholm	Poncy	Utzig
Cunningham	King	Radl	Van Drie
Curran	Kitner	Redfern	Van Roekel
Diehl	Klein	Reed	Varley
Distelhorst	Kluever	Renda	Voorhees
Dunton	Koch	Roe	Watson
Edgington	Maloney	Roorda	Waugh
Fisher of Greene	Mayberry	Schmarje	Welden
Franklin	Mensing	Schroeder	Winkelman
Freeman	Middleswart	Shaw	Wood
Fullerton	Millen	Shepherd	Yoder
Gallagher	Miller of	Smith	Mr. Speaker
Gittins	Des Moines		•

The nays were none.

Absent or not voting 31:

Battles Den Herder Lee Nolin Breitbach Doderer Lipsky Petersen of Dallas Busch Duffy McCartney Peterson of Fischer of Grundy Camp McCray Woodbury Clark Sanders Gannon McIntyre Cochran Van Nostrand Grassley McNamara Coffman Knight Miller of Jones Vetter Darrington Langland Mohrfeld Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 235, a bill for an act to establish a fund for operating and maintaining a central supply and distribution warehouse at the Woodward state hospital-school, with report of committee recommending passage, was taken up for consideration.

Bennett of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 235)

Miller of Des Moines

The ayes were 94:

Glenn

Allen	Graham	Moffitt	Steffen
Andersen	Hanson of Benton	Mowry	Stokes
Bailey	Hanson of Mitchell	Nelson	Story
Baker	Harbor	Nielsen	Strand
Beardsley	Hicklin	O'Malley	Stromer
Bennett	Hill	Ossian	Strothman
Bergman	Holden	Palmer	Sullivan
Bowin	Hullinger	Patton	Tapscott
Caffrey	Johnson of Audubon	Pelton	Thordsen
Carnahan	Johnston of Polk	Pierson	Tieden
Christensen	Kiilsholm	Poncy	Utzig
Conklin	King	Radl	Van Drie
Cunningham	Kitner	Redfern	Van Nostrand
Curran	Klein	Reed	Van Roekel
Distelhorst	Kluever	Renda	Varley
Dunton	Koch	Roe	Voorhees
Edgington	Maloney	Roorda	Watson
Fisher of Greene	Mayberry	Schmarje	Waugh
Franklin	McCartney	Schroeder	Welden
Freeman	McCray	Shaw	Winkelman
Fullerton	Mensing	Shepherd	Wood
Gallagher	Middleswart	Smith	Yoder
Gittins	Millen	Sorg .	Mr. Speaker

The nays were none.

Absent or not voting 30:

Mohrfeld Battles Den Herder Langland Nolin Breitbach Diehl Lee Petersen of Dallas Busch Doderer Lipsky Peterson of Camp Duffv McIntyre

CampDuffyMcIntyrePeterson ofClarkFischer of GrundyMcNamaraWoodburyCochranGannonMiller of JonesSandersCoffmanGrassleyMiller of PageVetterDarringtonKnightWolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 245, a bill for an act relating to trot and throw lines, with report of committee recommending passage, was taken up for consideration.

Bowin of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 245)

The ayes were 89:

Allen Hanson of Benton Miller of Des Moines Stokes Andersen Hanson of Mitchell Moffitt Story Strand Bailey Harbor Mowry Bennett Stromer Hicklin Nelson Bergman Hill O'Malley Strothman Bowin Holden Ossian Sullivan Caffrey Hullinger Palmer Tapscott Carnahan Johnson of Audubon Patton Thordsen Christensen Johnston of Polk Pelton Tieden Conklin Kiilsholm Pierson Utzig Cunningham King Poncy Van Drie Van Nostrand Curran Kitner Redfern Distelhorst Klein Reed Van Roekel Dunton Varley Kluever Renda Edgington Koch Roe Voorhees Fisher of Greene Maloney Roorda Watson Franklin. Mayberry Schmarje Waugh McCartney Freeman Schroeder Welden

Franklin Mayberry Schmarje Waugh
Freeman McCartney Schroeder Welden
Fullerton McCray Shaw Winkelman
Gallagher Mensing Shepherd Wood
Gittins Middleswart Smith Yoder

Glenn Millen Sorg Mr. Speaker

Graham

The nays were none.

Absent or not voting 35:

Baker	Darrington	Langland	Nolin
Battles	Den Herder	Lee	Petersen of Dalla:
Beardsley	Diehl	Lipsky	Peterson of
Breitbach	Doderer	McIntyre	Woodbury
Busch	Duffy	McNamara	Radl
Camp	Fischer of Grundy	Miller of Jones	Sanders
Clark	Gannon	Miller of Page	Steffen
Cochran	Grassley	Mohrfeld	Vetter
Coffman	Knight	Nielsen	Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 217, a bill for an act relating to transportation and clothing assistance granted to inmates of state penal institutions upon discharge or parole, with report of committee recommending passage, was taken up for consideration.

Johnston of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 217)

The ayes were 92:

Allen	Glenn	Millen	Sorg
Andersen	Graham	Miller of Des Moines	Stokes
Bailey	Hanson of Benton	Moffitt	Story
Baker	Hanson of Mitchell	Mowry	Strand
Bennett	Harbor	Nelson	Stromer
Bergman	Hicklin	Nielsen	Strothman
Bowin	Hill	O'Malley	Sullivan
Caffrey	Hullinger	Ossian	Tapscott
Carnahan	Johnson of Audubon	Palmer	Thordsen
Christensen	Johnston of Polk	Patton	Tieden
Conklin	Kiilsholm	Pierson	Utzig
Cunningham	King	Poncy	Van Drie
Curran	Kitner	Radl	Van Nostrand
Diehl	Klein	Redfern	Van Roekel
Distelhorst	Kluever	Reed	Varley
Dunton	Koch	Renda	Voorhees
Edgington	Lipsky	Roe	Watson
Fisher of Greene	Maloney	Roorda	Waugh
Franklin	Mayberry	Schmarje	Welden
Freeman	McCartney	Schroeder	Winkelman
Fullerton	McCray	Shaw	Wood
Gallagher	Mensing	Shepherd	Yoder
Gittins	Middleswart	Smith	Mr. Speaker
			44

The nays were 0:

Absent or not voting 32:

Battles Nolin Darrington Knight Langland Pelton Beardslev Den Herder Breitbach Doderer Lee Petersen of Dallas Bush Duffv McIntyre Peterson of Camp Fischer of Grundy McNamara Woodbury Clark Gannon Miller of Jones Sanders Grasslev Cochran Miller of Page Steffen Coffman Holden Mohrfeld Vetter Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 231, a bill for an act relating to an exclusion from licensing requirement as food establishment to those establishments processing only meat and poultry, with report of committee recommending passage, was taken up for consideration.

Pierson of Mahaska moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F.231)

Millen -

The aves were 94:

Glenn

Allen	Graham	Miller of Des Moines	Sorg
Andersen	Hanson of Benton	Miller of Page	Stokes
Bailey	Hanson of Mitchell	Moffitt	Story
Baker	Harbor	Mowry	Strand
Bennett	Hicklin	Nelson	Stromer
Bergman	Hill	Nielsen	Strothman
Bowin	Holden	O'Malley	Sullivan
Caffrey	Hullinger	Ossian	Tapscott
Carnahan	Johnson of Audubon	Palmer	Thordsen
Christensen	Johnston of Polk	Patton	Tieden
Conklin	Kiilsholm	Pelton	Utzig
Cunningham	King	Pierson	Van Drie
Curran	Kitner	Poncy	Van Nostrand
Diehl	Klein	Radl	Van Roekel
Distelhorst	Kluever	Redfern	Varley
Dunton	Koch	Reed	Voorhees
Edgington	Lipsky	Renda	Watson
Fisher of Greene	Maloney	Roe	Waugh
Franklin	Mayberry	Roorda	Welden
Freeman	McCartney	Schmarje	Winkelman
Fullerton	McCray	Schroeder	Wood
Gallagher	Mensing	Shaw	Yoder
Gittins	Middleswart	Shepherd	Mr. Speaker

The nays were none.

Absent or not voting 30:

Battles	Darrington	Langland	Petersen of Dallas
Beardsley	Den Herder	Lee	Peterson of
Breitbach	Doderer	McIntyre	Woodbury
Busch	Duffy	McNamara	Sanders
Camp	Fischer of Grundy	Miller of Jones	Smith
Clark	Gannon	Mohrfeld	Steffen
Cochran	Grassley	Nolin	Vetter
Coffman	Knight	-	Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 260, a bill for an act relating to application requirements for members of the department of public safety, with report of committee recommending passage, was taken up for consideration.

Mayberry of Webster moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 260)

The ayes were 88:

Andersen	Gittins	Miller of Des Moines	Sorg
Bailey	Glenn	Miller of Page	Steffen
Baker	Graham	Moffitt	Stokes
Beardsley	Hanson of Benton	Mowry	Story
Bennett	Hanson of Mitchell	Nelson	Strand
Bergman	Harbor	Nielsen	Stromer
Bowin	Hicklin	Ossian	Strothman
Caffrey	Holden	Palmer	Sullivan
Carnahan	Hullinger	Patton	Tapscott
Christensen	Johnson of Audubon	Pelton	Tieden
Conklin	Johnston of Polk	Pierson	Utzig
Cunningham	Kiilsholm	Poncy	Van Drie
Curran	King	Radl	Van Roekel
Diehl	Kitner	Redfern	Varley
Distelhorst	Klein	Reed	Voorhees
Dunton	Kluever	Renda	Watson
Edgington	Koch	Roe	Waugh
Fisher of Greene	Lipsky	Roorda	Welden
Franklin	Mayberry	Schmarje	Winkelman
Freeman	McCray	Shaw	Wood
Fullerton	Mensing	Shepherd	Yoder
Gannon	Millen	Smith	Mr. Speaker

The nays were none.

Absent or not voting 36:

Maloney Petersen of Dallas Doderer Allen Peterson of McCartney Battles Duffy Woodbury Fischer of Grundy McIntvre Breitbach Sanders Gallagher McNamara Busch Schroeder Middlegwart Grasslev Camp Miller of Jones Thordsen Clark Hill Van Nostrand Mohrfeld Cochran Knight Vetter Nolin Coffman Langland Wolfe Lee O'Malley Darrington

Den Herder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 76, a bill for an act relating to the use of traffic-control signals, with report of committee recommending amendment and passage, was taken up for consideration.

Redfern of Lee offered the following amendment filed by the committee on roads and highways and moved its adoption:

Amend House File 76 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section three hundred twenty-one point two-hundred fifty-five (321. 255), Code 1966, is hereby amended by striking the last sentence and inserting in lieu thereof the following:

"All such traffic-control devices hereafter erected shall conform to the specifications of the state manual on uniform traffic control devices for streets and highways, and any such traffic-control devices in place prior to the effective date of this shall be made to conform to the requirements of the state manual by July 1, 1969. All such traffic-control devices erected after July 1, 1969 shall conform within two years to any subsequent revisions of the state manual and specifications".

The amendment was adopted.

Stokes of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 76)

The ayes were 85:

Allen Hanson of Benton Mowry Steffen Stokes Andersen Harbor Nelson Bailey Hicklin Nielsen Story Strand Baker Hill O'Malley Stromer Beardslev Holden Ossian Strothman Bennett Hullinger Palmer Sullivan Bergman Johnson of Audubon Patton Bowin Kiilsholm Pelton Tapscott Tieden Caffrey Pierson King

Molin

Conklin Kitner Poncy Utzig Radl Van Drie Cunningham Klein Redfern Van Nostrand Curran Kluever Reed Van Roekel Diehl Lipsky Renda Varlev Distelhorst Mayberry Dunton McCray Roe Voorhees Watson Edgington Mensing Roorda Franklin Middleswart Schmarie Waugh Winkelman Freeman Millen Schroeder Wood Fullerton Miller of Des Moines Shaw Gannon Miller of Page Shepherd Yoder Smith Mr. Speaker Glenn Moffitt

The nays were 2:

Graham.

Fisher of Greene Sorg

Darrington

Absent or not voting 37:

Den nerder	Rocii	NOTIII
Doderer	Langland	Petersen of Dallas
Duffy	Lee	Peterson of
Fischer of Grundy	Maloney	Woodbury
Gallagher	McCartney	Sanders
Gittins	McIntyre	Thordsen
Grassley	McNamara	Vetter
Hanson of Mitchell	Miller of Jones	Welden
Johnston of Polk	Mohrfeld	Wolfe
	Doderer Duffy Fischer of Grundy Gallagher Gittins Grassley Hanson of Mitchell	Doderer Langland Duffy Lee Fischer of Grundy Maloney Gallagher McCartney Gittins McIntyre Grassley McNamara Hanson of Mitchell Miller of Jones

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 473, a bill for an act to provide uniform stop signs for use in school zones, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 528 SUBSTITUTED FOR HOUSE FILE 473

Dunton of Keokuk asked and received unanimous consent to substitute Senate File 528 for House File 473.

Senate File 528, a bill for an act to provide uniform stop signs for use in school zones, was taken up for consideration.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

"On the question "Shall the bill pass?" (S.F. 528)

Dan Handan

Knight

The ayes were 86:

Andersen Hanson of Benton Miller of Page Steffen

	00011111201	THE HOODE	p =0
Baker	Hanson of Mitchell	Moffitt	Stokes
Beardsley	Harbor	Mowry	Story
Bennett	Hicklin	Nelson	Strand
Bergman	Hill	Nielsen	Stromer
Bowin	Holden	Ossian	Strothman
Caffrey	Hullinger	Palmer	Sullivan
Christensen	Johnson of Audubon	Pelton	Thordsen
Conklin	Johnston of Polk	Pierson	Tieden
Cunningham	Kiilsholm	Poncy	Van Drie
Curran	King	Redfern	Van Nostrand
Diehl	Kitner	Reed	Van Roekel
Distelhorst	Klein	Renda	Varley
Dunton	Kluever	Roe	Voorhees
Fisher of Greene	Koch	Roorda	Watson
Franklin	Lipsky	Schmarje	Waugh
Freeman	Maloney	Schroeder	Welden
Fullerton	Mayberry	Shaw	Winkelman
Gannon	McCartney	Shepherd	Wood
Gittins	McCray	Smith	Yoder
Glenn	Millen	Sorg	Mr. Speaker
Graham	Miller of Des Moines	;	
		· ·	•

The nays were none:

Absent or not voting 38:

Allen	Darrington	Lee	Petersen
Bailey	Den Herder	McIntyre	of Dallas
Battles	Doderer	McNamara	Peterson of
Breitbach	Duffy	Mensing	Woodbury
Busch	Edgington	Middleswart	Radl
Camp	Fischer of Grundy	Miller of Jones	Sanders
Carnahan	Gallagher	Mohrfeld	Tapscott
Clark	Grassley	Nolin	Utzig
Cochran	Knight	O'Malley	Vetter
Coffman	Langland	Patton	Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 473 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 473 from further consideration by the House.

House File 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient, with report of committee recommending passage, was taken up for consideration.

Hullinger of Decatur moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 547)

The ayes were 82:

Allen Glenn Miller of Des Moines Story Andersen Graham Miller of Page Strand Baker Hanson of Benton Moffitt Stromer Beardsley Hanson of Mitchell Nelson Strothman Bennett Hicklin Nielsen Sullivan Bergman Hill Ossian Tapscott Bowin Holden Pierson Thordsen Caffrey Hullinger -Poncy Tieden Christensen Johnson of Audubon Van Drie Radl Conklin Kiilsholm Van Nostrand Redfern Van Roekel Cunningham King Reed Curran Kitner Renda Varley Diehl Klein Voorhees Roe Distelhorst Watson Kluever Roorda Dunton Koch Schmarie Waugh Fisher of Greene Lipsky Schroeder Welden Franklin Maloney Shaw Winkelman Freeman Mayberry Wood Sorg Fullerton McCartney Steffen Yoder Gannon McCray Stokes Mr. Speaker Gittins Mensing

The nays were none:

Den Herder

Absent or not voting 42:

Bailey	Doderer	McIntyre	Pelton
Battles	Duffy	McNamara	Petersen of Dallas
Breitbach	Edgington	Middleswart	Peterson of
Busch	Fischer of Grundy	Millen	Woodbury
Camp	Gallagher	Miller of Jones	Sanders
Carnahan	Grassley	Mohrfeld	Shepherd
Clark	Harbor	Mowry	Smith
Cochran	Johnston of Polk	Nolin	Utzig
Coffman	Knight	O'Malley	Vetter
Darrington	Langland	Palmer	Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Patton

House File 274, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 274)

Lee

The ayes were 80:

Allen	Hanson of Benton	Miller of Des Moines	Steffen
Andersen	Hanson of Mitchell	Miller of Page	Stokes
Bailey	Harbor	Moffitt	Story
Beardsley	Hicklin	Nelson	Strand
Bennett	Hill	Nielsen	Stromer
Bergman	Holden	O'Malley	Strothman
Bowin	Hullinger	Ossian	Tapscott
Caffrey	Johnson of Audubon	Palmer	Thordsen
Christensen	Kiilsholm	Patton	Tieden
Cunningham	King	Pierson	Van Drie
Curran	Kitner	Poncy	Van Nostrand
Distelhorst	Klein	Radl	Van Roekel
Doderer	Kluever	Reed	Varley
Dunton	Koch	Renda	Voorhees
Fisher of Greene	Lipsky	Roe.	Watson
Franklin	Maloney	Roorda	Waugh
Freeman	Mayberry	Schmarje	Welden
Fullerton	McCartney	Schroeder	Wood
Gittins	McCray	Shaw	Yoder
Glenn	Mensing	Sorg	Mr. Speaker

The nays were 5:

Conkli	
Diehl	

Johnston of Polk

Sullivan

Winkelman

Absent or not voting 39:

Baker	Den Herder	Lee	Petersen of Dal
Battles	Duffy	McIntyre	Peterson of
Breitbach	Edgington	McNamara	Woodbury
Busch	Fischer of Grundy	Middleswart	Redfern
Camp	Gallagher	Millen	Sanders
Carnahan	Gannon	Miller of Jones	Shepherd
Clark	Graham	Mohrfeld	Smith
Cochran	Grassley	Mowry	Utzig
Coffman	Knight	Nolin	Vetter
Darrington	Langland	Pelton	Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 356, a bill for an act relating to the marking and branding of animals, with report of committee recommending passage, was taken up for consideration.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 356)

The ayes were 85:

Allen Hanson of Benton Miller of Des Moines Stokes Andersen Hanson of Mitchell Miller of Page Story Bailev Harbor Moffitt Strand Nelson Stromer Baker Hicklin Beardslev Hill Nielsen Strothman Bennett Holden O'Malley Sullivan Bergman Hullinger Ossian Tapscott Bowin Johnson of Audubon Thordsen Palmer Johnston of Polk Caffrey Patton Tieden Christensen Kiilsholm Pierson Van Drie Conklin King Poncy Van Nostrand Cunningham Van Roekel Kitner Radl Kluever Curran Varley Renda Doderer Koch Voorhees Roe -Dunton Lipsky Roorda Watson Fisher of Greene Maloney Schmarie Waugh Franklin Mayberry Schroeder Welden Freeman McCartney Shaw Winkelman Fullerton McCrav Shepherd Wood Gittins Mensing Sorg Yoder Millen Glenn Steffen Mr. Speaker

The nays were none:

Graham

Absent or not voting 39:

Petersen of Dallas Battles Diehl Langland Breitbach Distelhorst Lee Peterson of Busch Woodbury Duffy McIntvre Redfern Camp Edgington McNamara Reed Carnahan Fischer of Grundy Middleswart Sanders Clark. Gallagher Miller of Jones Cochran Gannon Mohrfeld Smith Grasslev Utzig Coffman Mowry Klein Nolin Vetter Darrington Knight Pelton Wolfe Den Herder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 599, a bill for an act relating to metropolitan planning commissions, with report of committee recommending passage, was taken up for consideration.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 599)

The ayes were 87:

Millen Stokes Allen Glenn Andersen Graham Miller of Des Moines Story Bailey Hanson of Benton Miller of Page Strand Stromer Baker Hanson of Mitchell Moffitt Strothman Beardslev Harbor Nelson Bennett Sullivan Hicklin Nielsen Bergman Tapscott Hill O'Malley Bowin Holden Ossian Thordsen Tieden Caffrey Hullinger Palmer Christensen Johnson of Audubon Van Drie Patton Conklin Johnston of Polk Van Nostrand Pierson Van Roekel Cunningham Kiilsholm Poncy Curran King Redfern Varley Diehl Kitner Renda Voorhees Distelhorst Klein Roe Watson Doderer Kluever Roordá Waugh Dunton Lipsky Schmarje Welden Fisher of Greene Maloney Schroeder Winkelman Franklin Mayberry Shaw booW Freeman McCartney Shepherd Yoder Fullerton McCray Mr. Speaker Sorg Gitting Mensing Steffen

The nays were none:

Absent or not voting 37:

Battles	Duffy	McIntyre	Peterson of
Breitbach	Edgington	McNamara	Woodbury
Busch	Fischer of Grundy	Middleswart	Radl
Camp	Gallagher	Miller of Jones	Reed
Carnahan	Gannon	Mohrfeld	Sanders
Clark	Grassley	Mowry	Smith
Cochran	Knight	Nolin	Utzig
Coffman	Koch	Pelton	Vetter
Darrington	Langland	Petersen of Dallas	Wolfe
Den Herder	Lee		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 500, a bill for an act relating to the license to operate a motor vehicle, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 500)

The ayes were 85:

Allen Andersen Bailey Baker Beardsley Rennett Bergman Bowin Caffrey Christensen Conklin Cunningham

Hicklin Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Curran Kluever Diehl Koch Doderer Lipsky Dunton Maloney Fisher of Greene Mayberry Franklin McCartney Freeman McCray Fullerton Mensing

Graham

Harhor

Hanson of Benton

Hanson of Mitchell

Moffitt Nelson Nielsen O'Malley Ossian Palmer Patton Pierson Poncy Radl Redfern Reed Renda

Roe

Shaw

Sorg

Steffen

Roorda

Schmarie

Schroeder

Shepherd

Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Watson Waugh Welden · Winkelman Wood Yoder Mr. Speaker

Stokes

Story

Strand

The nays were 2:

Hill

Battles

Gittins

Glenn

Miller of Page

Millen

Absent or not voting 37:

Breitbach Busch Camp. Carnahan Clark Cochran Coffman Darrington Den Herder

Distelhorst Duffv Edgington Fischer of Grundy Gallagher Gannon Grassley Holden Knight Langland

Lee McIntyre McNamara Middleswart Miller of Des Moines Sanders Miller of Jones

Mohrfeld

Mowry

Nolin

Pelton Petersen of Dallas Peterson of Woodbury

Smith Utzig Vetter Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 222, a bill for an act relating to the sale of hay and straw, with report of committee recommending passage was taken up for consideration.

Baker of Boone moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 222)

Miller of Page

The ayes were 83:

Allen Harbor Moffitt Story Nelson Strand Andersen Hicklin Stromer Baker Hill Nielsen Strothman Beardslev Holden O'Malley Bergman Hullinger Ossian Sullivan Palmer Tapscott Bowin Johnson of Audubon Patton Thordsen Caffrey Johnston of Polk Tieden Christensen Kiilsholm Pierson Poncy Van Drie Conklin King Cunningham Redfern Van Nostrand Kitner Reed Van Roekel Curran Klein Dunton Renda Varley Kluever Voorhees Roe Fisher of Greene Koch Watson Roorda Franklin Lipsky Freeman Maloney Schmarie Waugh Fullerton Mayberry Schroeder Welden Gittins McCartney Shaw Winkelman Glenn McCray Shepherd Wood Graham Yoder Mensing Sorg Hanson of Benton Millen Steffen Mr. Speaker

Stokes

Hanson of Mitchell The nays were none:

Absent or not voting 41:

Ванеу	Den Herder	Langland	Perton
Battles	Diehl	Lee	Petersen of Dallas
Bennett	Distelhorst	McIntyre	Peterson of
Breitbach	Doderer	McNamara	Woodbury
Busch	Duffy	Middleswart	Radl
Camp	Edgington	Miller of Des Moines	Sanders
Carnahan	Fischer of Grundy	Miller of Jones	Smith
Clark	Gallagher	Mohrfeld	Utzig
Cochran	Gannon	Mowry	Vetter
Coffman	Grassley	Nolin	Wolfe
Darrington	Knight	• •	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 136, a bill for an act relating to the sale of fish, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 136)

Dallas

The ayes were 83:

Allen Hanson of Mitchell Miller of Page Sorg Andersen Harbor Moffitt Steffen Bailev Hicklin Nelson Stokes Baker Hill Nielsen Story Holden O'Mallev Strand Beardslev Bergman Hullinger Ossian Strothman Bowin Johnson of Audubon Palmer Sullivan Johnston of Polk Caffrey Patton Tapscott Thordsen Christensen Kiilsholm Pelton Tieden Conklin King Pierson Cunningham Kitner Poncy Van Drie Klein Radl Van Nostrand Curran Kluever Redfern Van Roekel Dunton Koch Reed Voorhees Fisher of Greene Renda Watson Franklin Lipsky Freeman Malonev Roe Waugh Welden Fullerton Mavberry Roorda McCartney Schmarie Winkelman Glenn McCrav Schroeder Wood Graham Mensing Shaw Yoder Hanson of Benton Millen Shepherd Mr. Speaker

The nays were none:

Absent or not voting 41:

Battles	Diehl	Langland	Petersen of
Bennett	Distelhorst	Lee	Peterson of
Breitbach	Doderer	McIntyre	Woodbury
Busch	Duffy	McNamara	Sanders
Camp	Edgington	Middleswart	Smith
Carnahan	Fischer of Grundy	Miller of Des Moines	Stromer
Clarke	Gallagher	Miller of Jones	Utzig
Cochran	Gannon	Mohrfeld	Varley
Coffman	Gittens	Mowry	Vetter
Darrington	Grassley	Nolin	Wolfe
Den Herder	Knight		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 577, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments, with report of committee recommending passage, was taken up for consideration.

Johnston of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 577)

The ayes were 84:

Graham Millen Shepherd Allen Andersen Hanson of Benton Miller of Page Sorg Bailey Hanson of Mitchell Moffitt Steffen Baker Harbor Nelson Story Beardsley -Hicklin Nielsen Strand Bergman Hill O'Malley Strothman Bowin Sullivan Holden Ossian Hullinger Palmer Caffrey Tapscott Christensen Johnson of Audubon Patton Thordsen Conklin Johnston of Polk Pelton Tieden Cunningham Kiilsholm Pierson Van Drie Curran Van Nostrand King Poncy Diehl Van Roekel Kitner Radl Doderer Redfern Voorhees Klein Dunton Reed Watson Kluever Fisher of Greene Koch Renda Waugh Franklin Roe Lipsky Welden Freeman Maloney Roorda Winkelman Fullerton Schmarje Mayberry Wood Gittins McCrav Schroeder Yoder Glenn Mensing Shaw Mr. Speaker

The nays were 2:

McCartney

Stokes

Absent or not voting 38:

Battles	Den Herder	Lee	Peterson of
Bennett	Distelhorst	McIntyre	Woodbury
Breitbach	Duffy	McNamara	Sanders
Busch	Edgington	Middleswart	Smith
Camp	Fischer of Grundy	Miller of Des Moines	Stromer
Carnahan	Gallagher	Miller of Jones	Utzig
Clark	Gannon	Mohrfeld	Varley
Cochran	Grassley	Mowry	Vetter
Coffman	Knight	Nolin	Wolfe
Darrington	Langland	Petersen of Dallas	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED

Mr. Speaker: We move to reconsider the vote by which House File 76 passed the House.

BAILEY of Wright PELTON of Clinton REDFERN of Lee

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- ${\rm H.\,F.}$ 80 Relating to leased and rented vehicle offenses. By Dunton, Grassley, Koch, and Story.
- H.F. 280 Providing for an optional form of municipal government. By Doderer, Yoder, Sullivan, Franklin, Tapscott, Glenn, Caffrey, Palmer, et al.
- H.F. 224 Relating to pharmacy. By Johnston, Bailey, Sorg, and Voorhees.
- H. F. 249 Relating to the effect of the home rule amendment for municipal corporations. By Hicklin, Van Nostrand, Kluever, McCartney, Dunton, et al.
- H.F. 178 Relating to migratory agricultural laborers. By Tapscott, Allen, McNamara, Shepherd, et al.

CHARLES E. GRASSLEY, Chairman Steering Committee

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 27, 1967, the Governor had approved House Files 161, 237 and 238; and Senate File 496.

REPORTS OF COMMITTEES

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 278, a bill for an act relating to revocation or suspension of motor vehicle operators' licenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred <u>House File 657</u>, a bill for an act relating to the elimination of the use of decalcomania emblems for truck and truck-tractor plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely postponed</u>.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 601, a bill for an act relating to motor vehicle registration plates, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 601 as follows:

1. Section 1, by striking the word "fifth" in line five (5) and substituting in lieu thereof the word "third".

- 2. Section 1, by striking the figures "1967" in line eight (8) and substituting in lieu thereof the figures "1968".
 - 3. By striking all of Section 2.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety to whom was referred <u>House_File_509</u>, a bill for an act relating to motor vehicle registration fee refunds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be be amended as follows, and when so amended the bill do pass.

Amend House File 509 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point one hundred twenty-six (321.126), Code 1966, is amended by inserting in line three (3) after the word "therefor" the words "excepting motor vehicles registered under sections of law applying fees computed under the provisions of section three hundred twenty-one point one hundred nine (321.109) of the Code".

Sec. 2. Section three hundred twenty-one point one hundred twenty-seven (321.127), Code 1966, is amended by adding after the word "dollar" in line eight (8) the words ", except that refund shall be made only of such portion of the computed amount that exceeds fifty (50) dollars".

Further amend said section by adding at the end thereof the words "Said refunds shall be made from moneys in the road use tax fund."

Sec. 3. Section three hundred twenty-one point one hundred twenty-nine (321.129), Code 1966, is hereby repealed.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 617, a bill for an act relating to careless driving, reckless driving, and death of a human being caused by means of a motor vehicle, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 617, Section 2, as follows:

- 1. By striking paragraph "a" of subsection one (1).
- 2. By striking from line eleven (11) of said section the identifying letter "b". EDGAR H. HOLDEN, Ranking Member

Smith of O'Brien, from the committee on higher education, submitted the following report:

Mr. Speaker: Your committee on higher education, to whom was referred Senate File 531, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and addition to and etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MARVIN W. SMITH, Chairman

Bowin of Black Hawk, from the committee on industrial and human relations, submitted the following report:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred <u>House File 609</u>, a bill for an act relating to fair employment practices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

DONALD BOWIN. Ranking Member

Also:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred House File 85, a bill for an act providing for the establishment of wage rates for public works projects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DONALD BOWIN, Ranking Member

Also:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred <u>House File 592</u>, a bill for an act relating to workmen's compensation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DONALD BOWIN, Ranking Member

Also:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred House File 227, a bill for an act relating to employees of public bodies of the state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DONALD BOWIN, Ranking Member

Also:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred <u>House File 447</u>, a bill for an act relating to the employment safety commission, its duties, powers and authority and the labor commissioner, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 447 by striking sections two (2) and three (3) and substituting in lieu thereof the following:

Section 2. Section ninety-one point eleven (91.11), Code 1966, is hereby amended by inserting after the word "may" in line seven (7) the following: ", with an affirmative vote of not less than five (5) members of the employment safety commission as set forth in sections eighty-eight A point three (88A.3) and eighty-eight A point sixteen (88A.16) of the Code,".

DONALD BOWIN, Ranking Member

Also:

Mr. Speaker: Your committee on industrial and human relations, to whom was referred House File 531, a bill for an act relating to the payment of unemployment compensation benefits and the determination thereof, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 531, Section 2, by striking in line five (5) the word and figure "two (2)" and inserting in lieu thereof the word and figure "three (3)"; also by striking

lines eleven (11), twelve (12) and thirteen (13) and inserting in lieu thereof the following: "for insured work of not less than an amount equal to two times the aforesaid state average weekly wage in one other quarter of his base period other than the calendar quarter".

DONALD BOWIN, Ranking Member

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 582</u>, a bill for an act relating to casualty insurance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred <u>House File 492</u>, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 492, Section 2, as follows:

- 1. By striking from line three (3) the words and figures "fifteen (15)" and inserting in lieu thereof the words and figures "eighteen (18)".
- 2. By striking from lines six (6) and seven (7) the words ", or on the person of another in whom the minor has an insurable interest".
- 3. By striking from lines eleven (11) and twelve (12) the words "any contract such minor effected on the person of another".

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend the Committee amendment to House File 304 filed April 26, 1967, by adding a new section as follows:

"Sec. 2. The legal obligation to pay damages by the parents or guardian shall be limited in a sum not to exceed five hundred dollars (\$500) for each act of vandalism and the total limit for all such damages arising out of property damages sustained by two or more persons as a result of two or more acts of vandalism committed in repetition in a sum not to exceed fifteen hundred dollars (\$1500). If the damages are cumulative arising out of a joint venture the legal obligation to pay damages by the parents or guardian shall be cumulative as to the separate parents or guardian not to exceed the foregoing limitations."

REED of Linn

Amend House File 471 as follows:

- 1. Section 2, by striking the period at the end of subsection six (6) and adding the following: "and shall not include members of the general assembly or legislative employees."
 - 2. By striking Section 3.
 - 3. Section 6, by adding thereto the following sentence:

"Nothing herein shall preclude campaign contributions or gifts which are unrelated to legislative activities or to state employment,"

- 4. Section 8, subsection three (3), by striking the words "seat," and ", vote," in line thirty-eight (38).
- 5. Section 8, subsection four (4), by striking the words "seat," and ", vote," in line forty-three (43).
 - 6. Section 9, by striking lines twenty-two (22) through thirty-one (31).
 - 7. Section twelve (12), by adding the following sentence thereto:

"Nothing herein shall preclude campaign contributions or gifts which are unrelated to legislative activities or to state employment, nor shall any gift authorized by any other section of this Act constitute a violation of this section."

- 8. Section 13, by striking all after the word "capacity" on line eight (8) and by inserting in lieu thereof the following:
- "is punishable by imprisonment in the penitentiary not to exceed five (5) years or by a fine not to exceed five thousand (5000) dollars, or by both such fine and imprisonment."
 - 9. By striking Sections 14, 15 and 16.
 - 10. By renumbering all sections following Section 2.
- 11. Section 10, by striking from lines three (3) and four (4) the words and figures "seven (7) and section nine (9)" and inserting in lieu thereof the following: "six (6) and section eight (8)?"

VAN NOSTRAND of Pottawattamie

Amend House File 351, section 1, subsection 1, line four (4) by inserting after the word "maintain" the following: "either water flush or":

CARNAHAN of Wapello

Amend House File 348 by adding thereto the following new section:

Sec. 2. Section four hundred forty-one point thirty-three (441.33), Code 1966, is hereby further amended by inserting after the period in line twenty-five (25) the following:

"The board may, however, on their own motion meet on the third Monday of August for a period not to exceed ten working days for the purpose of making land inspection. Information gathered at such time shall be recorded for consideration at their next May session."

DISTELHORST of Des Moines

Amend Senate File 516 as follows:

Section 1, by striking from line six (6) the words "or county" and inserting in lieu thereof the words ", county, city, town, or any nonprofit camping club or organization".

KLUEVER of Cass

Amend House File 222 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred seventy-eight point twelve (378.12), subsection three (3), Code 1966, is hereby amended by striking in line two (2) the word "wagon" and inserting in lieu thereof the word "mobile".

VOORHEES OF Blackhawk

Amend House File 682 by striking from line nine (9) the following "or (c)" and inserting in lieu thereof the following:

"(c) Operated by a municipally or privately owned urban transit company for the transportation of children as part of or in addition to their regularly scheduled service or (d)".

VETTER of Washington

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Monday, May 1, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, May 1, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Burrell Pennings, pastor of the Bethany Reformed Church, Des Moines, Iowa.

The Journal of April 28 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Stromer of Hancock on request of Knight of Humboldt; Mohrfeld of Tama on request of Lee of Hamilton; Watson of Ringgold at 11:30 a.m. on request of King of Monroe; Mowry of Marshall on request of Harbor of Mills.

PRESENTATION OF VISITORS

Maloney of Polk introduced to the House 60 eighth grade students from Urbandale Junior High School, Urbandale, Iowa, accompanied by Clayton Kennedy.

Lee of Hamilton introduced to the House 50 fifth and sixth grade students from South Hamilton Community School District, Jewell, Iowa and Ellsworth, Iowa, accompanied by Mrs. Voss and Mrs. Pearson, instructors, and R. B. Lord, Principal.

Van Drie of Story introduced to the House 19 fifth grade students from Ballard Community School, Kelley, Iowa, accompanied by their teacher, Glen Anderson.

Cunningham of Story introduced to the House 54 sixth grade students from Story City Community School, Story City, Iowa, accompanied by Roger Bohning, Zoanne Cook and Gary Crawford.

Shaw of Scott introduced to the House 23 students from Bettendorf High School, Bettendorf, Iowa, accompanied by teachers Dr. Dale Stratman, Wendell Hill, Marie Peck and Clyde Storbeck. They were also accompanied by chaperons Mrs. Donald Plumb, Mrs. Ken Eastin, Mrs. Desle Miller and Mrs. Don McNeil.

PETITIONS

The following petitions were received and placed on file:

By Breitbach of Dubuque from 11 residents of Dubuque County who favor personal property tax relief.

By Steffen of Chickasaw from three residents of Chickasaw County who favor property tax relief.

By Shaw of Scott from 3,000 residents of Bettendorf, Iowa who favor House File 322, a bill to provide a broader tax base upon which to bond, and House File 15, a bill giving permission to increase the millage to pay off these bonds.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 278, 601, 509, 617, 85, 592, 227, 447, 531 and 492; and Senate File 531, under Rule 35.

INTRODUCTION OF BILLS

House File 704, by Committee on Judiciary, a bill for an act providing for the establishment and management of the real estate recovery fund.

Read first time and placed on the calendar.

House File 705, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to an additional fee for each license plate fee account.

Read first time and placed on the calendar.

House File 706, by Committee on State Planning and Development, a bill for an act relating to municipal support of industrial projects.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 219, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor.

Read first time and referred to committee on county and township affairs.

Senate File 241, a bill for an act to amend sections three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor.

Read first time and referred to committee on cities and towns.

Senate File 561, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code.

Read first time and referred to committee on commerce.

Senate File 736, a bill for an act relating to advertising and selling courses of instruction and to amend chapter seven hundred thirteen A (713A), Code 1966, relating thereto.

Read first time and referred to committee on schools.

Senate Joint Resolution 24, a joint resolution proposing a constitutional amendment relating to qualifications of electors.

Read first time and referred to committee on constitutional amendments and reapportionment.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 38, a bill for an act to provide for the canvassing of votes and the inauguration of the governor and lieutenant governor at any suitable hall at the seat of government.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 309, a bill for an act relating to obscene, indecent, immoral, or impure entertainment.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 323, a bill for an act relating to the imposition of general parking restrictions within municipalities.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 474, a bill for an act to amend section five hundred twenty-eight point fifty-one (528.51), Code 1966, relating to bank parking lot offices, with report of committee recommending amendment and passage, was taken up for consideration.

Mensing of Cedar offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 474 as follows:

- 1. By striking the following from line 14 thereof; "the doing of business incident thereto." and inserting the following in lieu thereof "for the performance of such other clerical and routine duties not inconsistent with this section."
- 2. By substituting a period for the comma in line 28 thereof and striking the remainder of said line and all of lines 29, 30, 31, 32, 33 and the word "collateral." in line 34.

The amendment was adopted.

Mensing of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 474)

The ayes were 86:

			The second secon	
Andersen		Fisher of Greene	McCray	Sorg
Bailey		Franklin	McIntyre	Stokes
Baker		Freeman	Mensing	Story
Battles	,	Fullerton	Middleswart	Strand
Beardsley		Gannon	Miller of Des Moines	Strothman
Bergman		Graham	Miller of Jones	Sullivan
Bowin		Hanson of Benton	Miller of Page	Tapscott
Breitbach		Hanson of Mitchell	Moffitt	Thordsen
Busch		Harbor	Nelson	Tieden
Caffrey		Hicklin	Nielsen	Utzig
Camp		Holden	Ossian	Van Drie
Carnahan		Hullinger	Patton	Van Nostrand

Clark Johnson of Audubon Pierson Van Roekel Coffman Kiilsholm Reed Varley Conklin Roe Voorhees King Cunningham Roorda Waugh Kitner Curran Sanders Welden Kluever Winkelman Diehl Schmarie Knight Distelhorst' Koch Shaw booW Langland Shepherd Yoder Duffv Dunton Lee Smith Mr. Speaker Edgington Lipsky

The nays were 3:

Allen

Bennett

Schroeder

Absent or not voting 35:

Christensen Grasslev Mohrfeld Radl Cochran Hill. Mowry Redfern Johnston of Polk Renda Darrington Nolin Den Herder Steffen Klein O'Malley Doderer Maloney Palmer Stromer Fischer of Grundy Mayberry Pelton Vetter Gallagher McCartney Petersen of Dallas Watson McNamara Peterson of Woodbury Wolfe Gittins Glenn Millen Poncy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 80, a bill for an act relating to leased and rented vehicle offenses, with report of committee recommending amendment and passage, was taken up for consideration.

SENATE FILE 95 SUBSTITUTED FOR HOUSE FILE 80

Dunton of Keokuk asked and received unanimous consent to substitute Senate File 95 for House File 80.

Senate File 95, a bill for an act relating to leased and rented vehicle offenses, was taken up for consideration.

Winkelman of Calhoun offered the following amendment and moved its adoption:

Amend Senate File 95 as follows:

- 1. Section 1, line two (2), by striking the word "sections" and inserting in lieu thereof the word "section".
- 2. Subsection five (5), line three (3), by striking the words "state prison" and inserting in lieu thereof the word "penitentiary".

The amendment was adopted.

Thordsen

Tieden

Gannon of Jasper offered the following amendment and moved its adoption.

Amend Senate File 95 by striking all of Section 2.

The amendment was adopted.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Nielsen

O'Malley

On the question "Shall the bill pass?" (S.F. 95)

Fullerton

Grasslev

Miller of Page

The ayes were 50:

Andersen

Railey

Baker	Hanson of Mitchell	Patton	Utzig
Bennett	Holden	Sanders	Van Drie
Carnahan	Johnson of Audubon	Smith	Varley
Clark	Kiilsholm	Sorg	Vetter
Coffman	Koch	Steffen	Voorhees
Conklin	Langland	Stokes	Waugh
Dunton	McCray	Story	Winkelman
Edgington	Mensing	Strand	Wolfe
Fischer of Grundy	Millen	Sullivan	Wood
Fisher of Greene	Miller of Jones	Tapscott	Mr. Speaker

The nays were 57:

Franklin

Battles	Gannon	Lipsky	Poncy
Beardsley	Gittins	Maloney	Radl
Bergman	Glenn	Mayberry	Redfern
Bowin	Graham	McCartney	Reed
Breitbach	Hanson of Benton	McIntyre	Roe
Caffrey	Harbor	Middleswart	Schmarje
Camp	Hicklin	Miller of Des Moines	Schroeder
Cunningham	Hill	Moffitt	Shaw
Den Herder	Hullinger	Nelson	Shepherd
Diehl	Johnston of Polk	Nolin	Strothman
Distelhorst	King	Ossian	Van Nostrand
Doderer	Kitner	Palmer	Van Roekel
Duffy	Kluever	Pelton	Welden
Freeman	Lee	Pierson	Yoder
Gallagher			

Absent or not voting 17:

Curran

Allen	Darrington	Mohrfeld	Renda
Busch	Klein	Mowry	Roorda
Christensen	Knight	Petersen of Dallas	Stromer
Cochran	McNamara	Peterson of Woodbur	y Watson

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

HOUSE FILE 80 WITHDRAWN

Dunton of Keokuk asked and received unanimous consent to withdraw House File 80 from further consideration by the House.

House File 280, a bill for an act providing for an optional form of municipal government, with report of committee recommending passage, was taken up for consideration.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend House File 280 as follows:

- 1. By striking in lines five (5) and six (6) of section seven (7) the words "sections one (1), two (2), and three (3) of section eight (8)," and inserting in lieu thereof the words "section eight (8)".
- 2. By inserting in line one (1) of section eight (8) immediately preceding the word "cities" the words "The Code of Iowa is hereby amended by adding thereto the following new chapter:"
 - 3. By adding the following new paragraph at the end of section (8):

"Sections three hundred sixty-three C point three (363C.3) through three hundred sixty-three point C sixteen (363C.16), inclusive, are hereby made applicable to cities organized under this section."

4. By striking section nine (9) in its entirety and renumbering the remaining section accordingly.

The amendment was adopted.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend House File 280 by striking Section 10.

The amendment was adopted.

Doderer of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 280)

The ayes were 91:

Allen	Franklin	McCartney	Shepherd
Andersen	Fullerton	McCray	 Smith
Baker	Gannon	McIntyre	Sorg

Battles Gittins Strand Mensing Beardsley Glenn Middleswart Sullivan Bennett Graham Millen Tapscott Bergman Grasslev Miller of Des Moines Thordsen Bowin Hanson of Mitchell Miller of Jones Tieden Breitbach Harbor Moffitt Utzig Caffrey Hicklin Nelson Van Drie Camp Holden Nielsen Van Nostrand Carnahan Hullinger Palmer Van Roekel Clark Johnson of Audubon Patton Varley ' Coffman Kiilsholm Pelton Vetter Conklin Peterson of Woodbury Voorhees King Cunningham Kitner Pierson Waugh Den Herder Klein Poncy Welden Diehl Kluever Reed Winkelman Distelhorst Knight Renda Wolfe Doderer Koch Roe Wood Duffy Langland Roorda Voder Dunton Sanders Mr. Speaker Lee Edgington Maloney Schmarje

The navs were 9:

Fisher of Greene

Freeman Hanson of Benton

Lipsky Miller of Page Ossian Schroeder Stokes Strothman

Absent or not voting 24:

Fischer of Grundy Redfern Bailey Mohrfeld Gallagher Shaw Busch Mowry Hill Nolin Steffen Christensen Cochran Johnston of Polk O'Mallev Story Mayberry Petersen of Dallas Stromer Curran McNamara Radl Watson Darrington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 224, a bill for an act relating to pharmacy, with report of committee recommending amendment and passage, was taken up for consideration.

Sorg of Linn offered the following amendment filed by the committee on public health and welfare and moved its adoption:

Amend House File 224 as follows:

- 1. Section 2, by striking from line nine (9) the words "and regulations of this State".
 - 2. Section 2, by striking from line twenty-seven (27) the words "in this State".

- 3. Section 4, by striking from lines ten (10) and eleven (11) the word "association" and inserting in lieu therof the word "entity".
- 4. Section 4, by striking all of lines twenty-six (26) through twenty-nine (29) and inserting in lieu thereof the following:
- "c. The pharmacist-manager, if the pharmacy is a corporate entity or any other business entity not owned by a pharmacist, and shall include an enumeration of the names of all corporate officers and members of the board of directors."

The amendment was adopted.

Distelhorst of Des Moines offered the following amendment and moved its adoption:

Amend House File 224 as follows:

1. By adding in line six (6) of section eleven (11) after the word "times" the words ", except when otherwise ordered by the practitioner on the original prescription".

The amendment was adopted.

Johnston of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 224)

The ayes were 94:

4 1 1

Freeman	Middleswart	Sorg
Fullerton	Millen	Steffen
Gallagher	Miller of Jones	Stokes
Glenn	Moffitt	Strand
Graham	Nelson	Strothman
Hanson of Mitchell	Nielsen	Sullivan
Harbor	Nolin	Tapscott
Hicklin	Ossian	Thordsen
Hill	Palmer	Tieden
Holden ·	Patton	Utzig
Johnson of Audubon	Pelton	Van Drie
Johnston of Polk	Pierson	Van Nostrand
Kiilsholm	Poncy	Van Roekel
King	Radl	Varley
Kitner	Redfern	Vetter
Klein	Reed	Voorhees
Kluever	Renda	Waugh
Knight	Roe	Welden
Koch	Roorda	Winkelman
Langland	Sanders	Wolfe
McCartney	Schmarje	Wood
McCray	Schroeder	Yoder
McIntyre	Smith	Mr. Speaker
Mensing		
	Fullerton Gallagher Glenn Graham Hanson of Mitchell Harbor Hicklin Hill Holden Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight Koch Langland McCartney McCray McIntyre	Fullerton Millen Gallagher Miller of Jones Glenn Moffitt Graham Nelson Hanson of Mitchell Nielsen Harbor Nolin Hicklin Ossian Hill Palmer Holden Patton Johnson of Audubon Pelton Johnston of Polk Pierson Kiilsholm Poncy King Radl Kitner Redfern Klein Reed Kluever Renda Knight Roe Koch Roorda Langland Sanders McCartney Schmarje McCray Schroeder McIntyre Smith

The nays were none.

Absent or not voting 30:

Peterson Busch Gannon Mayberry Christensen Gittins McNamara of Woodbury Miller of Des Moines Shaw Cochran Grassley Miller of Page Shepherd Curran Hanson of Benton Darrington Hullinger Mohrfeld Story Diehl Lee Mowry Stromer Doderer Lipsky O'Malley Watson

Fischer of Grundy Maloney Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 249, a bill for an act relating to the effect of the home rule amendment for municipal corporations, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott offered the following amendment and moved its adoption:

Amend House File 249, Section 1, by striking from lines seven (7) and eight (8) the words ", towns and counties" and inserting in lieu thereof the words "and towns"; also by striking in line nine (9) the words ", towns and counties" and inserting in lieu thereof the words "and towns".

Roll call was requested by Klein of Winnebago and Johnson of Audubon.

On the question "Shall the amendment be adopted?" The ayes were 29:

Van Nostrand Bailey Kluever O'Malley Pelton Van Roekel Doderer Lee Lipsky Poncy Vetter Gallagher McCartney Redfern Welden Gannon McCray Shaw Wolfe Grassley Mensing Steffen Wood Hicklin Voder Hill Millen Tapscott

Johnston of Polk

The nays were 72:

Allen	Distelhorst	Knight	Schroeder
Andersen	Duffy	Koch	Shepherd
Baker	Dunton	Langland	Smith
Battles	Fischer of Grundy	McIntyre	Sorg
Beardsley	Franklin	Middleswart	Stokes
Bennett	Freeman	Miller of Des Moines	Story
Bergman	Fullerton	Miller of Jones	Strand
Bowin	Graham	Moffitt	Strothman
Breitbach	Hanson of Benton	Nelson	Sullivan

Nielsen Thordsen Busch Hanson of Mitchell Tieden Camp Harbor Nolin Ossian Utzig Clark Holden Pierson Van Drie Coffman Hullinger Varlev Johnson of Audubon Reed Conklin Voorhees Roe Cunningham Kiilsholm Waugh Curran King Roorda Winkelman Sanders Den Herder Kitner Diehl Klein Schmarje Mr. Speaker

Absent or not voting 23:

Caffrey Fisher of Greene Miller of Page Peterson Carnahan Gittins Mohrfeld of Woodbury Radl Christensen Glenn Mowry Renda Cochran Maloney Palmer Darrington Mayberry Patton Stromer Edgington McNamara Petersen of Dallas Watson

The amendment lost.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 249)

The ayes were 91:

Fischer of Grundy

Fisher of Greene

Franklin

Lee

Mayberry

McCartney

Allen	Freeman	McCray	Story
Andersen	Fullerton	Mensing	Strand
Bailey	Gannon	Middleswart	Strothman
Battles	Graham	Miller of Jones	Sullivan
Bergman	Grassley	Miller of Page	Tapscott
Bowin	Hanson of Benton	Nelson	Thordsen
Breitbach	Hanson of Mitchell	Nielsen	Tieden
Busch	Harbor	Ossian	Utzig
Caffrey	Hicklin	Palmer	Van Drie
Camp	Holden	Pelton	Van Roekel
Carnahan	Hullinger	Peterson of Woodbury	Varley
Clark	Johnson of Audubon	Pierson	Voorhees
Coffman	Johnston of Polk	Poncy	Waugh
Conklin	Kiilsholm	Redfern	Welden
Cunningham	King	Reed	Winkelman
Curran	Kitner	Roe	Wolfe
Den Herder	Klein	Sanders	Wood
Diehl	Kluever	Schmarje	Yoder
Distelhorst	Knight	Schroeder	Mr. Speaker
Duffy	Koch	Shaw	•
Dunton	Langland	Shepherd	

Smith

Stokes

Sorg

The nays were 16:

Baker Glenn McIntyre O'Malley
Bennett Hill Miller of Des Moines Steffen

Doderer Lipsky Moffitt Van Nostrand

Gallagher Maloney Nolin Vetter

Absent or not voting 17:

Beardsley Gittins Renda Mowry McNamara Christensen Patton Roorda Petersen of Dallas Cochran Millen Stromer Darrington Mohrfeld Radl Watson Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 178, a bill for an act relating to migratory agricultural laborers, with report of committee recommending passage, was taken up for consideration,

Allen of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 178 by adding the following new section:

"Section 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Mason City Globe-Gazette, a newspaper published at Mason City, Iowa and in The Muscatine Journal, a newspaper published at Muscatine, Iowa.

Hicklin of Louisa moved that action on House File 178 be deferred and that the bill retain its place on the calendar.

Camp of Clinton offered a substitute motion that action on House File 178 be deferred and that the bill be placed on the calendar as unfinished business.

Millen of Van Buren moved that House File 178 be made a special order of business for 9:00 a.m., Wednesday, May 3, 1967.

The motion by Millen of Van Buren prevailed.

SENATE AMENDMENT CONSIDERED

Moffitt of Appanoose called up for consideration Senate File 144, a bill for an act establishing a penalty for failure to file a semi-annual fertilizer tonnage report, amended by the House, and further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House Amendment to Senate File 144 by adding thereto the following:

"Further amend section one (1) by striking from line six (6) the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "ten (10)".

"Further amend section one (1) by striking from line seven (7) the words "date due" and inserting in lieu thereof the words "last day of January and July of each year as required in paragraph a of this subsection".

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Moffitt of Appanoose moved that the bill, as amended by the House, further amended by the Senate, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 144)

The ayes were 113:

Allen	Franklin	Maloney	Roorda
Andersen	Freeman	Mayberry	Sanders
Bailey	Fullerton	McCartney	Schmarje
Baker	Gallagher	McCray	Schroeder
Battles	Gannon	McNamara	Shaw
Beardsley	Gittins	Mensing	Shepherd
Bergman	Glenn	Middleswart	Smith
Bowin	Graham	Millen	Sorg
Breitbach	Grassley	Miller of Des Moines	Steffen
Busch	Hanson of Benton	Miller of Jones	Stokes
Caffrey	Hanson of Mitchell	Miller of Page	Story
Camp	Harbor	Moffitt	Strand
Carnahan	Hicklin	Nelson	Strothman
Christensen	Hill	Nielsen	Sullivan
Clark	Holden	Nolin	Thordsen
Coffman	Hullinger	O'Malley	Tieden
Conklin	Johnson of Audubon	Ossian	Utzig
Cunningham	Johnston of Polk	Palmer	Van Drie
Curran	Kiilsholm	Patton	Van Nostrand
Den Herder	King	Pelton	Van Roekel
Diehl	Kitner	Peterson of Woodbury	Varley
Distelhorst	Klein	Pierson	Vetter
Doderer	Kluever	Poncy	Voorhees
Duffy	Knight	Radl	Waugh
Dunton	Koch	Redfern	Welden
Edgington	Langland	Reed	Winkelman
Fischer of Grundy	Lee	Renda	Wolfe
Fisher of Greene	Lipsky	Roe	Wood
	•		Mr. Speaker

The nays were none.

Absent or not voting 11:

	· · · · · · · · · · · · · · · · · · ·		
Bennett	McIntyre	Petersen of Dallas	Watson
Cochran	Mohrfeld	Stromer	Yoder
Darrington	Mowry	Tapscott	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Kluever of Cass called up for consideration House File 67, a bill for an act to amend Chapter two hundred seventy-nine (279), Code 1966, to improve the continuing contract for teachers, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 67 by adding to section 1 the following new subsection:

3. By adding after the word and period "place." in line 90 the following: "No school board member shall be liable for any damages to any teacher if any such statement is determined to be erroneous as long as such statement was made in good faith."

The motion prevailed and the House concurred in the Senate amendment.

Kluever of Cass moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 67)

McCartney

The ayes were 107:

Edgington

Allen	Franklin	McCray	Shaw
Andersen	Fullerton	McIntyre	Smith
Bailey	Gallagher	McNamara	Sorg
Baker	Gannon	Mensing	Steffen
Battles	Gittins	Middleswart	Stokes
Beardsley	Glenn	Millen	Story
Bennett	Graham	Miller of Des Moines	Strand
Bergman	Grassley	Miller of Jones	Strothman
Bowin	Hanson of Benton	Miller of Page	Sullivan
Breitbach	Harbor	Moffitt	Tapscott
Busch	Hicklin	Nelson	Thordsen
Caffrey	Hill	Nielsen	Tieden
Camp	Holden	O'Malley	Utzig
Carnahan	Johnson of Audubon	Ossian	Van Drie
Christensen	Johnston of Polk	Palmer	Van Nostrand
Clark	Kiilsholm	Patton	Van Roekel
Coffman	King	Pelton	Varley
Conklin	Kitner	Peterson of Woodbury	Vetter
Cunningham	Klein	Pierson	Voorhees
Curran	Kluever	Poncy	Waugh
Den Herder	Knight	Radl	Welden
Diehl	Koch	Redfern	Winkelman
Distelhorst	Langland	Reed	Wolfe
Doderer	Lee	Renda	Wood
Duffy	Lipsky	Roorda	Yoder
Dunton	Mayberry	Schmarje	Mr. Speaker

Schroeder

The nays were none.

Absent or not voting 17:

Sanders Cochran Hanson of Mitchell Mowry Darrington Hullinger Nolin Shepherd Petersen of Dallas Stromer Fischer of Grundy Maloney Fisher of Greene Mohrfeld Roe Watson

Freeman

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on April 28, 1967, the Governor had approved the following: House File 71 and 659; and Senate File 72.

REQUEST TO VOTE

Shaw of Scott asked and received unanimous consent to be recorded as voting aye on House File 474.

Edgington of Franklin asked and received unanimous consent to be recorded as voting age on House Files 474 and 280.

Bergman of Osceola asked and received unanimous consent to be recorded as voting aye of House Files 474, 280 and 224.

Miller of Page asked and received unanimous consent to be recorded as voting aye on House File 249 and Senate File 95.

Wood of Scott asked and received unanimous consent to be recorded as voting aye on House File 474.

Camp of Clinton asked and received unanimous consent to be recorded as voting aye on House Files 474 and 280.

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- H.F. 100 Relating to liquor license fees. By Camp, Harbor, Duffy, and Fisher of Greene.
- H.F. 48 Relating to the payment of property damage claims under liability policies. By Maloney and Fischer of Grundy.
- H.F. 700 To include teasel (Dipsacus) in the list of secondary noxious weeds. By Committee on Agriculture.
- H.F. 697 Committee Bill -- Relating to the investment of funds not needed for current expenses of the state and its political subdivisions, By Committee on Commerce.
- H.F. 658 Committee Bill -- To authorize the state board of regents to construct buildings and facilities to support and carry out the service, instructional, and research objectives of hospitals, medical clinics, and laboratories of the State University of Iowa, By Committee on Higher Education.

H.F. 629 Committee Bill -- Relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof. By Committee on Board of Control.

CHARLES E. GRASSLEY, Chairman Steering Committee

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 274 passed the House.

WILLIAM H. HARBOR

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which House File 389 passed the House.

VINCENT STEFFEN

AMENDMENTS FILED

Amend House File 549, Section 5, by striking from line twenty (20) the words "subsection one (1) of this section" and inserting in lieu thereof the word and figure "one (1)"

LIPSKY of Linn

Amend House File 549 by adding to Section 6 a new subsection as follows:

"4. Any school district whose reimbursable expenditures per pupil are in the upper fifty (50) percent of per pupil reimbursable expenditures in the state shall be limited to a per pupil increase not to exceed ten (10) percent of the previous year's reimbursable expenditures per pupil. The amount of increase in reimbursable expenditures per pupil exceeding ten (10) percent per annum shall be deducted from the reimbursable expenditures as provided in this section."

LIPSKY of Linn

Amend House File 686 as follows:

- 1. Amend section one (1) by adding the following new subsection:
- "The 'state school aid equalization credit' is the amount of state funds credited to each property owner under the provisions of this Act."
 - 2. Amend by inserting after section nine (9) the following new section:
- "Sec. 10. The county auditor in preparing the tax lists under chapter four hundred forty-three (443) of the Code shall enter the amount of the state school aid equalization credit granted each property owner under the provisions of this Act."
- 3. Amend by renumbering the remaining sections in accordance with this amendment.

BAKER of Boone

Amend House File 178 as follows:

Strike lines three (3) and four (4) and all of line five to and including the period and insert in lieu thereof the following:

"No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen (14) years to be engaged, with or without compensation, as a migratory agricultural laborer during the regular school hours of a free non-sectarian public or private school which is reasonably available and accessible to such child and which is operated primarily for children of migratory agricultural laborers."

SCHMARJE of Muscatine HICKLIN of Louisa

Amend House File 15 as follows:

- 1. By striking from the title all after the word "Act" and inserting in lieu thereof the words "to amend section two hundred ninety-eight point eighteen (298.18), Code 1966, relating to school bond taxes".
 - 2. By striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Section two hundred ninety-eight point eighteen (298.18), Code 1966, is hereby amended by inserting in line sixteen (16) after the word "corporation" the following: "except as hereinafter provided."
- Section 2. Section two hundred ninety-eight point eighteen (298.18), Code 1966, is hereby further amended by adding the following at the end thereof:

"The amount estimated and certified to apply on principal and interest for any one year may exceed ten mills by such number of mills as may be approved by the voters of the school corporation, but not exceeding fifteen mills, on the dollar of the assessed valuation of the taxable property within any school corporation, provided that the qualified voters of such school corporation have first approved such increased millage at a special election, which may be held at the same time as the regular school election. The proposition submitted to the voters at such special election shall be in substantially the following form:

"Shall the board of directors of the (insert name of school corporation), in the County of _____, State of Iowa, be authorized to levy annually a tax exceeding ten mills, but not exceeding ___ mills, on the dollar of the assessed valuation of the taxable property within said school corporation to pay the principal of and interest on bonded indebtedness of said school corporation, it being understood that the approval of this proposition shall not limit the source of payment of the bonds and interest but shall only operate to restrict the amount of bonds which may be issued?"

Notice of such election shall be given by publication once each week for four consecutive weeks in a newspaper published in the school corporation, or if there is no newspaper published in the school corporation, in a newspaper published in the county and of general circulation in the school corporation. Such notice shall state the date of the election, the hours of opening and closing the polls and the exact location thereof, and the question to be submitted. The election shall be held on a date not less than five nor more than twenty days after the last publication of the notice. Such notice shall be sufficient and shall be in lieu of any other notice required by any other statute. At such election the ballot used for the submission of said proposition shall be in substantially the form for submitting special questions at general elections. Such proposition shall not be deemed carried or adopted unless the vote in favor of such proposition is equal to at least sixty per cent of the total vote cast for and against said proposition at said election. Whenever such a proposition has been approved by the voters of a school corporation as hereinbefore provided,

no further approval of the voters of such school corporation shall be required as a result of any subsequent change in the boundaries of such school corporation.

The voted millage referred to herein shall not limit the source of payment of bonds and interest but shall only restrict the amount of bonds which may be issued."

Section 3. In addition to the limitations contained in Section 298.21, the proposition for the increased millage to be submitted to qualified voters of school districts shall be limited to public school districts operating elementary and secondary schools.

YODER of Johnson DODERER of Johnson

VAN NOSTRAND of Pottawattamie

Amend House File 686 by striking all after the enacting clause and inserting in lieu thereof the following:

- "Section 1. When used in this Act, unless the context otherwise requires:
- "1. 'School district general fund askings' means the proposed general fund expenditures reduced by anticipated receipts from sources other than those provided by this Act.
- "2. 'Cities and towns budget' means the proposed levy for the functional funds as defined in sections four hundred four point six (404.6) through four hundred four point twelve (404.12) of the Code.
- "3. 'County budget' means the proposed levies for county government, excluding levies applicable to sections thirty-seven point seven (37.7), one hundred forty point thirteen (140.13) two hundred thirty-two point twenty-two (232.22), two hundred fifty-six point two (256.2), and three hundred forty-six point ten (346.10) of the Code.
- "4. 'Property tax revision fund' means a local fund in the county treasurer's office from which the thirty-five hundredths (.35) credit established by this Act is distributed.
- "Sec. 2. The county auditor of each county shall, prior to making the levies for the school district general fund askings beginning with the 1967-68 school budget, and each year thereafter, and prior to levying for the cities and towns budget beginning with the 1968 budget year, and each year thereafter, and prior to levying for the county budget beginning with the 1968 budget year, and each year thereafter, apply the military service tax credits, homestead tax credits, and agricultural land tax credits and multiply the remaining portion of each budget by thirty-five hundredths (.35).
- "Sec. 3. That portion of any political subdivision budget remaining after the thirty-five hundredths (.35) credit shall be levied by the county auditor as provided by chapter twenty-four (24) of the Code.
- "Sec. 4. After the county auditor determines the thirty-five hundredths (.35) credit for each political subdivision, he shall certify the amounts due each political subdivision to the state comptroller.
- "Sec. 5. The state comptroller shall pay the amounts so certified to each county treasurer in equal semi-annual installments on or about April 1 and October 1 of each year, with the first installment to begin April 1, 1968. There is appropriated from the general fund of the state the amounts necessary to make such payments.

- "Sec. 6. The money in the property tax revision fund shall be distributed by the county treasurer, on the tenth (10th) of the month following the month of collection, to each of the political subdivisions in proportion to which it was certified to the state comptroller by the county auditor.
- "Sec. 7. Section two hundred sixty-five point six (265.6), Code 1966, is amended by striking all of such section after the word 'school' in line four (4), effective January 1, 1968.
- "Sec. 8. Section two hundred eighty-five point one (285.1), Code 1966, subsection twelve (12), is amended, effective January 1, 1968, by striking lines eight (8) through ten (10) and the words 'portion of the' in line eleven (11).
- "Sec. 9. Sections two hundred eighty-five point two (285.2) and two hundred eighty-five point three (285.3), Code 1966, are repealed, effective January 1, 1968.
- "Sec. 10. Section two hundred eighty-five point six (285.6), Code 1966, is amended, effective January 1, 1968, by striking all of lines seven (7) through thirteen (13).
- "Sec. 11. Section two hundred eighty-five point seven (285.7), Code 1966, is repealed, effective January 1, 1968.
- "Sec. 12. Section two hundred eighty-five point fifteen (285.15), Code 1966, is amended, effective January 1, 1968, by striking lines ten (10) and eleven (11) and from line twelve (12) the words 'comply existed and the rights to'.
- "Sec. 13. Chapters two hundred eighty-six (286) and two hundred eighty-six A (286A), Code 1966, are repealed, effective January 1, 1968.
- "Sec. 14. Section three hundred twenty-one point one hundred seventy-seven (321.177), Code 1966, is amended, effective January 1, 1968, by striking lines fifty-nine (59) through seventy-seven (77.)
- "Sec. 15. Section two hundred seventy-two point five (272.5), Code 1966, is amended, effective January 1, 1968, by striking all of subsection one (1).
- "Sec. 16. Section four hundred twenty-seven point one (427.1), Code 1966, is amended by striking all of paragraph one (1) of subsection sixteen (16) and inserting in lieu thereof the following:
- "All tangible personal property customarily located and used in or about the residence or residences of the owner of said property; all wearing apparel and food used or to be used by the owner or his family; and all personal effects, for the year 1967 and all subsequent years."
- "Sec. 17. Section four hundred twenty-seven point one (427.1), Code 1966, is amended by striking all of subsection thirteen (13) after the word 'all' in line ten (10) and inserting in lieu thereof the words 'swine, cattle, sheep, horses, asses, mules and all other livestock and any fur-bearing animals of any age."
- "Sec. 18. Section four hundred twenty-seven point thirteen (427.13), Code 1966, is amended by striking all of subsections two (2), three (3), and ten (10), and by adding the following paragraph at the end of such section:

- "The provisions of this section shall be subject to section four hundred twenty-seven point one (427.1) of the Code."
- "Sec. 19. Section four hundred forty-one point forty-five (441.45), Code 1966, is amended by striking subsection four (4).
- "Sec. 20. Section four hundred twenty-six point one (426.1), Code 1966, is amended by striking all of such section after the word 'appropriated' in line nine (9) and inserting in lieu thereof the words 'a sum sufficient to pay claims in full'.
- "Sec. 21. Section four hundred twenty-six point three (426.3), Code 1966, is amended as follows:
- "1. By striking from line seven (7) the word 'fifteen' and inserting in lieu thereof the word 'twenty-five (25)'.
- "2. By striking from line thirteen (13) the word 'fifteen' and inserting in lieu thereof the word 'twenty-five (25)'."

FISHER of Greene NIELSEN of Shelby

Amend House File 697 by adding the following new section:

Sec. 6. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication, in the Maxwell Tribune, a newspaper published in Maxwell, Iowa, and in The Ocheyedan Press, a newspaper published in Ocheyedan, Iowa.

VAN DRIE of Story KING of Monroe

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Tuesday, May 2, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, May 2, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend John Porath, pastor of the Center Chapel Methodist Church, Indianola, Iowa.

The Journal of May 1 was approved.

PRESENTATION OF VISITORS

Knight of Humboldt introduced to the House 37 sixth grade students and six parents from the Boone Valley Community School, Renwick, Iowa, accompanied by Edward Salzer, principal and two teachers.

Johnson of Audubon introduced to the House 70 students from Guthrie Center High School, Guthrie Center, Iowa, accompanied by Mr. Wolfram, Mr. Krug, Mrs. Kent and Mrs. Lucky.

Coffman of Iowa introduced to the House 34 seventh and eighth grade students, accompanied by eight adults, from St. Paul's Lutheran School, Williamsburg, Iowa, and also their teacher, Leo Fastenau.

Johnston of Polk introduced to the House 100 fifth grade students from Johnston Community School, Johnston, Iowa, accompanied by Mrs. Helen Briggs, Mrs. Mable Reimers, Mrs. Pat Keller and Mrs. Jeanette Pettit.

Lee of Hamilton introduced to the House 72 seventh and eighth grade students from North East Hamilton Community School, Kamrar and Blairsburg Center, Iowa, accompanied by Principal John French and instructors, Mrs. Hemken, Mrs. Jones, Mrs. Bounsetter and Mrs. Greenwood.

PETITIONS

The following petitions were received and placed on file:

By Baker of Boone from 38 residents of Boone County who oppose House File 535 relating to mourning dove hunting season.

By Petersen of Dallas and McCray of Scott from 85 residents of Iowa opposing any proposals for laws that would refuse automobile insurance solely on the basis of old age.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 229.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Hanson of Mitchell offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable James W. Howard, of Howard County, who was a member of the Fifty-sixth and Fifty-seventh sessions of the General Assembly, passed away on April 28, 1967; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Hanson of Mitchell, Mensing of Cedar and Steffen of Chickasaw.

SENATE MESSAGES CONSIDERED

Senate File 309, a bill for an act relating to obscene, indecent, immoral, or impure entertainment.

Read first time and referred to committee on industrial and human relations.

Senate File 323, a bill for an act relating to the imposition of general parking restrictions within municipalities.

Read first time and referred to committee on cities and towns.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 732, a bill for an act relating to state communications and educational radio and television.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors.

Also

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 685, a bill for an act relating to production and sale of milk and milk products.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 685

Amend House File 685 as follows:

- 1. By striking from line 144 of section 1 the figure "(1956)" and by inserting in lieu thereof the figure "(1959)".
- 2. By inserting after the word "secretary" in line 59 of section 3 the words "or authorized municipal corporation".
- 3. By striking from lines 15, 16 and 17 of section 5 the words "However, only the secretary of agriculture may issue the permit referred to in this section for any milk plant or receiving station." By striking from line 30 of section 5 the word "except"

and by inserting in lieu thereof the word ": Except,". By adding an "s" to the word "section" in line 57 of section 5 and by inserting after the figure "(7)" in line 58 of section 5 the words and figure "and twelve (12)".

- 4. By inserting after the word "secretary" in line 14 of section 6 the words "or authorized municipal corporation". By inserting after the word "secretary" in line 31 of section 6 the words "or authorized municipal corporation". By striking from line 54 of section 6 the words "local health authority" and by inserting in lieu thereof the words "authorized municipal corporation". By striking from line 57 of section 6 the words "other supervising agency" and by inserting in lieu thereof the words "authorized municipal corporation". By striking from lines 58 and 59 of section 6 the words "other supervising agency" and by inserting in lieu thereof the words "authorized municipal corporation".
- 5. By inserting after the word "secretary" in line 20 of section 7 the words "or authorized municipal corporation". By inserting after the word "consumption" in line 24 of section 7 the words "as grade A pasteurized milk and milk products". By inserting after the word "health" in line 40 of section 7 the words "provided for in Section 27 of this Act". By inserting after the word "secretary" in line 71 of section 7 the words "or authorized municipal corporation".
- 6. By inserting after the word "secretary" in lines 2 and 6 of section 8 the words "or authorized municipal corporation".
- 7. By striking from line 3 of section 9 the word "Act" and by inserting in lieu thereof the words "chapter or chapter one hundred ninety-one (191) of the Code".
- 8. By inserting after the word 'producer' in line 3 of section 10 the words 'having a permit as defined in Section 5 of this Act'. By inserting after the word 'plant' in line 4 of section 10 the words 'having such a permit'. By striking from line 8 of section 10 the word 'Act' and by inserting in lieu thereof the word 'chapter'. By inserting after the word 'secretary' in line 17 of section 10 the words 'or authorized municipal corporation'. By inserting after the first comma in line 19 of section 10 the word and figure 'three (3)''. By inserting after the word 'secretary' in line 21 of section 10 the words 'or authorized municipal corporation'. By striking from line 21 of section 10 the word 'his' and by inserting in lieu thereof the word 'their'.
 - 9. By inserting after the word "on" in line 2 of section 11 the words "grade A".
- 10. By striking from line 4 of section 12 the words "health authority" and by inserting in lieu thereof the words "secretary or authorized municipal corporation".
- 11. By striking from line 8 of section 14 the words "Ninth (9th) Edition 1960" and by inserting in lieu thereof the words "Tenth (10th) Edition 1965".
- 12. By striking from line 5 of section 15 the word "Act" and by inserting in lieu thereof the word "chapter". By striking from line 28 of section 15 the period and by inserting in lieu thereof the words ", except when on delivery vehicles." By striking from line 40 of section 15 the period and by inserting in lieu thereof the words ", except when on delivery vehicles."
- 13. By striking from line 101 of section 16 the word "Act" and by inserting in lieu thereof the word "chapter". By striking from line 105 of section 16 the word "Act" and by inserting in lieu thereof the word "chapter".
- 14. By striking from line 1 of section 19 the word "Act" and by inserting in lieu thereof the word "chapter".

- 15. By inserting after the word "secretary" in line 10 of section 20 the words "or authorized municipal corporation".
- 16. By striking from line 4 of section 22 the word "Act" and by inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code".
- 17. By striking from line 3 of section 23 the word "Act" and by inserting in lieu thereof the word "chapter". By inserting after the word "secretary" in line 5 of section 23 the words "or authorized municipal corporation".
- 18. By inserting after the word "secretary" in line 14 of section 24 the words "or authorized municipal corporation".
- 19. By inserting after the word "secretary" in line 4 of section 25 the words "or authorized municipal corporation".
- 20. By striking from line 1 of section 26 the word "Act" and by inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code". By inserting after the word "office" in line 7 of section 26 the words "or the office of the clerk of an authorized municipal corporation". By striking from line 10 of section 26 the words "this Act" and by inserting in lieu thereof the words "said chapters".
- 21. By striking from line 8 of section 27 the period and by inserting in lieu thereof the words "or who, if he did not issue such permit, shall withdraw the grade A declared on the label,"
- 22. By inserting after the word "A" in line 1 of section 29 the words "pasteurized milk and milk products sanitation compliance". By inserting after the word "under" in line 5 of section 29 the words "Section 5 of". By striking from line 6 of section 29 the word "Act" and by inserting in lieu thereof the word "section". By striking from line 8 of section 29 the words "of state" and by inserting in lieu thereof the words "or the office of the clerk of an authorized municipal corporation".
- 23. By striking from line 10 of section 30 the word "the" and by inserting in lieu thereof the word "these".

SPECIAL ORDER HOUSE FILE 686

The hour of 10:00 a.m. having arrived, the Speaker announced the "special order" for the consideration of House File 686.

House File 686, a bill for an act to provide a method for general property tax replacement and equalization, was taken up for consideration.

COMMITTEE OF THE WHOLE

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 686, and that Baringer of Fayette preside as chairman over the deliberations of the committee.

The motion prevailed.

On motion by Millen of Van Buren, the committee of the whole recessed until $3:00\ p.m.$

AFTERNOON SESSION

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Breitbach of Dubuque at 4:00 p.m. on request of the Speaker; Curran of Cerro Gordo on request of the Speaker.

PRESENTATION OF VISITORS

Fisher of Greene introduced to the House the Honorable Henry Stevens, Scranton, Iowa, former member of the House from Greene County in the Fifty-first, Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh General Assemblies.

COMMITTEE OF THE WHOLE

The committee of the whole reconvened, Chairman Baringer presiding.

Millen of Van Buren moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

The House resumed consideration of House File 686, a bill for an act to provide a method for general property tax replacement and equalization.

Fisher of Greene offered the following amendment filed by him:

Amend House File 686 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. When used in this Act, unless the context otherwise requires:

- "1. 'School district general fund askings, means the proposed general fund expenditures reduced by anticipated receipts from sources other than those provided by this Act.
- "2. 'Cities and towns budget' means the proposed levy for the functional funds as defined in sections four hundred four point six (404.6) through four hundred four point twelve (404.12) of the Code.
- "3. 'County budget' means the proposed levies for county government, excluding levies applicable to sections thirty-seven point seven (37.7), one hundred forty point thirteen (140.13), two hundred thirty-two point twenty-two (232.22), two hundred fifty-six point two (256.2), and three hundred forty-six point ten (346.10) of the Code.
- "4. 'Property tax revision fund' means a local fund in the county treasurer's office from which the thirty-five hundredths (.35) credit established by this Act is distributed.
- "Sec. 2. The county auditor of each county shall, prior to making the levies for the school district general fund askings beginning with the 1967-68 school budget, and each year thereafter, and prior to levying for the cities and towns budget beginning with the 1968 budget year, and each year thereafter, and prior to levying for the county budget beginning with the 1968 budget year, and each year thereafter, apply the military service tax credits, homestead tax credits, and agricultural land tax credits and multiply the remaining portion of each budget by thirty-five hundredths (.35).
- "Sec. 3. That portion of any political subdivision budget remaining after the thirty-five hundredths (.35) credit shall be levied by the county auditor as provided by chapter twenty-four (24) of the Code.

- "Sec. 4. After the county auditor determines the thirty-five hundredths (.35) credit for each political subdivision, he shall certify the amounts due each political subdivision to the state comptroller.
- "Sec. 5. The state comptroller shall pay the amounts so certified to each county treasurer in equal semi-annual installments on or about April 1 and October 1 of each year, with the first installment to begin April 1, 1968. There is appropriated from the general fund of the state the amounts necessary to make such payments.
- "Sec. 6. The money in the property tax revision fund shall be distributed by the county treasurer, on the tenth (10th) of the month following the month of collection, to each of the political subdivisions in proportion to which it was certified to the state comptroller by the county auditor.
- "Sec. 7. Section two hundred sixty-five point six (265.6), Code 1966, is amended by striking all of such section after the word 'school' in line four (4), effective January 1, 1968.
- "Sec. 8. Section two hundred eighty-five point one (285.1), Code 1966, subsection twelve (12), is amended, effective January 1, 1968, by striking lines eight (8) through ten (10) and the words 'portion of the' in line eleven (11).
- "Sec. 9. Sections two hundred eighty-five point two (285.2) and two hundred eighty-five point three (285.3), Code 1966, are repealed, effective January 1, 1968.
- "Sec. 10. Section two hundred eighty-five point six (285.6), Code 1966, is amended, effective January 1, 1968, by striking all of lines seven (7) through thirteen (13).
- "Sec. 11. Section two hundred eighty-five point seven (285.7), Code 1966, is repealed, effective January 1, 1968.
- "Sec. 12. Section two hundred eighty-five point fifteen (285.15), Code 1966, is amended, effective January 1, 1968, by striking lines ten (10) and eleven (11) and from line twelve (12) the words 'comply existed and the rights to'.
- "Sec. 13. Chapters two hundred eighty-six (286) and two hundred eighty-six A (286A), Code 1966, are repealed, effective January 1, 1968.
- "Sec. 14. Section three hundred twenty-one point one hundred seventy-seven (321.177), Code 1966, is amended, effective January 1, 1968, by striking lines fifty-nine (59) through seventy-seven (77).
- "Sec. 15. Section two hundred seventy-two point five (272.5), Code 1966, is amended, effective January 1, 1968, by striking all of subsection one (1).
- "Sec. 16. Section four hundred twenty-seven point one (427.1), Code 1966, is amended by striking all of paragraph one (1) of subsection sixteen (16) and inserting in lieu thereof the following:
- " 'All tangible personal property customarily located and used in or about the residence or residences of the owner of said property; all wearing apparel and food used or to be used by the owner or his family; and all personal effects, for the year 1967 and all subsequent years.'
- "Sec. 17. Section four hundred twenty-seven point one (427.1), Code 1966, is amended by striking all of subsection thirteen (13) after the word 'all' in line ten (10) and inserting in lieu thereof the words 'swine, cattle, sheep, horses, asses, mules and all other live-stock and any fur-bearing animals of any age."

- "Sec. 18. Section four hundred twenty-seven point thirteen (427.13), Code 1966, is amended by striking all of subsections two (2), three (3), and ten (10), and by adding the following paragraph at the end of such section:
- "The provisions of this section shall be subject to section four hundred twenty-seven point one (427.1) of the Code."
- "Sec. 19. Section four hundred forty-one point forty-five (441.45), Code 1966, is amended by striking subsection four (4).
- "Sec. 20. Section four hundred twenty-six point one (426.1), Code 1966, is amended by striking all of such section after the word 'appropriated' in line nine (9) and inserting in lieu thereof the words 'a sum sufficient to pay claims in full'.
- "Sec. 21. Section four hundred twenty-six point three (426.3), Code 1966, is amended as follows:
- "1. By striking from line seven (7) the word 'fifteen' and inserting in lieu thereof the word 'twenty-five (25)'.
- "2. By striking from line thirteen (13) the word 'fifteen' and inserting in lieu thereof the word 'twenty-five (25)'."

Bailey of Wright offered the following amendment to the amendment and moved its adoption:

Amend the Fisher and Nielsen amendment to House File 686, filed May 1, as follows:

- 1. By striking all of Section 17.
- 2. By striking in Section 18, lines ninety-five (95) and ninety-six (96), the words "subsections two (2), three (3), and", and inserting in lieu thereof the word "subsection".
 - 3. By deleting all of Section 19 and renumbering all sections following Section 16.

Roll call was requested by Maloney of Polk and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 54:

Allen	Franklin	O'Malley	Thordsen
Andersen	Gittins	Palmer	Utzig
Bailey	Harbor	Pelton	Van Drie
Beardsley	Hicklin	Petersen of Dallas	Van Nostrand
Bowin	Holden	Poncy	Van Roekel
Busch	Hullinger	Radl	Vetter
Caffrey	Kluever	Redfern	Voorhees
Carnahan	Lipsky	Renda	Watson
Cochran	McCartney	Sanders	Welden
Conklin	McCray	Shaw	Wolfe
Doderer	McIntyre	Shepherd	Wood
Duffy	Millen	Sorg	Yoder
Dunton	Miller of Jones	Tapscott	Mr. Speaker
Edgington	Miller of Page		

The navs were 63:

Baker Gallagher مم آ Roorda Battles Glenn Maloney Schmarie Bennett Graham Mayberry Schroeder Reroman Gracelev Miller of Des Moines Smith Camp Hanson of Benton Moffitt Staffen Christensen Hanson of Mitchell Mohrfeld Stokes Clark Hill Story Mowry Cunningham Johnson of Audubon Nelson Strand Darrington Johnston of Polk Nielsen Stromer Den Herder Kiilsholm Nolin Strothman Diehl King Ossian Sullivan Distelhorst Kitner Patton Tieden Fischer of Grundy Klein Peterson of Woodbury Varley Fisher of Greene Pierson Knight Waugh Freeman Reed Koch Winkelman Fullerton Langland Roe

Absent or not voting 7:

Breitbach Coffman Curran Gannon McNamara

Middleswart

nan Gannon Mensing

The amendment to the amendment lost.

Distelhorst of Des Moines offered the following amendment to the amendment:

Amend the Fisher-Nielsen amendment to House File 686, filed May 1, 1967, as follows:

- 1. By striking all of Sections fourteen (14), sixteen (16), seventeen (17), eighteen (18), and nineteen (19).
 - 2. By adding thereto the following new section:

Section four hundred twenty-seven point one (427.1), Code 1966, is hereby amended by adding the following new subsection:

- "Each taxpayer or corporation shall be entitled to an exemption of ten thousand dollars (\$10,000) of actual value on personal property."
 - 3. By renumbering the sections in accordance with this amendment,

The Speaker ruled that the amendment be divided and that Division 1 was out of order.

Maloney of Polk moved to reconsider the vote by which the Bailey amendment to the Fisher amendment failed to be adopted by the House.

The motion lost.

Distelhorst of Des Moines asked and received unanimous consent to withdraw his amendment.

Speaker Pro Tempore Kluever in the chair at 5:10 p.m.

Pending at Adjournment

MOTION TO RECONSIDER FILED

I move that the vote by which House File 249 passed the House be Mr. Speaker: reconsidered.

ELIZABETH SHAW

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 95 failed to pass the House.

DONALD BOWIN

COMMUNICATION FROM SECRETARY OF STATE

May 2, 1967

TO THE HONORABLE SPEAKER OF THE HOUSE OF REPRESENTATIVES SIXTY-SECOND GENERAL ASSEMBLY:

I, MELVIN D. SYNHORST, Secretary of State of the State of Iowa, do hereby certify that pursuant to House Joint Resolution 28, acts of the Sixty-second General Assembly, I received on May 1, 1967, the report of the Iowa Legislative Subdistricting Commission.

The report of said commission is available for inspection in the office of the Secretary of State, and copies are available upon request.

> TESTIMONY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, Des Moines, this second day of May, A.D. 1967.

> > MELVIN D. SYNHORST Secretary of State

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate File 40.

A. L. MENSING.

Chairman House Committee

ADOLPH W. ELVERS. Chairman Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: Senate File 40.

REPORTS OF COMMITTEES

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred House File 498, a bill for an act relating to motor vehicle registrations, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

EDGAR H. HOLDEN, Ranking Member

Curran of Cerro Gordo, from the committee on state planning and development, submitted the following report:

Mr. Speaker: Your committee on state planning and development, to whom was referred House File 640, a bill for an act to create an industrial development fund to aid cities, towns, and counties in financing industrial development programs, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

LEIGH R, CURRAN, Chairman

Nielsen of Shelby, from the committee on law enforcement, submitted the following report:

Mr. Speaker: Your committee on law enforcement, to whom was referred House File 121, a bill for an act relating to assault of a peace officer, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Also:

Mr. Speaker: Your committee on law enforcement, to whom was referred Senate File 168, a bill for an act relating to larceny from parking meters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ALFRED NIELSEN, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 264, a bill for an act relating to the sale of Inter-American Development Bank bonds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

WILDIAM P. WINKELMAN, Chairman

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 542, a bill for an act relating to registration of voters, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

AMENDMENTS FILED

Amend House File 637 as follows:

1. Section 1, by striking all of lines four (4), five (5) and six (6) and inserting in lieu thereof the following:

- "All real property to a limit of twenty acres and all personal property used or expended solely for the purpose of research, testing or developing new or improvements in existing processes, goods, products, or".
- 2. Section 1, by striking from line thirty-five (35) the word and figures "ten (10)" and inserting in lieu thereof the word "five".

Committee on State Planning and Development

Amend House File 697 by adding thereto the following new section:

Chapter four hundred fifty three (453), Code 1966, is hereby amended by adding thereto the following new section:

"The treasurer of each political subdivision, except for township treasurers, shall submit an investment report to the auditor of state on forms provided within fifteen (15) days following the close of each calendar quarter. The report shall contain the following information, all of which shall relate to the previous calendar quarter: total demand deposits placed in depositories; total funds invested; description and disposition of investments; dates of investment; rates of interest earned or returns on the investments; and such other information as the auditor of state may reasonably require pertaining to public funds.

KOCH of Woodbury

Amend House File 164 by adding the following new section:

- "Sec. 27. Section two hundred thirty-one point three (231.3), Code 1966, is hereby amended by adding the following:
- "The judge of the juvenile court may appoint a referee in juvenile court proceedings. The referee shall be qualified for his duties by training and experience and shall hold office at the pleasure of the judge. The compensation of the referee shall be fixed by the judge. The judge may direct that any case or class of cases arising under chapter two hundred thirty-two (232) of the Code shall be heard in the first instance by the referee in the manner provided for the hearing of cases by the court.
- "'Upon the conclusion of a hearing held as provided herein, the referee shall transmit to the judge findings of fact. Notice of the findings of fact of the referee, together with a statement concerning the right to a rehearing, shall be given to the parties to the proceeding heard by the referee, including the parents, guardian or custodian of a minor, and to any other interested person as the court may direct. This notice may be given orally at the hearing, or by certified mail or other service as directed by the court.
- "The parties to a proceeding heard before the referee shall be entitled to a rehearing by the judge of the juvenile court if requested within seven (7) days after receiving notice of the findings of fact of the referee. In the interest of justice, the court may allow a rehearing at any time. If a rehearing is not requested, the court may enter any appropriate order based upon the referee's findings of fact."

KOCH of Woodbury

Amend House File 231 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred twenty-one point forty (321.40), Code 1966, is hereby amended by striking from line three (3) the word and figure "December 1" and inserting in lieu thereof the word and figure "January 2".

- Section 2. Section three hundred twenty-one point one hundred thirty-four (321.134), Code 1966, is hereby amended as follows:
- 1. By striking from line one (1) the word and figure "February 1" and inserting in lieu thereof the word and figure "March 1".
- 2. By striking from line ten (10) the word and figure "February 1" and inserting in lieu thereof the word and figure "March 1".
- Section 3. Section three hundred twenty-one point one hundred sixty-seven (321.167), Code 1966, is hereby amended by striking from line two (2) the words "first day of December" and inserting in lieu thereof the words "second day of January".

DISTELHORST of Des Moines MILLER of Des Moines

Amend Section one (1) of Senate File 221 as follows:

- 1. Amend line 2 by striking the word "sections" and inserting in lieu thereof the word "section".
 - 2. Amend line 3 by striking the number "1.".
- 3. Amend line 11 by adding after the period the following: "Such rules shall be adopted in the manner provided in section six hundred eighty-four point nineteen (684.19) of the Code."
 - 4. Further amend by striking all of the remaining subsections.

JOHNTSON of Polk

Amend House File 15 as follows:

Amend the Yoder et al amendment to House File 15 filed April 28, Section 1, by inserting in line four (4) thereof after the word "The", the word "amount".

YODER of Johnson

Amend the title to House File 705 by striking all after the word "relating" and inserting in lieu thereof "to the distribution of funds collected for motor vehicle registrations".

HOLDEN of Scott

Amend the Schmarje, Hicklin amendment to House File 178 filed April 28, 1967 by striking all after the word "during" in line nine (9) and through line thirteen (13) and inserting in lieu thereof the following:

"The hours of seven-thirty a.m. to five o'clock p.m. excluding Saturdays."

BOWIN of Black Hawk ALLEN of Pottawattamie CHRISTENSEN of Union

Amend House File 686 as follows:

- 1. Section 3, line three (3), by inserting after the word "budgets" the following: "or the calendar year 1968, whichever is applicable,".
- 2. Section 4, line nine (9), by inserting after the word "and" the words "to each county auditor and to".
- 3. Section 4 is further amended by inserting in line eleven (11) a period after the word "unit" and by striking the remainder of the section.

PETERSEN of Dallas

Amend House File 686, Section 6, by adding thereto the following:

"Any district which is operating at a per-pupil cost in excess of 85% of the state average general fund expenditure which shall propose to increase the per-pupil cost over the previous year at a percentage rate in excess of the economic growth of the state, as indicated by the growth of state revenue, shall be required to get prior approval of a majority of the following state officials: The state comptroller or his designated staff member, the superintendent of public instruction or his designated staff member, two members of the senate designated by the president of the senate and who differ from each other in political affiliation, and two members of the house of representatives designated by the speaker of the house and who differ from each other in political affiliation. In no case shall the total dollar increase for any district exceed 85% of the state average general fund expenditure per-pupil multiplied by the current year's economic growth as determined by the state comptroller. Failure to receive approval for such an increase or a part thereof from a majority of said officials shall result in state equalization aid being decreased by three times the total dollar amount not having approval that said districts' increase exceeds the allowable percentage of growth.

On or after July 1 of each year, but not later than September 1, the state comptroller shall compute the state revenue growth rate which, for the purpose of this Act, shall be the percentage, if any, by which the total general fund revenue from special taxes during the fiscal year ending on June 30 of the current year exceeds said revenue during the fiscal year ending June 30 of the preceeding calendar year. In making such computations, he shall exclue all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two preceding fiscal years. He shall thereupon certify the state revenue growth rate to the state budget review committee each year."

HARBOR of Mills

Amend House File 686 as follows:

- 1. By inserting after section twelve (12) the following new sections:
- "Section 12. Section three hundred ninety-five point twenty-two (395.22), Code 1966, is hereby amended by inserting in line nineteen (19) before the word "and" the words "and all moneyed capital subject to the tax imposed by section five (5) of this Act".
- "Sec. 14. Section four hundred twenty point two hundred four (420.204), Code 1966, is hereby amended as follows:
- "1. By inserting in line two (2) after the word "except" the words "moneyed capital subject to the tax imposed by section five (5) of this Act and".
- "2. By striking lines twenty-one (21) through twenty-four (24) and inserting in lieu thereof the following:
- "such city the portion of the tax on moneys and credits collected within the city as the aggregate levy".
 - "3. By adding thereto the following new sentence:
- "The provisions relating to the distribution of funds shall not apply to the distribution of a city's share of the tax imposed by section five (5) of this Act."
- "Sec. 15. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding thereto sections four (4) through thirteen (13) of this Act as a new division.

DIVISION I

- "Sec. 16. As used in this division, unless the context otherwise requires:
- "1. "Intangible personal property" means property on which dividends or interest is received.

- "2. "Person" includes any resident of the state, fiduciary, partnership, association, corporation, and any other group acting as a unit which is organized under the laws of this state or whose principal place of business is located within this state.
- "3. "Taxable situs" means the residence of the owner of intangible personal property.
- "4. "Receipts" mean dividends or interest received as a result of ownership or beneficial interest in intangible personal property whether received in money, credits, or property.
- "5. The definitions contained in section four hundred twenty-two point four (422.4), subsections three (3) through twelve (12), of the Code shall apply to this division.
- "Sec. 17. A four (4) percent tax is hereby imposed on all income received from interest and dividends by persons in this state. Organizations and corporations exempt from paying the business tax on corporations under section four hundred twenty-two point thirty-four (422.34) of the Code shall also be exempt from paying the receipts tax. The receipts tax shall be applicable to interest and dividends taxable as net income for income tax purposes under section four hundred twenty-two point seven (422.7) of the Code.
- "Any person whose total tax under the provisions of this section is less than one dollar shall not be required to file the return required by this division.
- "All intangible property of persons residing in other states used in or arising out of business transacted in this state by or on behalf of such nonresident shall be taxed on the annual yield thereof, and the taxable situs shall be the location of the business.
- "All intangible personal property of persons residing in this state but used in or arising out of business transacted in another state by or on behalf of such persons and taxed in the other state shall not be subject to the receipts tax in this state.
- "Intangible personal property in the hands of an executor or an administrator shall be subject to the receipts tax at the residence of the decedent at the time of death.
- "Sec. 18. Every person who receives income from interest and dividends subject to the payment of the tax during the tax year shall file a tax return and shall forward the amount of the tax to the commission. The filing shall be made on the individual or corporate income tax form or separate form made available by the commission. The tax-payer shall make a separate itemized accounting of all stocks, bonds, certificates, notes, securities, debentures, deposits, and other moneyed capital not exempt under the provisions of this division from which dividends and interest were received during the tax year, the market or real value of all such moneyed capital as of January 1 of the year for which the tax return is filed, and the amount of tax due. In listing the value of all moneyed capital, the taxpayer shall list the market value of the capital, or, if there is no readily ascertainable market value, he shall list the book value of the moneyed capital. The amount of the tax shall be paid at the same time and in the same manner provided for final returns of individual and corporate income taxes.
- "Sec. 19. For each county, municipal corporation, and school district of the state, the commission shall make a separate listing of total market or book value of all moneyed capital from which residents of the respective county, municipal corporation

and school district received dividends and interest subject to the tax. The commission shall make a separate list of the total amount of tax collected from each city and town in each county and the total amount of tax collected in all remaining taxing districts outside of cities and towns in each county. Receipts from the tax shall be returned to the county from which paid.

- "Sec. 20. On the first day of the second month following the end of each calendar quarter, the commission shall certify to the state comptroller the amount determined to be due each county and the comptroller shall thereupon draw warrants for the said amount and transmit same to the appropriate county treasurer. The amount transmitted shall be apportioned as prescribed in section four hundred twenty-nine point three (429.3) of the Code.
- "Sec. 21. Upon termination of the tax prescribed in section thirty-five B point eleven (35B.11) of the Code, the commission shall on or before August I of each year certify to each county auditor the total value of all moneyed capital subject to the payment of the receipts tax which taxpayers in the county reported on tax returns filed during the current tax year. The report shall show the total value of such moneyed capital reported by taxpayers in each municipal corporation and school district in the county and the total amount in the county. Such reported value plus the valuation of those moneys and credits taxed under the provisions of sections four hundred thirty point seven (430.7), four hundred thirty A point three (430 A.3), four hundred thirty A point seven (430 A.7), four hundred thirty-one point ten (431,10), four hundred thirty-one point thirteen (431,13), four hundred thirty-two point five (432.5), four hundred thirty-two point eight (432.8), and five hundred thirty-three point twenty-two (533.22) of the Code shall be included on the tax lists prepared by the county auditor. The valuations shall be used in the computation of the maximum amount of indebtedness a county or other political or municipal corporation shall be allowed as provided in section three (3) of article eleven (XI) of the constitution of the state of Iowa and sections four hundred seven point one (407.1) and four hundred seven point two (407.2) of the Code. If any county or other political or municipal corporation defaults in the payment of bonded indebtedness, such corporation may levy a tax, not to exceed five (5) mills, on all moneyed capital within its taxing area so long as the bonded indebtedness is in default.
- "Sec. 22. Every person who is liable for any tax pursuant to the provisions of this division and who fails to pay the tax when due shall pay interest penalty on the delinquency at the rate of one (1) percent per month but not to exceed ten (10) percent per annum. The method of collecting the tax and interest penalty shall be the same as provided by sections four hundred twenty-two point twenty-five (422.25), four hundred twenty-two point twenty-eight (422.28), four hundred twenty-two point thirty (422.30), and other related sections of the Code.
- "Sec. 23. No estate in which there are receipts subject to taxation under this division shall be closed without the payment of the tax levied under this division, both in respect to the liability of the estate and the decedent prior to this death. In all estates in which there are receipts subject to taxation under this division, a return shall be filed by the fiduciary with the filing of the final fiduciary return or with the filing of any annual fiduciary return required by law.
- "Sec. 24. If any taxpayer fails to make the return required by this division, or makes an insufficient return, the commission shall, at any time within three (3) years after the return of such taxpayer is required by law to be filed, make the assessment or additional assessment of such receipts tax and shall notify the taxpayer of such action and the reason therefor, in conformity with section four hundred twenty-two point twenty-eight (422.28) of the Code.
- "Sec. 25. In order to ascertain the correct amount of receipts tax due any county or political subdivision of this state, the commission may examine any papers or records, including federal and state income tax records, belonging to any person who owns or controls any intangible property the receipts from which are taxable under the provisions of this division, and utilize such information to carry out the provisions of this division. Such use shall not be deemed a violation of section four hundred twenty-two point twenty (422.20) or four hundred twenty-two point sixty-five (422.65) of the Code.

DIVISION 11

- "Sec. 26. Section four hundred twenty-two point one (422.1), Code 1966, is hereby amended by adding a reference to the division created by section three (3) of this Act which shall be designated as follows:
 - "Dividends and interest or receipts tax."
- "Sec. 27. Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended by striking all of lines twenty-nine (29) through forty-four (44) effective for all taxable years beginning on and after January 1, 1967.
- "Sec. 28. Section four hundred twenty-two point twenty-one (422.21), Code 1966, is hereby amended by striking all of lines twenty-one (21) through twenty-four (24).
- "Sec. 29. Section four hundred twenty-two point sixty-two (422.62), Code 1966, is hereby amended by striking all of lines eleven (11) through nineteen (19) and inserting in lieu thereof the words "under chapter three hundred six B (306B) of the Code shall be paid. Annually on November 1 of each year".
- "Sec. 30. Section four hundred twenty-two point seventy-one (422.71), Code 1966, is hereby repealed effective for the taxable year beginning on and after January 1, 1967, except that section four hundred twenty-two point seventy-one (422.71), Code 1966, shall remain in effect for purposes of distribution of funds collected under lines twenty-nine (29) through forty-four (44) of section four hundred twenty-two point five (422.5), Code 1966, until such funds are exhausted.
- "Sec. 31. Section four hundred twenty-seven point one (427.1), subsection twenty (20), Code 1966, is hereby amended by adding thereto the following:
- "Such stock shall not be exempt from the receipts tax imposed by section five (5) of this Act unless such exemption is otherwise provided by law."
- "Sec. 32. Section four hundred twenty-eight point three (428.3), Code 1966, is hereby amended by inserting in line five (5) after the word "property" the words "subject to a property or moneys and credits tax".
- "Sec. 33. Section four hundred twenty-eight point eight (428.8), Code 1966, is hereby amended by inserting in line three (3) after the word "stocks" the words "subject to the moneys and credits tax and".
- Sec. 34. Section four hundred twenty-eight point eleven (428.11), Code 1966, is hereby amended by inserting in line four (4) after the word "credits" the words "subject to a property or moneys and credits tax".
- Sec. 35. Section four hundred twenty-eight point twenty-three (428.23), Code 1966, is hereby amended as follows:
- 1. By inserting in line six (6) after the word "credits" the words "subject to the moneys and credits tax".
- 2. By striking all of such section after the word "individuals" in line seven (7) and inserting in lieu thereof a period.
- "Sec. 36. Section four hundred twenty-nine point two (429.2), Code 1966, is hereby amended as follows:
- "1. By striking from line nineteen (19) the words "five mills" and inserting in lieu thereof the words "one (1) mill".

- "2. By striking all of such section after the word "resides." in line twenty-one (21).
 - "3. By adding thereto the following:

"The tax of one (1) mill imposed in this section shall be and is the same as imposed in section thirty-five B point eleven (35B.11) of the Code and shall not be levied in addition thereto. The tax collected shall be remitted to the treasurer of state and applied to the payment of principal and interest of the bonds provided for in chapter thirty-five B (35B) of the Code. The one (1) mill moneys and credits tax herein provided shall not be levied by any county board of supervisors after the payment in full of such bonds."

"Sec. 37. Section four hundred twenty-nine point three (429.3), Code 1966, is hereby amended by striking all of lines one (1) through three (3) and inserting in lieu thereof the following:

"The tax imposed by sections four hundred thirty point seven (430.7), four hundred thirty A point three (430A.3), four hundred thirty A point seven (430A.7) four hundred thirty-one point ten (431.10), four hundred thirty-one point thirteen (431.13), four hundred thirty-two point five (432.5), four hundred thirty-two point eight (432.8), and five hundred thirty-three point twenty-two (533.22) of the Code shall be levied by the board".

"Sec. 38. Section four hundred thirty point seven (430.7), Code 1966, is hereby amended by inserting in line ten (10) after the word "credits" the words "at five (5) mills on the dollar in addition to any other tax on moneys and credits provided by law".

"Sec. 39. Section four hundred thirty A point seven (430A.7), Code 1966, is hereby amended as follows:

"1. By inserting in line four (4) after the word "hereof" the following:

"shall be assessed and taxed in the manner prescribed in sections four hundred thirty-one point one (431.1) through four hundred thirty-one point five (431.5) of the Code except such corporations".

"2. By adding thereto the following:

"Any corporation required or electing to be assessed and taxed under this section in the manner prescribed in sections four hundred thirty-one point one (431.1) through four hundred thirty-one point five (431.5) of the Code shall be taxed at the rate of five (5) mills on the dollar of actual valuation, such tax to be considered a tax upon the moneys and credits of such corporations, to be apportioned as prescribed by law, and to be in addition to any other tax on moneys and credits provided by law."

"Sec. 40. Section four hundred thirty-one point one (431.1), Code 1966, is hereby amended by inserting in line seven (7) after the word "credits" the words "as prescribed in section four hundred twenty-nine point two (429.2) of the Code".

"Sec. 41. Section four hundred thirty-two point five (432.5), Code 1966, is hereby amended by inserting in line four (4) after the word "taxation" the words "as moneys and credits and shall be taxed at five (5) mills on the dollar of actual valuation in addition to any other tax on moneys and credits provided by law. The assessment for taxation shall be".

- "Sec. 42. Section four hundred thirty-two point eight (432.8), Code 1966, is hereby amended by adding thereto the following sentence:
- "Moneys and credits shall be taxed at five (5) mills on the dollar of actual valuation in addition to any other tax on money and credits provided by law,"
- "Sec. 43. Section four hundred thirty-three point one (433.1), Code 1966, is hereby amended by striking subsections eight (8) through ten (10).
- "Sec. 44. Section four hundred thirty-three point four (433.4), Code 1966, is hereby amended by inserting in line twenty-four (24) before the word; and the following:
- " 'except moneyed capital subject to the tax imposed by section thirty-eight (38) of this Act'.
- "Sec. 45. Section four hundred thirty-six point eleven (436.11), Code 1966, is hereby amended by inserting in line nineteen (19) after the word 'taxed' the words 'except capital stock shall be subject to the tax provided for in section five (5) of this Act'.
- "Sec. 46. Section four hundred forty-one point forty-five (441.45), Code 1966, is hereby amended by striking lines twenty-three (23) through twenty-nine (29).
- "Sec. 47. Section four hundred forty-four point two (444.2), Code 1966, is hereby amended by inserting in line thirteen (13) after the number '429.2' the words 'nor including moneyed capital subject to the tax provided for in section five (5) of this Act".
- "Sec. 48. Section four hundred forty-four point three (444.3), Code 1966, is hereby amended as follows:
- "1. By striking all of lines fifteen (15) through seventeen (17) and inserting in lieu thereof the words 'provided in section four hundred twenty-nine point two (429.2) of the Code and shall'.
 - "2. By striking all of such section after the word 'made.' in line twenty-one (21).
- "Sec. 49. Section four hundred forty-four point five (444.5), Code 1966, is hereby amended by inserting in line six (6) after the number '429.2' the words 'or its due proportion of the tax imposed by section five (5) of this Act'.
- "Sec. 50. Section five hundred thirty-three point twenty-two (533.22), Code 1966, is hereby amended by inserting in line four (4) after the word "credits." the following:
- "Moneys and credits shall be taxed at five (5) mills on the dollar of actual valuation in addition to any other tax on moneys and credits provided by law."

DIVISION III

- "Sec. 51. Section four hundred twenty-two point forty-three (422.43), Code 1966, is amended as follows:
- "1. By striking from lines two (2) and three (3) the words ', beginning the first day of April, 1937, a tax of two ' and inserting in lieu thereof the words 'a tax of three'.
- "2. By striking from lines twenty-two (22) and twenty-three (23) the words "beginning with the first day of July, 1947, a tax of two" and inserting in lieu thereof the words "a tax of three".

- "Sec. 52. Section four hundred twenty-three point two (423.2), Code 1966, is amended by striking from lines three (3), four (4) and five (5) the words 'on or after April 16, 1937, for use in this state, at the rate of two' and inserting in lieu thereof the words 'for use in this state at the rate of three'.
- "Sec. 52. Section four hundred twenty-three point thirteen (423.13), Code 1966, is amended by striking from line thirty-one (31) the word 'two' and inserting in lieu thereof the word 'three'.

DIVISION IV

- "Sec. 54. Section four hundred twenty-two point five (422.5), Code 1966, is amended as follows:
- '1. Subsection one (1), lines two (2) and three (3), by striking the words 'three-fourths of one percent' and inserting in lieu thereof the words 'one percent'.
- "2. Subsection two (2), lines two (2) and three (3), by striking the words 'one and one-half percent' and inserting in lieu thereof the words 'two percent'.
- '3. Subsection three (3), lines two (2) and three (3), by striking the words 'two and one-fourth percent' and inserting in lieu thereof the words 'three percent'.
- "4. Subsection four (4), line two (2), by striking the word 'three' and inserting in lieu thereof the word 'four'.
- "5. Subsection five (5), lines two (2) and three (3), by striking the words 'three and three-fourths percent' and inserting in lieu thereof the words 'five percent'.
- "Further amend said subsection five (5), lines four (4) and five (5), by striking the words 'three and three-fourths percent' and inserting in lieu thereof the words 'five percent'.

DIVISION V

- "Sec. 55. Section four hundred twenty-two point thirty-two (422.32), Code 1966, is hereby amended by adding thereto the following new subsections:
- "5. The words 'business income' means income arising from transactions and activity in the regular course of the corporation's trade or business and includes income from tangible and intangible property if the acquisition, management, and disposition of the property constitute integral parts of the corporation's regular trade or business operations.
- $^{\prime\prime}$ 6. The words 'commercial domicile' mean the principal place from which the trade or business of the corporation is directed or managed.
- "7. The word 'compensation' means wages, salaries, commissions, and any other form of remuneration paid to employees for personal services.
- "8. The words 'nonbusiness income' means all income other than business income.

- "9. The word 'sales' means all gross receipts of the corporation not allocated under subsections three (3) through seven (7) of section forty-four (44) of this Act.
- "10. The word 'state' means any state of the United States, the District of Columbia, the Commonwealth of Puerto Rico, any territory or possession of the United States and any foreign country or political subdivision thereof.
- "Sec. 56. Section four hundred twenty-two point thirty-three (422.33), Code 1966, is hereby amended by striking all of such section after the word "year." in line seven (7) and inserting in lieu thereof the following:
- "1. Any corporation having income from business activity which is taxable in this state or taxable both within and without this state shall allocate and apportion its net income as provided in this division.
- "2. For purposes of allocation and apportionment of income under this division, a corporation is taxable in another state if:
- "a. In that state the corporation is subject to a net income tax, a franchise tax measured by net income, a franchise tax for the privilege of doing business, or a corporate stock tax.
- "b. That state has jurisdiction to subject the corporation to a net income tax regardless of whether, in fact, that state does or does not.
- "3. Rents and royalties from real or tangible personal property, capital gains, interest, dividends, or patent or copyright royalties, to the extent that they constitute nonbusiness income, shall be allocated as provided in subsections four (4) through seven (7) of this section.
- "4. a. Net rents and royalties from real property located in this state are allocable to this state.
- "b. Net rents and royalties from tangible personal property are allocable to this state:
 - "(1) If and to the extent that the property is utilized in this state.
- "(2) In their entirety if the corporation's commercial domicile is in this state and the corporation is not organized under the laws of or taxable in the state in which the property is utilized.
- "c. The extent of utilization of tangible personal property in a state is determined by multiplying the rents and royalties by a fraction, the numerator of which is the number of days of physical location of the property in this state during the rental or royalty period in the taxable year and the denominator of which is the number of days of physical location of the property everywhere during all rental or royalty periods in the taxable year. If the physical location of the property during the rental or royalty period is unknown or unascertainable by the corporation tangible personal property is utilized in the state in which the property was located at the time the rental or royalty payor obtained possession.

- "5. a. Capital gains and losses from sales of real property located in this state are allocable to this state.
- "b. Capital gains and losses from sales of tangible personal property are allo-
 - " (1) The property had a situs in this state at the time of the sale.
- "(2) The corporation's commercial domicile is in this state and the corporation is not taxable in the state in which the property had a situs.
- "c. Capital gains and losses from sales of intangible personal property are allocable to this state if the corporation's commercial domicile is in this state.
- "6. Interest and dividends are allocable to this state if the corporation's commercial domicle is in this state.
 - "7. a. Patent and copyright royalties are allocable to this state:
- "(1) If and to the extent that the patent or copyright is utilized by the payor of such patent and copyright royalties in this state.
- "(2) If and to the extent that the patent or copyright is utilized by the payor in a state in which the corporation is not taxable and the corporation's commercial domicile is in this state.
- "b. A patent is utilized in a state to the extent that it is employed in production, fabrication, manufacturing, or other processing in the state or to the extent that a patented product is produced in the state. If the basis of receipts from patent royalties does not permit allocation to states or if the accounting procedures do not reflect states of utilization, the patent is utilized in the state in which the corporation's commercial domicile is located.
- "c. A copyright is utilized in a state to the extent that printing or other publication originates in the state. If the basis of receipts from copyright royalties does not permit allocation to states or if the accounting procedures do not reflect states of utilization, the copyright is utilized in the state in which the corporation's commercial domicile is located.
- "8. All business income shall be apportioned to this state by multiplying the income by a fraction, the numerator of which is the property factor plus the payroll factor plus the sales factor, and the denominator of which is three.
- "9. The property factor is a fraction, the numerator of which is the average value of the corporation's real and tangible personal property owned or rented and used in this state during the tax period and the denominator of which is the average value of all the corporation's real and tangible personal property owned or rented and used during the tax period.
- "10. Property owned by the corporation is valued at its original cost or three point seven (3.7) times the assessed value, whichever is greater. Property rented by the corporation is valued at eight (8) times the net annual rental rate. Net annual rental

rate is the annual rate paid by the corporation less any annual rental rate received by the corporation from subrentals of rented property or like or similar property.

- "11. The average value of property shall be determined by averaging the values at the beginning and ending of the tax period but the tax commission may require the averaging of monthly values during the tax period if reasonably required to reflect properly the average value of the corporation's property.
- "12. The payroll factor is a fraction, the numerator of which is the total amount paid in this state during the tax period by the corporation for compensation, and the denominator of which is the total compensation paid everywhere during the tax period.
 - "13. Compensation is paid in this state if:
 - "a. The individual's service is performed entirely within the state.
- "b. The individual's service is performed both within and without the state, but the service performed without the state is incidental to the individual's service within the state.
- "c. Some of the service is performed in the state and (1) the base of operations, or, if there is no base of operations, the place from which the service is directed or controlled is in the state, or (2) the base of operations or the place from which the service is directed or controlled is not in any state in which some part of the service is performed, but the individual's residence is in this state.
- "14. The sales factor is a fraction, the numerator of which is the total sales of the corporation in this state during the tax period, and the denominator of which is the total sales of the corporation everywhere during the tax period.
 - "15. Sales of tangible personal property are in this state if:
- "a. The property is delivered or shipped to a purchaser, other than the United States government, within the state regardless of the f.o.b. point or other conditions of the sale.
- b. The property is shipped from an office, state, warehouse, factory, or other place of storage in this state and (1) the purchaser is the United States government or (2) the corporation is not taxable in the state of the purchaser.
 - 16. Sales, other than sales of tangible personal property are in this state if:
 - a. The income-producing activity is performed in this state.
- b. The income-producing activity is performed both in and outside this state and a greater proportion of the income-producing activity is performed in this state than in any other state, based on costs of performance.
- 17. If the allocation and apportionment provisions of this division do not fairly represent the extent of the corporation's business activity in this state, the corporation may petition for or the tax commission may require, in respect to all or any part of the corporation's business activity, if reasonable:

- a. Separate accounting.
- b. The exclusion of any one or more of the factors.
- c. The inclusion of one or more additional factors which will fairly represent the corporation's business activity in this state.
- \mbox{d}_{\bullet} The employment of any other method to effectuate an equitable allocation and apportionment of the corporation's income.
- 2. Further amend House File 686 by renumbering the remaining section in accordance with this amendment.

GANNON of Jasper DODERER of Johnson

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, May 3, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, May 3, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Robert L. Welsh, pastor of the First Christian Church, Iowa City, Iowa.

The Journal of May 2 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bergman of Osceola on request of the Speaker.

PRESENTATION OF VISITORS

Varley of Adair introduced to the House 44 sixth grade students from Interstate 35 Community School, St. Charles, Iowa, accompanied by Mrs. Elder and Mrs. Williams.

Kitner of Buchanan introduced to the House 68 eleventh and twelfth grade students from Jesup Community School, Jesup, Iowa, accompanied by their teacher, Don McCulley.

Johnson of Audubon introduced to the House 120 students from Audubon High School, Audubon, Iowa, accompanied by George Zeitner and Don Kristensen, teachers, and Ashley Story and Jack Benhan, sponsors.

Christensen of Union introduced to the House 50 eighth grade students from Clarke Community School, Osceola, Iowa, accompanied by their teachers, Mrs. Crawford and Mr. Parrott, and their principal, Mr. DeWitt.

Cunningham of Story introduced to the House 49 junior students from Nesco Community School, Zearing, Iowa, accompanied by their government instructor, Mr. Roberts.

Doderer of Johnson introduced to the House 65 junior students from Lone Tree Community School, Lone Tree, Iowa, accompanied by their teacher, Mr. Barton.

Middleswart of Warren introduced to the House 24 sixth grade students from Indianola Irving School, Indianola, Iowa, accompanied by Mrs. Bates.

Stromer of Hancock introduced to the House 68 senior students from Garner Hay-field Community School, Garner, Iowa, accompanied by their teachers, Mr. Manthey and Mr. Thompson.

Varley of Adair introduced to the House 26 government students from Winterset Community School, Winterset, Iowa, accompanied by their teachers, Charles McGaffin and Tom Horn.

Lee of Hamilton introduced to the House the Honorable Robert W. Naden, Webster City, Iowa, former member of the House from Hamilton County in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth General Assemblies and Speaker of the House in the Sixtieth General Assembly.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives from those who favor pari-mutuel betting:

By Redfern of Lee from 75 residents of Lee County.

By Clark of Crawford from 25 residents of Crawford County.

By Strothman of Henry from 25 residents of Henry County.

By Johnson of Audubon from 63 residents of Audubon and Guthrie Counties.

By Roe of Allamakee from 25 residents of Allamakee and Hardin Counties.

By Kluever of Cass from 31 residents of Cass County.

By Van Drie of Story from 26 residents of Story and Polk Counties.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 121 and 542; and Senate Files 168 and 264, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 657, 609 and 582.

SENATE MESSAGES CONSIDERED

Senate File 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors.

Read first time and referred to committee on judiciary.

Senate File 732, a bill for an act relating to state communications and educational radio and television.

Read first time and referred to committee on state government affairs.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 324, a bill for an act relating to establishment of urban renewal agencies.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 691, a bill for an act relating to the military forces of the state of Iowa.

AL MEACHAM, Secretary

SPECIAL ORDER HOUSE FILE 178

The hour of 9:00 a.m. having arrived, the Speaker announced the "special order" for the consideration of House File 178.

House File 178, a bill for an act relating to migratory agricultural laborers, was taken up for consideration.

Hicklin of Louisa offered the following amendment filed by Schmarje of Muscatine and Hicklin of Louisa:

Amend House File 178 as follows:

Strike lines three (3) and four (4) and all of line five to and including the period and insert in lieu thereof the following:

"No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen (14) years to be engaged, with or without compensation, as a migratory agricultural laborer during the regular school hours of a free non-sectarian public or private school which is reasonably available and accessible to such child and which is operated primarily for children of migratory agricultural laborers."

Bowin of Black Hawk offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Schmarje, Hicklin amendment to House File 178 filed April 28, 1967 by striking all after the word "during" in line nine (9) and through line thirteen (13) and inserting in lieu thereof the following:

"the hours of seven-thirty a.m. to five o'clock p.m. excluding Staurdays."

Roll call was requested by Tapscott of Polk and Bowin of Black Hawk.

Rule 69 was invoked.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 43:

Allen	Distelhorst	Mayberry	Roe
Andersen	Doderer	McNamara	Sanders
Bailey	Dunton	Middleswart	Shaw
Baker	Franklin	Miller of Des Moines	Shepherd
Beardsley	Gallagher	Nolin	Steffen
Bennett	Gannon	O'Malley	Tapscott
Bowin	Glenn	Palmer	Van Roekel
Breitbach	Hill	Pelton	Voorhees
Carnahan	Hullinger	Poncy	Watson
Christensen	Johnston of Polk	•	Wolfe
Cochran	Maloney	Renda	

Mr. Speaker

Absent or not voting 4:

Bergman Duffy Fisher of Greene Sorg

The nays were 77:

Battles Hanson of Mitchell Millen Stokes Busch Harbor Miller of Jones Story Caffrey Hicklin Miller of Page Strand Holden Moffitt Stromer Camp Clark Johnson of Audubon Mohrfeld Strothman Coffman Kiilsholm Mowry Sullivan Conklin King Nelson Thordsen Cunningham Kitner Nielsen Tieden Curran Klein Ossian Utzig Darrington Kluever Patton Van Drie Den Herder Knight Petersen of Dallas Van Nostrand Diehl Koch Peterson of Woodbury Varley Edgington Langland Pierson Vetter Fischer of Grundy Lee Radl Waugh Lipsky Freeman Redfern Welden Fullerton McCartney. Roorda Winkelman Gittins McCray Schmarie Wood Graham McIntyre Schroeder Yoder

Hanson of Benton

Grassley

The amendment to the amendment lost.

Mensing

Hicklin of Louisa offered the following amendment to the amendment and moved its adoption:

Smith

- 1. Amend the Schmarje-Hicklin Amendment to House File 178 by striking from line ten (10) the word "public" and inserting in lieu thereof the word "private".
- 2. Further amend said amendment by striking from line ten (10) the word "private" and inserting in lieu thereof the word "public".

The amendment to the amendment was adopted.

Doderer of Johnson offered the following amendment to the amendment and moved its adoption:

Amend the Schmarje-Hicklin amendment to House File 178 as follows:

- 1. By deleting in line 10 the words "non-sectarian."
- 2. In line eleven (11) place a period after the word "child," and by striking the remainder of the sentence.

The amendment to the amendment lost.

Hicklin of Louisa moved the adoption of his amendment as amended.

Roll call was requested by Gannon of Jasper and Tapscott of Polk.

On the question "Shall the amendment as amended be adopted?"

The ayes were 69:

Battles Hanson of Mitchell Millen Schroeder Busch Harbor Miller of Jones Shaw Camp Hicklin Miller of Page Smith Clark Holden Moffitt Stokes Coffman Johnson of Audubon Mohrfeld Strand Cunningham Kiilsholm Mowry Stromer Curran King Nelson Strothman Darrington Kitner Nielsen . Sullivan Den Herder Kluever Ossian Thordsen Diehl Knight Patton Tieden Edgington Koch Petersen of Dallas Van Nostrand Fischer of Grundy Langland Peterson of Woodbury Varley Fisher of Greene Lee Pierson Waugh Freeman McCartney Radl Welden McCray Fullerton Redfern Winkelman Gittins McIntyre Roorda Wood Graham Mensing Schmarje Mr. Speaker Grassley

The nays were 51:

Allen Distelhorst Maloney Sanders Andersen Doderer Mayberry Shepherd Bailey Dunton McNamara Sorg Baker Franklin Middleswart Steffen Beardsley Gallagher Miller of Des Moines Story Bennett Gannon Nolin Tapscott Bowin O'Malley Glenn Utzig Breitbach Hanson of Benton Palmer Van Roekel Caffrey Hill Pelton Voorhees Carnahan Hullinger Poncy Watson Christensen Johnston of Polk Reed Wolfe Cochran Klein Renda Wood Conklin Lipsky Roe

Absent or not voting 4:

Bergman Duffy Van Drie Vetter

The amendment as amended was adopted.

Allen of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 178 by adding the following new section:

"Section 2. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Mason City Globe-Gazette, a newspaper published at Mason City, Iowa and in The Muscatine Journal, a newspaper published at Muscatine, Iowa.

The amendment lost.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House File 178 by adding the following new section:

"Sec. 2. The minimum wage paid any migratory agricultural laborer shall be one dollar and twenty-five cents (\$1.25) per hour."

Camp of Clinton rose on point of order that the amendment was not germane.

The Speaker ruled the point well taken and that the amendment was not germane.

Miller of Page moved the previous question.

The motion prevailed.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Middleswart

Shepherd

On the question "Shall the bill pass?" (H. F. 178)

Franklin

The ayes were 102:

Allen

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Andersen	Freeman	Millen	Sorg
Bailey	Gallagher	Miller of Jones	Steffen
Baker	Gannon	Moffitt	Stokes
Battles	Gittins	Mohrfeld	Story
Beardsley	Graham	Mowry	Strand
Bennett	Grassley	Nielsen	Stromer
Bowin	Hanson of Mitchell	Nolin	Strothman
Breitbach	Harbor	O'Malley	Tapscott
Busch	Hicklin	Ossian	Thordsen
Caffrey	Holden	Palmer	Tieden
Camp	Hullinger	Patton	Van Drie
Carnahan	Johnson of Audubon	Pelton	Van Nostrand
Christensen	Kiilsholm	Petersen of Dallas	Van Roekel
Clark	King	Pierson	Varley
Cochran	Kitner	Poncy	Vetter
Conklin	Klein	Radl	Voorhees
Cunningham	Kluever	Redfern	Watson
Curran	Langland	Reed	Waugh
Den Herder	Lee	Renda	Welden

Utzig

Winkelman Diehl Lipsky Roe Wolfe Distelhorst Mayberry Roorda Doderer McCartney Schmarie booW Schroeder Dunton McCray Yoder Edgington McIntyre Shaw Mr. Speaker

Fusher of Greene McNamara

The nays were 16:

Coffman Hill Maloney Peterson of Woodbury Darrington Johnston of Polk Mensing Fullerton Miller of Page Knight Smith Glenn Nelson Koch Sullivan

Absent or not voting 6:

Bergman Fischer of Grundy Miller of Des Moines Sanders

Duffy Hanson of Benton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Moffitt of Appanoose called up for consideration House File 685, a bill for an act relating to production and sale of milk and milk products, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 685 as follows:

- 1. By striking from line 144 of section 1 the figure "(1956)" and by inserting in lieu thereof the figure "(1959)".
- 2. By inserting after the word "secretary" in line 59 of section 3 the words "or authorized municipal corporation".
- 3. By striking from lines 15, 16 and 17 of section 5 the words "However, only the secretary of agriculture may issue the permit referred to in this section for any milk plant or receiving station." By striking from line 30 of section 5 the word "; except" and by inserting in lieu thereof the word ": Except,". By adding an "s" to the word "section" in line 57 of section 5 and by inserting after the figure "(7)" in line 58 of section 5 the words and figure "and twelve (12)".
- 4. By inserting after the word "secretary" in line 14 of section 6 the words "or authorized municipal corporation". By inserting after the word "secretary" in line 31 of section 6 the words "or authorized municipal corporation". By striking from line 54 of section 6 the words "local health authority" and by inserting in lieu thereof the words "authorized municipal corporation". By striking from line 57 of section 6 the words "other supervising agency" and by inserting in lieu thereof the words "authorized municipal corporation". By striking from lines 58 and 59 of section 6 the words "other supervising agency" and by inserting in lieu thereof the words "authorized municipal corporation".

- 5. By inserting after the word "secretary" in line 20 of section 7 the words "or authorized municipal corporation". By inserting after the word "consumption" in line 24 of section 7 the words "as grade A pasteurized milk and milk products". By inserting after the word "health" in line 40 of section 7 the words "provided for in Section 27 of this Act". By inserting after the word "secretary" in line 71 of section 7 the words "or authorized municipal corporation".
- 6. By inserting after the word "secretary" in lines 2 and 6 of section 8 the words "or authorized municipal corporation".
- 7. By striking from line 3 of section 9 the word "Act" and by inserting in lieu thereof the words "chapter or chapter one hundred ninety-one (191) of the Code".
- 8. By inserting after the word "producer" in line 3 of section 10 the words "having a permit as defined in Section 5 of this Act". By inserting after the word "plant" in line 4 of section 10 the words "having such a permit". By striking from line 8 of section 10 the word "Act" and by inserting in lieu thereof the word "chapter". By inserting after the word "secretary" in line 17 of section 10 the words "or authorized municipal corporation". By inserting after the first comma in line 19 of section 10 the word and figure "three (3)". By inserting after the word "secretary" in line 21 of section 10 the words "or authorized municipal corporation". By striking from line 21 of section 10 the word "his" and by inserting in lieu thereof the word "their".
 - 9. By inserting after the word "on" in line 2 of section 11 the words "grade A".
- 10. By striking from line 4 of section 12 the words "health authority" and by inserting in lieu thereof the words "secretary or authorized municipal corporation".
- 11. By striking from line 8 of section 14 the words "Ninth (9th) Edition 1960" and by inserting in lieu thereof the words "Tenth (10th) Edition 1965".
- 12. By striking from line 5 of section 15 the word "Act" and by inserting in lieu thereof the word "chapter". By striking from line 28 of section 15 the period and by inserting in lieu thereof the words ", except when on delivery vehicles." By striking from line 40 of section 15 the period and by inserting in lieu thereof the words ", except when on delivery vehicles."
- 13. By striking from line 101 of section 16 the word "Act" and by inserting in lieu thereof the word "chapter". By striking from line 105 of section 16 the word "Act" and by inserting in lieu thereof the word "chapter".
- 14. By striking from line 1 of section 19 the word "Act" and by inserting in lieu thereof the word "chapter".
- 15. By inserting after the word "secretary" in line 10 of section 20 the words "or authorized municipal corporation".
- 16. By striking from line 4 of section 22 the word "Act" and by inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code".
- 17. By striking from line 3 of section 23 the word "Act" and by inserting in lieu thereof the word "chapter". By inserting after the word "secretary" in line 5 of section 23 the words "or authorized municipal corporation".
- 18. By inserting after the word "secretary" in line 14 of section 24 the words "or authorized municipal corporation".
- 19. By inserting after the word "secretary" in line 4 of section 25 the words "or authorized municipal corporation".

- 20. By striking from line 1 of section 26 the word "Act" and by inserting in lieu thereof the words "chapter and chapters one hundred ninety (190) and one hundred ninety-one (191) of the Code". By inserting after the word "office" in line 7 of section 26 the words "or the office of the clerk of an authorized municipal corporation". By striking from line 10 of section 26 the words "this Act" and by inserting in lieu thereof the words "said chapters".
- 21. By striking from line 8 of section 27 the period and by inserting in lieu thereof the words "or who, if he did not issue such permit, shall withdraw the grade A declared on the label."
- 22. By inserting after the word "A" in line 1 of section 29 the words "pasteurized milk and milk products sanitation compliance". By inserting after the word "under" in line 5 of section 29 the words "Section 5 of". By striking from line 6 of section 29 the word "Act" and by inserting in lieu thereof the word "section". By striking from line 8 of section 29 the words "of state" and by inserting in lieu thereof the words "or the office of the clerk of an authorized municipal corporation".
- 23. By striking from line 10 of section 30 the word "the" and by inserting in lieu thereof the word "these".

Motion prevailed and the House concurred in the Senate amendment.

Moffitt of Appanoose moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 685)

The ayes were 110:

Allen	Freeman	McNamara	Schroeder
Andersen	Fullerton	Middleswart	Shaw
Bailey	Gallagher	Millen	Shepherd
Baker	Gannon	Miller of Des Moines	Smith
Battles	Gittins	Miller of Jones	Sorg
Beardsley	Glenn	Miller of Page	Steffen
Bennett	Grassley	Moffitt	Stokes
Bowin	Hanson of Benton	Mohrfeld	Story
Breitbach	Hanson of Mitchell	Mowry	Strand
Busch	Harbor	Nelson	Strothman
Camp	Hicklin	Nielsen	Sullivan
Carnahan	Hill	Nolin	Thordsen
Christensen	Holden	O'Malley	Tieden
Clark	Hullinger	Ossian	Utzig
Cochran	Johnson of Audubon	Palmer	Van Drie
Coffman	Johnston of Polk	Patton	Van Roekel
Conklin	Kiilsholm	Pelton	Varley

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Cunningham	Kitner	Petersen of Dallas	Vetter
Curran	Klein	Peterson of Woodbury	Voorhees
Darrington	Kluever	Pierson	Watson
Den Herder	Knight	Poncy	Waugh
Diehl	Koch	Radl	Welden
Distelhorst	Langland	Redfern	Winkelman
Doderer	Lee	Reed	Wolfe
Dunton	Maloney	Renda	Wood
Edgington	Mayberry	Roe	Yoder
Fischer of Grundy	McCray	Sanders	Mr. Speaker
Franklin	McIntyre		

The nays were 1:

Mensing

Absent or not voting 13:

Bergman	Graham	McCartney	Stromer
Caffrey	King	Roorda	Tapscott
Duffy	Lipsky	Schmarje	Van Nostrand

Fisher of Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENT CONSIDERED

Dunton of Keokuk called up for consideration Senate File 96, a bill for an act to provide law clerks for supreme court judges, amended by the House and further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 96 by striking in line 3 the figures "\$6,000" and inserting in lieu thereof the figures "\$7,000".

The motion lost and the House refused to concur in the Senate amendment to the House amendment.

On motion by Millen of Van Buren the House recessed until 3 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

ADOPTION OF HOUSE MEMORIAL RESOLUTIONS

Renda of Polk offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Milton Strickler, of Polk County, who was a member of the Forty-seventh session of the General Assembly, passed away on March 26, 1963; now therefore.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Renda of Polk, Bennett of Polk and Palmer of Polk.

Nolin of Carroll offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable John E. Hansen of Carroll County, who was a member of the Fifty-second, Fifty-third and Fifty-fourth sessions of the General Assembly, passed away on April 8, 1963; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Nolin of Carroll, Johnson of Audubon and Clark of Crawford.

CONSIDERATION OF BILLS BUSINESS PENDING AT ADJOURNMENT

The House resumed consideration of House File 686, a bill for an act to provide a method for general property tax replacement and equalization.

COMMITTEE OF THE WHOLE

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 686, and that Baringer of Fayette preside as chairman over the deliberations of the committee.

The motion prevailed.

Mr. Richard Smith from the Finance Section of the State Department of Public Instruction was invited to explain the contents of House File 686 to the committee.

Millen of Van Buren propounded the question "Shall the House use the Petersen plan or the Fisher-Nielsen amendment as the vehicle for the consideration of House File 686.

Results of the roll call showed 85 votes for the Petersen plan and 24 votes for the Fisher-Nielsen amendment.

Millen of Van Buren moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

REPORT OF STEERING COMMITTEE

- Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:
- H.F. 304 Relating to liability in property damage cases caused by convicted juvenile offenders. By Reed.
- H.J.R.29 Proposing an amendment to the Iowa Constitution relating to the sessions of the General Assembly. By Schroeder, Allen, Doderer, Grassley, Kluever, Gittins, et al.
- H.F. 692 Committee Bill--Relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter 21, Code 1966. By Committee on State Government Affairs.
- S.F. 147 'Relating to establishing a minimum inspection fee for small packages of commercial fertilizer. By Committee on Agriculture.
- H.F. 308 Relating to the work load for instructors in area community colleges. By Welden, Hill, McCartney, Cochran, et al.
- H.F. 353 To authorize counties of over 250,000 population to repair and remodel county buildings. By Renda, Palmer, Caffrey, O'Malley, Beardsley, et al.
- H.F. 678 Committee Bill--Relating to motor vehicle no-passing zones. By Committee on Roads and Highways.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE (NON-CONTROVERSIAL CALENDAR)

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:

H.F. 691

H.F. 436

on Commerce.

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S.F. 457	Repealing certain duties of school directors. By Potgeter.
H.F. 414	Relating to meat and poultry inspection. By Wood.
H.F. 300	Relating to the consolidation of cities and towns. By Mohrfeld.
H.F. 563	Committee BillRelating to indemnification of officers and directors of corporations for pecuniary profit. By Committee on Judiciary.
S.F. 463	To authorize county boards of supervisors to grant perpetual flowage easements over county owned lands and buildings to the United States of America. By Denman, O'Malley, Reppert, Gaudineer, and Reichardt.
H.F. 633	Relating to the prefiling and printing of bills and resolutions prior to the convening of the General Assembly. By Gannon.
H.F. 201	Relating to bonded warehouses for agricultural products. By Harbor and Clark .
H.F. 696	$ \begin{array}{ll} \hbox{Committee BillRelating to subsidiary companies of fire and casualty insurance companies. By Committee on Commerce.} \\ \end{array}$
H.F. 668	Committee BillRelating to the use of eminent domain for the purpose of erecting electric transmission lines. By Committee on Commerce.
S.F. 139	Regulating issuance of special deer hunting licenses to landlords and tenants. By Buren, Floy, Mills, and Schaben.
H.F. 197	Relating to deer hunting licenses. By Renda.
H.F. 675	Committee BillRelating to the operation of watercraft for emergency purposes and in emergency situations. By Committee on Conservation.
H.F. 669	Committee BillRelating to the use of eminent domain for the purpose of constructing gas pipelines. By Committee on Commerce.
H.F. 683	Committee BillRelating to motor carriers and the registration of interstate commerce commission authority. By Committee on Commerce.
H. F. 684	Committee BillRelating to fees for motor vehicle certificated carriers. By Committee on Commerce.
S.F. 305	Relating to real estate licenses. By Benda, Hagedorn, Reno, and DeHart.
77. 77. 001	

Committee Bill--Relating to liquid transport carrier fees. By Committee

Relating to the acquisition by cities or towns of sanitary sewer systems or

facilities situated	within and serving any part of territory annexed by such
lacilities situated	within and serving any part of territory annexed by sach
city. By Gittins.	

- H.F. 458 To authorize cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits. By Gittins.
- S.F. 601 Relating to the regulation of benevolent associations. By Committee on Commerce.
- H.F. 699 Committee Bill--To authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to the Henry county industrial development corporation. By Committee on Judiciary.
- S.F. 149 To require all distributors of commercial feeds to file semi-annual tonnage statements with the Department of Agriculture, By Committee on Agriculture.
- S.F. 625 Relating to the establishment of a state arts council and defining the powers and duties thereof. By Committee on Governmental Affairs.
- H.F. 588 Relating to the promulgation, approval and filing of rules of administrative agencies. By Millen, Bailey, and Shaw.
- H.F. 425 Relating to the compensation of members of the budget and financial control committee. By Cunningham, Millen, Kluever, and Van Nostrand.
- S.F. 168 Relating to larceny from parking meters. By Gaudineer.
- H.F. 705 Committee Bill--Relating to an additional fee for each license plate fee account. By Committee on Motor Vehicles and Highway Safety.
- S.F. 289 Relating to urban transit companies. By Erskine.
- S.F. 454 Enabling Iowa to enter into the interstate compact on the placement of children. By Committee on Public Health and Welfare.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORTS OF COMMITTEES

Van Nostrand of Pottawattamie, from the committee on constitutional amendments and reapportionment, submitted the following report:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred <u>Senate Joint Resolution 24</u>, a joint resolution proposing a constitutional amendment relating to qualifications of electors, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Also:

Mr. Speaker: Your committee on constitutional amendments and reapportionment, to whom was referred <u>House Joint Resolution 29</u>, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly by adding to Section two (2), Article three (III), of the Constitution of the State of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

MAURICE VAN NOSTRAND, Chairman

Tieden of Clayton, from the committee on conservation, submitted the following report:

Mr. Speaker: Your committee on conservation, to whom was referred <u>House File 634</u>, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred Senate File 179, a bill for an act relating to the registration of motorboats, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 179 Section 6, by striking from line one (1) the word "on" and insert in lieu thereof the word "one".

DALE L. TIEDEN, Chairman

Also:

Mr. Speaker: Your committee on conservation, to whom was referred <u>Senate File 129</u>, a bill for an act relating to acquisition of land by a county conservation board, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended</u> as follows, and when so amended the bill do pass.

Amend Senate File 129 by striking lines eight (8), nine (9) and ten (10) and inserting the following: "approval of the project by the county conservation board or boards and the board or boards of supervisors of the county or counties in which the project is to be located. When a part of the project is to be located in a county having no county conservation board, approval of the board of supervisors shall be secured."

DALE L. TIEDEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 411, a bill for an act relating to the enforcement of the rules and regulations of the county conservation boards, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 411 as follows:

1. By striking the first two lines of Section 1 and inserting in lieu thereof the following:

"Section 1. Section one hundred eleven A point five (111A.5), Code 1966, is hereby amended by adding thereto the".

2. By striking from line eight (8) of Section 1 the words "as herein provided" and inserting in lieu thereof the words "as provided in section one hundred eleven point fifty-seven (111.57) of the Code".

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 366, a bill for an act relating to county boards of conservation, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 163, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 255, a bill for an act relating to special assessments for asphalt stabilization, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 241, a bill for an act to amend sections three hundred sixty-eight point three (368.3), Code 1966, relating to removal of dead or diseased trees, and the assessments of costs therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred $\underline{\text{Senate}}$ $\underline{\text{File}}$ 323, a bill for an act relating to the imposition of general parking restrictions within municipalities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 239, a bill for an act relating to the authority of towns to contract indebtedness and to issue general obligation bonds to provide funds for bridge purposes, begs leave to report

it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts for employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 334 by striking everything after the enacting clause and substituting the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following section:

"At the request of an employee through contractual agreement, the board of control or any institution under its jurisdiction may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments hereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 2. This Act being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Manchester Press, a newspaper published in Manchester, Iowa, and in The Hopkinton Leader, a newspaper published in Hopkinton, Iowa.

WILLIAM P. WINKELMAN, Chairman

Also.

Mr. Speaker: Your committee on commerce, to whom was referred <u>Senate File 159</u>, a bill for an act relating to the distribution of funds by the state comptroller, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend Senate File 159 as follows:

1. Section 1, by striking all of line six (6) after the word "state," and all of lines seven (7), eight (8) and nine (9) and inserting in lieu thereof the words "the state comptroller may".

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend House File 702 by striking all of Division V and inserting in lieu thereof the following section:

Section four hundred twenty-two point thirty-three (422.33), Code 1966, is hereby amended by striking from line six (6) the word "four" and inserting in lieu thereof the word "eight".

ROORDA of Jasper

Amend House File 371 as follows:

1. Section 2, line three, by striking the words and figures "thirty thousand (130,000)" and inserting in lieu thereof the word and figures "thousand (100,000)".

McCRAY of Scott

Amend the Yoder et al amendment to House File 15 filed April 28 by inserting in line four (4) of Section 2 thereof after the word "The", the word "amount".

YODER of Johnson

Amend House File 697 as follows:

Strike from Section four (4), line sixteen (16), the words "which rates shall not be greater", and all of lines seventeen (17) and eighteen (18) and insert in lieu thereof after the word bank, in line sixteen (16) the words, "which rates shall not be more than one percent (1%) of interest above the rate set under this section for state funds nor more than one percent (1%) of interest below that rate".

McINTYRE of Linn DODERER of Johnson

Amend House File 702 as follows:

1. By inserting after section forty-one (41) the following new section:

"Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended by adding the following new subsection:

'The tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code shall be subject to a deduction, or refund, if such deduction exceeds the tax liability, given for each person or dependent, (as defined in subsections one (1) through three (3)) based upon the net income of a person, required to and filing a personal income tax return, in the following manner:

With a net income of:

fifteen hundred (1500) dollars but less than three thousand (3000) dollars Tax deduction or refund

twelve (12) dollars per person

three thousand (3000) dollars but less than four thousand (4000) dollars

four thousand (4000) dollars but less than five thousand (5000) dollars nine (9) dollars per person

six (6) dollars per person five thousand (5000) dollars but less than six thousand (6000) dollars three (3) dollars per person

six thousand (6000) dollars and over

no tax deduction

'When a dependent files his own return and claims his own exemption and when a taxpayer is entitled to claim a dependency deduction, the dependent shall not be entitled to claim the deduction or the refund that might result from the benefit of such deduction. The taxpayer entitled to claim the dependency deduction shall be accorded the deduction or refund resulting from the deductions for the tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code in accordance with the aforementioned requirements of this subsection.' "

2. By renumbering the remaining sections in accordance with this amendment.

GALLAGHER of Black Hawk

Amend House File 686 by adding thereto the following sections:

- 1. Each taxpayer of the state shall receive full credit against the tax on all personal property owned by him unless the assessed value of the personal property owned by the taxpayer exceeds ten thousand (10,000) dollars. If the assessed value of all personal property owned by any taxpayer exceeds ten thousand (10,000) dollars, the taxpayer shall pay tax on that part of the personal property which exceeds ten thousand (10,000) dollars assessed value.
- 2. The personal property tax credit authorized in section one (1) of this amendment shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428) of the Code. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441) of the Code, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443) of the Code.
- 3. No taxpayer in the state shall be allowed a tax credit on personal property in excess of ten thousand (10,000) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section two (2) of this amendment which counties of the state the property is located and shall designate in which county the tax credit shall be claimed. A taxpayer may claim such credit for property located in more than one (1) county but the total property so claimed shall not exceed ten thousand (10,000) dollars assessed valuation.
- 4. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this amendment. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the state tax commission on or before January 15 of such year.
- 5. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller on or before March 15 and September

15 of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.

WINKELMAN of Calhoun

GRAHAM of Ida YODER of Johnson

Amend House File 686 by inserting following section twelve (12) the following new sections:

- 1. "The policies of the state of Iowa with respect to the quality and financing of public school education are hereby declared to be as follows:
- "1. Every person of school age within the state of lowa shall have the opportunity for an excellent public school education.
- "2. The achievement of quality education of all public schools within the state of Iowa is a function and responsibility of the state.
- "3. The achievement of quality education within each local school district is the function and responsibility of the local district.
- "4. Forty (40) percent of the collective cost of education in the several public school districts of the state of Iowa in districts maintaining a high school shall be provided by the state.
- "5. Sixty (60) percent of the collective cost of education in the several public high school districts of the state of Iowa in districts maintaining a high school shall be derived from local school district and other non-state sources.
- "6. The local school district's share of the cost of public education in each school district maintaining a public high school shall be determined by the ratio of its property value per pupil in average daily membership to that of the entire state for each pupil in average daily membership in all public high school districts throughout the state, together with the ratio of its income per pupil in average daily membership to that of the entire state for each pupil in average daily membership in all public high school districts throughout the state."
- 2. "For the purpose of equalizing educational opportunity in the public high school districts throughout the state, the several school districts in the state shall be entitled to and receive financial aid from the state in the manner and amount provided in this Act."
- 3. "For the purpose of computing state financial aid to local school districts under the formula hereinafter prescribed, the real value of taxable property and the adjusted gross income within each public high school district shall be determined by the state department of public instruction from data furnished it by the state tax commission. For purposes of this Act, a 'high school district' shall mean a district which maintains at least twelve (12) grades of instruction above the level of kindergarten. On or before June 30 of the year nineteen hundred sixty-eight (1968), and annually thereafter, the state tax commission shall report to the state department of public instruction:
- '1. Compiled and summarized data gathered under the provisions of subsection six (6) of section four hundred twenty-one point seventeen (421.17) of the Code, for the

preceding year, together with the sales-ratio figure or figures computed by the commission for each county. Upon receipt of said data, the state department of public instruction shall compute the real value of taxable real property in each public high school district in the state. 'Real value' shall mean the quotient found by dividing the assessed value of taxable real property within each high school district by the average sales-ratio figure for each county as reported by the state tax commission, and shall be approximately equal to the market value of such taxable real property within each such district.

- "2. The total adjusted gross income, as defined by section four hundred twenty-two point seven (422.7) of the Code, reported in the manner required by section four hundred twenty-two point twenty-one (422.21) of the Code for the last preceding calendar year or taxable year by residents of each public high school district in the state."
- 4. "The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for each day school was in session throughout a school year by the number of days school was in session during that school year."
 - 5. "State aid payable to each public high school district shall be computed as follows:
- "1. Determine the real valuation of property per pupil in average daily membership for each public high school district.
- $\mbox{``2.}$ Determine the adjusted gross income per pupil in average daily membership for each public high school district.
- "3. Determine the real valuation of property per pupil in average daily membership in public high schools for the entire state.
- $^{\prime\prime}4.$ Determine the adjusted gross income per pupil in average daily membership in public high schools for the entire state.
 - "5. Add the amount in subsection one (1) and subsection two (2) of this section.
 - "6. Add the amount in subsection three (3) and subsection four (4) of this section.
- "7. Divide the total amount determined in subsection five (5) of this section by the total amount in subsection six (6) of this section.
- "8. Subtract six tenths (.6) of the quotient obtained under subsection seven (7) from subsection one (1) of this section.
- "9. Multiply local total expenditures, determined as hereinafter provided, by the difference obtained under subsection eight (8) of this section hereof to determine the amount of state aid to each public high school district.
- "10. No district shall receive less than fifteen (15) percent of its local total expenditures, determined as hereinafter provided, from state funds.
- "11. No school district shall receive more than seventy (70) percent of its local total expenditures, determined as hereinafter provided from state funds under this formula."

- 6. "Total reimbursable expenditures shall be determined for the year ending June 30 of the school year in which the report is made, in each public high school district, from items defined in the uniform financial accounting system promulgated by the state board of public instruction under section two hundred fifty-seven point ten (257.10) of the Code, as follows:
- "1. Determine general fund costs exclusive of gifts, federal grants and aids by adding together the amounts expended for the school year ending June 30 of the year in which the report is made, for administration, instruction, attendance services, health services, pupil transportation services, fixed charges, operation and maintenance, community services, capital outlay, debt service, and tuition paid other districts. The cost of food services and student body activities shall not be included in general fund costs.
- "2. Determine schoolhouse fund costs exclusive of gifts, federal grants and aids by adding together the amounts received from property taxes for the following: bonds and interest, special schoolhouse fund levy, playground levy, and purchase of sites.
- "3. From the total of the sums determined under subsection one (1) and two (2) hereof deduct the following:
- "a. Receipts from state appropriations for handicapped children aid, vocational aid, driver education aid, and junior college aid.
- "b. General fund receipts from the following: tuition paid by individuals or by the state; transportation; services; rents; income on investment securities; other general fund revenue receipts; general fund non-revenue receipts; and transfers to the general fund other than those resulting from reorganization and the return of principal of invested securities.
- "c. Schoolhouse fund receipts from the following: income on investment securities, income on investment property, and transfers to the schoolhouse fund.
- "d. The total amount determined on the per pupil cost basis for children transported who live within statutory walking distance from school.
- 7. "All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund. At the option of the local board of education when the voters of the district have approved the issuance of bonds in excess of eighty (80) percent of the legally authorized debt limit an amount not to exceed the local district schoolhouse fund tax levy receipts as determined in section six (6), subsection two (2), of this amendment may be deposited in the schoolhouse fund and expended to purchase sites and construct and equip school buildings."
- 8. "At the close of each school year but not later than July 15 the local public high school district shall supply to the state department of public instruction the information required by it for calculation of state aid under this Act. Forms for such purpose shall be supplied by the state department to each public high school district no later than June 1 of each school year. After the aid payable has been calculated and validated for accuracy, the state department of public instruction shall certify to the state comptroller the amount of aid payable to each public high school district and he shall forthwith draw warrants, payable from moneys in the general fund of the state of Iowa not otherwise appropriated, and cause the same to be delivered to the respective public high school districts of the state of Iowa."

- 9. "There is hereby appropriated from moneys in the general fund of the state of Iowa not otherwise appropriated a sum sufficent to pay the proportionate share of the cost of education in public high school districts, payable by the state under the provisions of this Act."
- 10. "The superintendent of public instruction, subject to the approval of the state board of public instruction, is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this chapter."
- 11. "Section two hundred eighty-six A point one (286A.1), Code 1966, is repealed, effective July 1, 1968, and the following enacted in lieu thereof:
- "The several merged areas operating area vocational schools or community colleges and the several school districts operating junior colleges or community colleges in the state of Iowa shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter."
- 12. "Section two hundred eighty-six A point two (286A.2), Code 1966, is repealed, effective July 1, 1968."
- 13. "Section two hundred eighty-six A point four (286A.4), Code 1966, is amended by striking all of subsections one (1), two (2), and four (4), effective July 1, 1968."
- 14. "Section two hundred eighty-six A point seven (286A.7), Code 1966, is repealed, effective July 1, 1968."
- 15. "Chapter two hundred eighty-six (286), Code 1966, is repealed, effective July 1, 1968."
- 16. "Section two hundred eighty-five point one (285.1), Code 1966, is amended by striking all of subsection fifteen (15), effective July 1, 1968."
- 17. "Sections two hundred eighty-five point two (285.2) and two hundred eighty-five point three (285.3), Code 1966, are repealed, effective July 1, 1968."
- 18. "Section two hundred eighty-five point seven (285.7), Code 1966, is hereby repealed."
- 19. "In event that the amount appropriated for reimbursement of the school districts is in sufficient to pay in full the amounts to each of the school districts, then the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. In no event shall a school district receive less in the aggregate than it received in reimbursement for the 1965-1966 fiscal year for any state funds distributed for general aid, supplemental aid, and transportation aid."

Further amend House File 686 by renumbering the remaining sections in accordance with this amendment,

MALONEY of Polk

Amend the Fisher-Nielsen amendment to House File 686 as follows:

1. By inserting after the word "credit" in line 32 the words "has been deducted". GANNON of Jasper

Amend House File 686 as follows:

- 1. By adding the following new section after section three (3):
- "Sec. 4. The county school board shall review budgets submitted by the various school districts within the basic school tax unit. The county school board shall have full power to approve or disapprove the various budgets and recommend changes that they consider to be in the public interest."
- 2. Further amend by renumbering the remaining sections in conformity with this amendment.

GANNON of Jasper

Amend the amendment by Harbor of Fremont-Mills filed May 2. Amend by striking the words "three times" in line 22 and inserting in lieu thereof the word "double". "double".

REDFERN of Lee

Amend the Harbor amendment of May 2 by striking line thirty-seven (37) and inserting in lieu thereof the following:

"several school districts of the state."

HARBOR of Mills

Amend the Fisher Nielsen amendment to House File 686, filed May 1, 1967, as follows:

- 1. By striking all of section fourteen (14).
- 2. By renumbering the sections in accordance with this amendment.

DISTELHORST of Des Moines
MILLER of Des Moines

Amend Fisher-Nielsen amendment to House File 686 filed May 1, 1967 by adding the following new sections:

- 1. Section four hundred twenty-seven point one (427.1), Code 1966, is hereby amended by adding thereto the following subsection:
- "Any personal property purchased by any person, firm, or corporation owning or having in his possession or under his control within the state, with the authority to sell the same, with such personal property purchased with a view to its being sold, or which has been consigned to him from any place out of the state to be sold within the same, or to be delivered or shipped by him within or without this state."
- 2. Sections four hundred twenty-eight point sixteen (428.16), four hundred twenty-eight point seventeen (428.17), four hundred twenty-eight point eighteen (428.18), and four hundred twenty-eight point nineteen (428.19), Code 1966, are hereby repealed.

- 3. Section four hundred twenty point two hundred seven (420.207), Code 1966, is hereby amended by striking from line three (3) the number "428.16" and inserting in lieu thereof the number "four hundred twenty-eight point twenty (428.20)".
- 4. Section four hundred twenty-seven point one (427.1), subsection twenty (20), Code 1966, is hereby amended by striking from line seven (7) the number "428.16" and inserting in lieu thereof the words "one (1) of this Amendment".

RADL of Linn VAN DRIE of Story

Amend the Fisher-Nielsen amendment to House File 686 as follows:

- 1. In Section two (2), line thirty (30), strike the words and numerals "thirty-five hundredths (.35)" and insert "fifty hundredths (.50)".
- 2. In Section three (3), line thirty-two (32), strike the words and numerals "thirty-five hundredths (.35)" and insert "fifty hundredths (.50)".
- 3. In Section four (4), lines thirty-five and thirty-six (35 and 36), strike the words and numerals "thirty-five hundredths (.35)" and insert "fifty hundredths (.50)".

 McINTYRE of Line

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Thursday, May 4. 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, May 4, 1967.

The House met pursuant to adjournment. Speaker Baringer in the chair.

Prayer was offered by Father Daniel Clark, pastor of the St. Patrick's Catholic Church, Cummings, Iowa,

The Journal of May 3 was approved.

PRESENTATION OF VISITORS

Lee of Hamilton introduced to the House 50 fifth and sixth grade students from South Hamilton Community School, Stanhope, Iowa, accompanied by their principal, Ralph Rolland, and instructors; Mrs. Berglund, Mrs. Nelson and Mrs. Bowden.

Tieden of Clayton introduced to the House 51 ninth grade students from Starmont Community Schools, Strawberry Point, Iowa, accompanied by their teachers, Howard Lumau and Susan Nelson.

Fischer of Grundy introduced to the House 38 senior students from Wellsburg High School, Wellsburg, Iowa, accompanied by Mr. Looker and Bo Breneman.

Lee of Hamilton introduced to the House 50 fifth and sixth grade students from South Hamilton Community Schools, Randall, Iowa, accompanied by their principal, Mr. Lord, and teachers, Mrs. West and Mrs. Jamison.

Roorda of Jasper introduced to the House 54 eighth grade students from New Monroe Junior High School, Monroe, Iowa, accompanied by Mr. Sargent and Mrs. Teply.

Gallagher of Black Hawk introduced to the House 41 students from Hudson Community Schools, Hudson, Iowa, accompanied by their principal, John Holmes, and teachers, Joe Bohr and Mrs. West.

Middleswart of Warren introduced to the House 26 sixth grade students from Irving Elementary School, Indianola, Iowa, accompanied by Mr. Joster.

Klein of Winnebago introduced to the House eight students of the membership training class of the Methodist Church, Buffalo Center, Iowa, accompanied by Wayne Wasta.

Cunningham of Story introduced to the House 42 senior students of Nesco Community Schools, Zearing, Iowa, accompanied by their teacher, Mr. Roberts.

Varley of Adair introduced to the House 17 sixth grade students from Adair Casey Community Schools, Adair, Iowa, accompanied by Mr. Kellam.

Varley of Adair introduced to the House 59 eighth grade students from Stuart Community School, Stuart, Iowa, accompanied by their teachers, Elaine Messinger and Bernard Wells.

Varley of Adair introduced to the House 24 sixth grade students from Adair Casey Community Schools, accompanied by Mrs. Lena Grant.

Fischer of Grundy introduced to the House 67 sixth grade students from Grundy Center Community Schools, Grundy Center, Iowa, accompanied by Roy Cakerice, Marvin Boleman and Corrine Hinkle.

Sanders of Emmet introduced to the House 35 senior students from West Bend Community Schools, West Bend, Iowa, accompanied by Don Holland and Jerry Diede.

Christensen of Union introduced to the House 60 sixth grade students from East Union Community Schools, accompanied by Mrs. Eklund, Mrs. Overholtzer, Miss McFee and Mr. Hoffman.

Christensen of Union introduced to the House 124 students from Clarke Community High School, Osceola, Iowa, accompanied by Mr. Silk, Mr. Dougherty, Mrs. Carson and Mr. Alderdyce.

Smith of O'Brien introduced to the House John Pelton, president of the student body of the University of Iowa, Iowa City, Iowa, and brother of Representative Charles Pelton,

Coffman of Iowa introduced to the House the sixth, seventh and eighth grade students of Trinity Lutheran School, Conroy, Iowa, accompanied by their teacher and parents.

PETITIONS

The following petitions were received and placed on file:

By Winkelman of Calhoun from 22 residents of Calhoun County who favor House File 573, House File 598 and House File 649, relating to retirement systems for teachers.

By Winkelman of Calhoun from 75 residents of Iowa, who favor pari-mutuel wagering on horse races.

By Battles of Jackson from 67 residents of Jackson County who favor lowering personal property taxes.

By Battles of Jackson from 25 residents of Jackson County who favor legalizing pari-mutuel betting.

By Christensen of Union from 41 residents of Iowa who oppose taking the bounty off of foxes.

By Waugh of Monona from 25 residents of Iowa who favor pari-mutuel betting.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 634, 411 and 163; Senate Files 179, 129, 255, 366, 241, 352, 323, 239, 334 and 159; Senate Joint Resolution 24 and House Joint Resolution 29, under Rule 35.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 371, 474, 280, 89, 224, 531, 702 and 650.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 17

Holden of Scott called up for consideration House Concurrent Resolution 17, found on pages 1038 and 1039 of the House Journal of April 21, and moved its adoption.

The resolution was adopted.

HOUSE FILE 634 REFERRED TO COMMITTEE ON APPROPRIATIONS

The Speaker announced that House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, previously reported out for passage by the committee on conservation, is hereby referred to the committee on appropriations for further consideration, under the provisions of Rule 31.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Clark of Crawford offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Albert Weiss, of Crawford County, who was a member of the Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sexth, Fifty-seventh, and Fifty-eighth sessions of the General Assembly, passed away on February 19, 1966; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

The motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Clark of Crawford, Nolin of Carroll and Waugh of Monona.

BILL REMOVED FROM NON-CONTROVERSIAL CALENDAR

 $\mbox{Mr.}$ Speaker: We request that Senate File 625 be removed from the non-controversial calendar.

EDGAR J. KOCH FLOYD P. EDGINGTON DALE L. TIEDEN

INTRODUCTION OF BILLS

House File 707, by Committee on Commerce, a bill for an act relating to truck operator permit fees.

Read first time and placed on the calendar.

House File 708, by Committee on Schools, a bill for an act to repeal obsolete sections of the Code relating to schools.

Read first time and placed on the calendar.

House File 709, by Committee on Tax Revision, a bill for an act to create a school budget review committee and to define the powers and duties of said committee.

Read first time and placed on the calendar.

House File 710, by Committee on Conservation, a bill for an act relating to motor vehicle fuel tax and the distribution of a portion of the unclaimed refund of the tax.

Read first time and placed on the calendar.

House File 711, by Committee on Conservation, a bill for an act relating to the fish and game protection fund.

Read first time and placed on the calendar.

House File 712, by Committee on Industrial and Human Relations, a bill for an act relating to the establishment of a division of job training in the department of public instruction.

Read first time and placed on the calendar.

House File 713, by Committee on Agriculture, a bill for an act relating to agricultural lime.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 324, a bill for an act relating to establishment of urban renewal agencies. Read first time and referred to committee on cities and towns.

Senate File 691, a bill for an act relating to the military forces of the state of Iowa.

Read first time and referred to committee on state government affairs.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 740, a bill for an act relating to the department of revenue and collection of premium tax upon insurance policies.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 746, a bill for an act relating to the reorganization of the Iowa liquor control commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 561, a bill for an act relating to motor vehicle liability insurance.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 89, a bill for an act relating to the apportionment of the road use tax fund and the liquor control fund.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 339, a bill for an act relating to payments made under contract for the construction of public improvements.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House File 575, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor, with report of the appropriations committee recommending passage, was taken up for consideration.

Holden of Scott offered the following amendment:

Amend House File 575, Section 3, by striking the period in line seven (7) and inserting in lieu thereof ", except that indemnities shall be decreased fifty percent (50%) on hogs so destroyed which have not been vaccinated with an approved modified live-virus tissue origin vaccine."

Van Nostrand of Pottawattamie moved the previous question.

The motion lost.

Holden of Scott moved the adoption of his amendment.

The amendment lost.

Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 575)

The ayes were 111:

Andersen	Gallagher	Millen	Shaw
Bailey	Gannon	Miller of Des Moines	Shepherd
Baker	Graham	Miller of Jones	Smith
Battles	Grassley	Miller of Page	Sorg
Bergman	Hanson of Benton	Moffitt	Steffen

Bowin	Hanson of Mitchell	Mohrfeld	Stokes
Breitbach	Harbor	Mowry	Story
Busch	Hicklin	Nelson	Strand
Camp	Hill	Nielsen	Stromer
Carnahan	Holden	Nolin	Strothman
Christensen	Hullinger	O'Malley	Sullivan
Clark	Johnson of Audubon	Ossian	Thordsen
Cochran	Kiilsholm	Palmer	Tieden
Coffman	King	Patton	Utzig
Conklin	Kitner	Pelton	Van Drie
Cunningham	Klein	Petersen of Dallas	Van Nostrand
Curran	Kluever	Peterson of Woodbury	Van Roekel
Den Herder	Knight	Pierson	Varley
Diehl	Koch	Poncy	Vetter
Distelhorst	Langland	Radl	Watson
Doderer	Lee	Redfern	Waugh
Duffy	Lipsky	Reed	Welden
Dunton	Maloney	Renda	Winkelman
Edgington	McCartney	Roe	Wolfe
Fischer of Grundy	McIntyre	Roorda	Wood
Fisher of Greene	McNamara	Sanders	Yoder
Franklin	Mensing	Schmarje	Mr. Speaker
Freeman	Middleswart	Schroeder	

The nays were 7:

Beardsley

Caffrey

Glenn

Tapscott

Bennett

Fullerton

Mayberry

Absent or not voting 6:

Allen

Gittins

McCray

Voorhees

Darrington

Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 686 and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

The committee discussed the amendments to House File 686 filed by Bailey of Wright.

The committee discussed the amendment to House File 686 filed by Harbor of Mills.

The committee discussed the amendments filed by Redfern of Lee to the Harbor amendment.

Doderer of Johnson rose on a point of order that the Harbor amendment was not germane.

The Chairman propounded the question "Is the Harbor amendment germane?"

The vote revealed that the committee ruled the Harbor amendment germane.

Petersen of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 686 as follows:

- 1. Section 3, line three (3), by inserting after the word "budgets" the following: "or the calendar year 1968, whichever is applicable,".
- 2. Section 4, line nine (9), by inserting after the word "and" the words "to each county auditor and to".
- 3. Section 4 is further amended by inserting in line eleven (11) a period after the word "unit" and by striking the remainder of the section.

The amendment was adopted by the committee of the whole.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 686 as follows:

- 1. By adding the following new section after section three (3):
- "Sec. 4. The county school board shall review budgets submitted by the various school districts within the basic school tax unit. The county school board shall have full power to approve or disapprove the various budgets and recommend changes that they consider to be in the public interest."
- 2. Further amend by renumbering the remaining sections in conformity with this amendment.

The amendment was not adopted by the committee of the whole.

Millen of Van Buren moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair.

On motion by Millen of Van Buren, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Lipsky of Linn introduced to the House 27 students from Mt. Mercy College, Cedar Rapids, Iowa, accompanied by Sister Mary Roberta, RSM, Sister Mary Laureen, RSM, and Marjorie Schmidt.

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 686, and that Baringer of Fayette preside as chairman over the deliberations of the committee.

Baker of Boone offered the following amendment filed by him:

Amend House File 686 as follows:

- 1. Amend section one (1) by adding the following new subsection:
- "The 'state school aid equalization credit' is the amount of state funds credited to each property owner under the provisions of this Act."
 - 2. Amend by inserting after section nine (9) the following new section:
- "Sec. 10. The county auditor in preparing the tax lists under chapter four hundred forty-three (443) of the Code shall enter the amount of the state school aid equalization credit granted each property owner under the provisions of this Act."
- 3. Amend by renumbering the remaining sections in accordance with this amendment.

The amendment was adopted by the committee of the whole.

Harbor of Mills offered the following amendment filed by him:

Amend House File 686, Section 6, by adding thereto the following:

"Any district which is operating at a per-pupil cost in excess of 85% of the state average general fund expenditure which shall propose to increase the per-pupil cost over the previous year at a percentage rate in excess of the economic growth of the state, as indicated by the growth of state revenue, shall be required to get prior approval of a majority of the following state officials: The state comptroller or his designated staff member, the superintendent of public instruction or his designated staff member, two members of the senate designated by the president of the senate and who differ from each other in political affiliation, and two members of the house of representatives designated by the speaker of the house and who differ from each other in political affiliation. In no case shall the total dollar increase for any district exceed 85% of the state average general fund expenditure per-pupil multiplied by the current year's economic growth as determined by the state comptroller. Failure to receive approval for such an increase or a part thereof from a majority of said officials shall result in state equalization aid being decreased by three times the total dollar amount not having approval that said districts' increase exceeds the allowable percentage of growth.

On or after July 1 of each year, but not later than September 1, the state comptroller shall compute the state revenue growth rate which, for the purpose of this Act, shall be the percentage, if any, by which the total general fund revenue from special taxes during the fiscal year ending on June 30 of the current year exceeds said revenue received during the fiscal year ending June 30 of the preceding calendar year. In making such computations, he shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two preceding fiscal years. He shall thereupon certify the state revenue growth rate to the state budget review committee each year."

Redfern of Lee offered the following amendment to the amendment filed by him and moved its adoption:

Amend the amendment by Harbor of Mills filed May 2.

Amend by striking the words "three times" in line 22 and inserting in lieu thereof the word "double".

The amendment to the amendment was adopted by the committee of the whole.

Redfern of Lee offered the following amendment:

Amend the amendment by Harbor of Mills filed May 2.

Amend by stiking the words "three times" in line 22.

Redfern of Lee asked and received unanimous consent to withdraw his amendment.

Redfern of Lee offered the following amendment to the amendment and moved its adoption:

Amend the Harbor of Mills amendment to House File 686 filed May 2, 1967, as follows:

- 1. By striking from lines 4 and 17 the figure and word "85% of".
- 2. By striking from line 25 the word "September" and inserting in lieu thereof the word "August".
- 3. By striking lines 30 thru 35 and inserting "of the next year is expected to exceed said revenue received during the fiscal year ending June 30 of the current calendar year. In making such computations, he shall exclude all increases or decreases in the general revenue resulting or expected to result directly from changes in the state revenue laws having an effective date during either of the two fiscal years. After the first year the basis for comparing the growth rate for the next fiscal year shall be the previous year's estimate of the current year, with the growth rate to be adjusted for any differences between the prior estimate and the actual. He'.

Consideration of the Harbor amendment and the Redfern amendment to the Harbor amendment was deferred for further consideration by the committee of the whole.

The committee discussed the amendment filed by Maloney of Polk, filed May 3, 1967.

Millen of Van Buren propounded the question "Shall the House use the Maloney amendment or the Petersen plan as the vehicle for the consideration of House File 686?"

The results of the roll call showed 80 votes for the Petersen plan and 22 votes for the Maloney plan.

The committee discussed the amendment to House File 686 by Gannon of Jasper and Doderer of Johnson filed May 2, 1967.

Hulling of Decatur rose on a point of order that the amendment was not germane.

Gannon of Jasper asked and received unanimous consent to withdraw his amendment.

Camp of Clinton called up for discussion the contents of House File 709, a bill for an act to create a school budget review committee and to define the powers and duties of said committee.

(Pending)

Millen of Van Buren moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

Millen of Van Buren asked that Senate Files 288, 302, 221 and 224 be made a "special order" of business for 10:00 a.m., Wednesday, May 10, 1967.

Objection was raised.

Millen of Van Buren moved that Senate Files 288, 302, 221 and 224 be made a "special order" for 10:00 a.m., Wednesday, May 10, 1967.

The motion lost.

BILL REMOVED FROM NON-CONTROVERSIAL CALENDAR

 $\mbox{Mr.}$ Speaker: We request that Senate File 601 be removed from the non-controversial calendar.

JAMES T. CAFFREY CLEVE L. CARNAHAN HAROLD THORDSEN

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 30, 86, 239, 320, 321 and 537; and Senate Files 259, 287, 426, 436, 446, 584 and 585.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 30, 86, 239, 320, 321 and 537; and Senate Files 259, 287, 426, 436, 446, 584 and 585.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 4th day of May, 1967, sent to the governor for his approval: House Files 30, 86, 239, 320, 321 and 537.

A. L. MENSING, Chairman

Report adopted.

EXPLANATION OF VOTE ON HOUSE FILE 178

We voted "No" on House File 178 which would prohibit parents and employers from permitting children under fourteen years of age to be engaged as migratory agricultural laborers "during the regular school hours of a free nonsectarian private or public school which is reasonably available and accessible to such child and which is operated primarily for children of migratory agricultural laborers."

The original bill as written would have accomplished the humanitarian ideals we support and seek to implement. The amendment that became the bill not only destroyed the original bill, but will give those employing migratory workers a legal right to work and exploit young children of the tender ages of 5, 6, 7, and so on up to 14 during off school hours, even though it is morally wrong to do so.

In addition, the amendment provides for a discrimination against religion which we find particularly abhorrent. Opponents of fair labor laws for migrant children, knowing of the deep interest of religious organizations in the plight of the migrant children, and seeking to thwart that interest, excluded from the bill, church operated schools.

Although some might put economic advantage above moral value, we cannot and will not. Therefore, we voted against the "killing" amendment and when it was adopted, we voted against the bill.

GLENN of Polk HILL of Marshall JOHNSTON of Polk MALONEY of Polk

REQUEST TO VOTE

Edgington of Franklin asked and received unanimous consent to be recorded as voting age on House File 575.

Mowry of Marshall asked and received unanimous consent to be recorded as voting aye on House File 575.

Tieden of Clayton asked and received unanimous consent to be recorded as voting age on House File 575.

REPORTS OF COMMITTEES

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred Senate File 380, a bill for an act relating to follow-up studies of certain schools having more than a certain number of students who may drop out, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

KEITH L. VETTER, Chairman

Den Herder of Sioux, from the committee on public health and welfare, submitted the following report:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 573, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 573 as follows:

- 1. Section 9, line twenty-seven (27), by striking everything after the comma following the figures "1968" and inserting in lieu thereof the following: "wages up to sixty-six hundred dollars (\$6600.00)."
 - 2. By adding thereto the following new section:

Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, 's hereby amended by inserting in line five (5) a period after the word "system" and striking the remainder of said subsection.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 656, a bill for an act relating to the retirement of public employees, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be indefinitely postponed.

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred House File 371, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 371 as follows:

Sec. 2, lines two (2) and three (3) by striking the words and figures "one hundred thirty thousand (130,000)" and inserting in lieu thereof the words and figures "one hundred thousand (100,000)".

ELMER DEN HERDER, Chairman

Also:

Mr. Speaker: Your committee on public health and welfare, to whom was referred Senate File 608, a bill for an act relating to the blind, the partially blind and the physically disabled, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

ELMER DEN HERDER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas county, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 726, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 302, a bill for an act to provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LESTER L. KLUEVER. Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 288, a bill for an Act to abolish terms for holding court in the district courts of the state, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 224, a bill for an act to define the jurisdiction and duties of district court judges, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend the Maloney amendment to House File 686, filed May 3, 1967, as follows:

- 1. By striking from line 93 the words "subsection one (1) of this section" and inserting in lieu thereof the word and figure "one (1)"
 - 2. By adding at the end of line 141 the following:
- "4. Any school district whose reimbursable expenditures per pupil are in the upper fifty (50) percent of per pupil reimbursable expenditures in the state shall be limited to a per pupil increase not to exceed ten (10) percent of the previous year's reimbursable expenditures per pupil. The amount of increase in reimbursable expenditures per pupil exceeding ten (10) percent per annum shall be deducted from the reimbursable expenditures as provided in this section."

LIPSKY of Linn

Amend House File 684 by adding thereto the following sections:

- Section 2. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1966, is hereby amended as follows:
- 1. By striking lines four (4) through seven (7) and inserting in lieu thereof the following:
- "For a gross weight of four tons or less, thirty (30) dollars, except that after said motor vehicle has been registered five times, the fee shall be twenty-five (25) dollars.
- For a gross weight exceeding four tons and not exceeding five tons, fifty-two (52) dollars."
- 2. By striking all after the comma in line nine (9) and inserting in lieu thereof the words "eighty-two (82) dollars."
- 3. By striking all after the comma in line eleven (11) and inserting in lieu thereof the words "one hundred twelve (112) dollars."
- 4. By striking all after the comma in line thirteen (13) and inserting in lieu thereof the words "one hundred forty-two (142)".
- 5. By striking all after the comma in line sixteen (16) and inserting in lieu thereof the words "one hundred seventy-two (172)".
- 6. By striking all after the comma in line nineteen (19) and inserting in lieu thereof the words "two hundred seven (207)".
- 7. By striking all after the comma in line twenty-two (22) and all of line twenty-three (23) and inserting in lieu thereof the words "two hundred forty-two (242) dollars."
- 8. By striking in lines twenty-five (25) and twenty-six (26) the words "two hundred sixty-five" and inserting in lieu thereof the words "two hundred eighty (280)".
- Sec. 3. Section three hundred twenty-one point one hundred twenty-one (321.121), Code 1966, is hereby amended by striking from line five (5) the word "twenty-five" and inserting the word "thirty (30)".
- Sec. 4. Section three hundred twenty-one point one hundred twenty-two (321.122), subsection one (1), Code 1966, is hereby amended as follows:
- 1. By striking all of line eight (8) and inserting in lieu thereof the words "less, sixty (60) dollars."
- 2. By striking in line ten (10) the word "sixty-five" and inserting in lieu thereof the words "eighty-five (85)".

- 3. By striking in line fourteen (14) the word "ninety" and inserting in lieu thereof the words "one hundred ten (110)".
- 4. By striking in lines sixteen (16) and seventeen (17) the words "one hundred twenty-five" and inserting in lieu thereof the words "one hundred thirty-five (135)".
- 5. By striking in lines nineteen (19) and twenty (20) the words "one hundred sixty" and inserting in lieu thereof the words "one hundred sixty (160)".
- 6. By striking in lines twenty-two (22) and twenty-three (23) the words "one hundred ninety-five" and inserting in lieu thereof the words "one hundred eighty-five (185)".
- 7. By striking in lines twenty-five (25) and twenty-six (26) the words "two hundred thirty-five" and inserting in lieu thereof the words "two hundred ten (210)".
- 8. By striking in line thirty (30) the word "twenty-five" and inserting in lieu thereof the word "thirty-five (35)".

SCHROEDER of Pottawattamie

Amend House File 702 as follows: By striking subsection 1 of Section 4 and inserting in lieu thereof the following: "Intangible personal property" means moneys on deposit; bonds, except those which under the constitution or laws of the United States or of this state are exempt from property taxation by the state of Iowa; certificates of indebtedness, other than capital notes issued by banks or trust companies; notes; debentures; annuities; accounts receivable; conditional sales contracts which have incorporated therein promises to pay; real estate and chattel mortgages; and common and preferred stocks."

REDFERN of Lee

Amend the Harbor amendment to House File 686 as follows:

- 1. In line sixteen (16) by striking the word "total" and inserting in lieu thereof the words "per-pupil".
- 2. In line nineteen (19) by adding after the word "comptroller" the following: "without approval of the majority of said officials".

REDFERN of Lee HARBOR of Mills

Amend House File 686 by inserting following section twelve (12) the following new sections:

Section 1. Section four hundred twenty-six point one (426.1), Code 1966, is hereby amended by striking all of such section after the word "year" in line six (6) and inserting in lieu thereof the following:

"beginning July 1, 1967, there is appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this chapter."

- Sec. 2. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from line seven (7) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- 2. By striking all of such section after the word "fund" in line thirteen (13) and inserting the following in lieu thereof:

"twenty (20) mills for the previous year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code."

- Sec. 3. Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:
- 1. By striking from line thirteen (13) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- 2. By striking from lines fourteen (14) and fifteen (15) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- Sec. 4. Section four hundred twenty-six point seven (426.7), Code 1966, is hereby amended by striking all of such section after the word "counties" in line eleven (11).
- Sec. 5. Section four hundred twenty-six point eight (426.8), Code 1966, is hereby repealed and the following new section inserted in lieu thereof:

"Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax lists as a credit against the tax levied on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract and for which the warrant has been drawn. The county auditor shall then deliver said tax lists and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land. In case of change of ownership the credit shall follow the title."

Sec. 6. Section four hundred twenty-six point nine (426.9), Code 1966, is hereby repealed.

FISHER of Greene

NIELSEN of Shelby

Amend House File 690 Section 2, line 19 by striking the words "fifteenth day" and inserting in lieu thereof the words "third Monday".

MOFFITT of Appanoose

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, May 5, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives Des Moines, Iowa, Friday, May 5, 1967

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Rabbi Jay B. Goldburg, of the Temple B'nai Jeshurun, Des Moines, Iowa.

The Journal of May 4 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Knight of Humboldt on request of Nelson of Cherokee; Clark of Crawford on request of Pierson of Mahaska.

PRESENTATION OF VISITORS

Busch of Bremer introduced to the House 33 students from St. Paul's Lutheran School, Waverly, Iowa, accompanied by Mrs. Leisinger, Mrs. Zelle and Mrs. Shaefer, and their teacher, Miss Philippi.

Van Roekel of Marion introduced to the House 49 eighth grade students from Pella Christian School, Pella, Iowa, and three students from Newton Christian School, Newton, Iowa, accompanied by Mrs. Tony Stravers and their teachers.

Hill of Marshall introduced to the House 27 students from Marshalltown Community College, Marshalltown, Iowa, accompanied by Lyle Niemeyer.

Middleswart of Warren introduced to the House 25 sixth grade students from Hawthorne Grade School, Indianola, Iowa, accompanied by their teacher, Mr. Godbey, and four adults.

Pierson of Mahaska introduced to the House 50 sixth grade students from North Mahaska Community Schools, New Sharon, Iowa, accompanied by their teachers, Mrs. Goodman and Mrs. Lykens, and six parents.

Middleswart of Warren introduced to the House 20 students from Norwalk Community Schools, Norwalk, Iowa, accompanied by Dale Wiese,

Middleswart of Warren introduced to the House 60 fifth and sixth grade students from Interstate 35 Community Schools, New Virginia, Iowa, accompanied by their teachers, Mrs. Veda Bodtke and Mrs. Vera Cartwright.

Carnahan of Wapello and Poncy of Wapello introduced to the House 35 sixth grade students from Irving School, Ottumwa, Iowa, accompanied by their principal, Floyd Richardson, and their teachers.

Killsholm of Kossuth introduced to the House 33 students from Burt Community Schools, Burt, Iowa, accompanied by Mrs. Sylvester Brace, Mrs. Frank Becker, Mrs. Robert Angus and Mr. Waldo Kruse.

Cunningham of Story introduced to the House 65 fifth and sixth grade students from Roland Community Schools, Roland, Iowa, accompanied by their teachers, Mrs. Birkeland and Mrs. Teig.

Langland of Winneshiek introduced to the House 42 seventh grade students from North Winneshiek Community Schools, Decorah, Iowa, accompanied by their superintendent, Gordon Christianson, and their teachers, Lynn Danielson and Gerald Moorehead.

Langland of Winneshiek introduced to the House Mrs. Joan Hageman, widow of the late Honorable Urban Hageman, former member of the House from Winneshiek County in the Sixty-first General Assembly.

Bergman of Osceola introduced to the House the Honorable Howard N. Sokol, Coralville, Iowa, former member of the House from Osceola County in the Sixtieth and Sixtieth Extra General Assemblies.

Mohrfeld of Tama introduced to the House 23 fifth grade students from Garwin Community Schools, Garwin, Iowa, accompanied by their teacher, Mrs. Phil Aldridge, and six mothers.

PETITIONS

The following petitions were received and placed on file:

By Johnson of Audubon from 51 residents of Iowa who favor pari-mutuel betting.

By Stromer of Hancock from 11 residents of Cerro Gordo County and Hancock County who favor pari-mutuel betting.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 573 and 371; and Senate Files 608, 576, 726, 302, 288, 224, 221 and 380, under Rule 35.

BILLS INDEFINITELY POSTPONED

The Chief Clerk announced the following bills indefinitely postponed under Rule 43: House Files 498 and 640.

HOUSE FILE 573 REFERRED TO COMMITTEE ON APPROPRIATIONS

The Speaker announced that House File 573, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, previously reported out for amendment and passage by the committee on public health and welfare, is hereby referred to the committee on appropriations for further consideration under the provision of Rule 31.

POINT OF PERSONAL PRIVILEGE

Kiilsholm of Kossuth rose on a point of personal privilege in recognition of the end of World War II and the liberation of his native country, Denmark, 22 years ago today.

In appreciation of America's help in World War II, Representative Kiilsholm presented to the Speaker miniature Danish and American flags.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Beardsley of Polk offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Vincent L. Browner, of Polk County, who was a member of the Forty-ninth General Assembly, passed away on December 13, 1965; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

The motion prevailed and the resolution was adopted.

The Speaker appointed as such committee Beardsley of Polk, Caffrey of Polk and Tapscott of Polk.

INTRODUCTION OF BILLS

House File 714, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to research in connection with problems involving traffic safety.

Read first time and placed on the calendar.

House File 715, by Committee on Roads and Highways, a bill for an act relating to classification of highways and responsibility therefor.

Read first time and placed on the calendar.

House File 716, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission.

Read first time and placed on the appropriations calendar.

House File 717, by Committee on Government Reorganization, a bill for an act to establish a department of social services, to provide for the appointment of a social services council and the employment of a commissioner; and to incorporate and transfer the duties and responsibilities of certain state departments and agencies to the department of social services.

Read first time and placed on the calendar.

House File 718, by Committee on Appropriations (Committee on Appropriations) a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor.

Read first time and placed on appropriations calendar.

House File 719, by Committee on Appropriations, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa.

Read first time and placed on appropriations calendar.

SENATE MESSAGES CONSIDERED

Senate File 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers.

Read first time and referred to committee on county and township affairs.

Senate File 339, a bill for an act relating to payments made under contract for the construction of public improvements.

Read first time and referred to committee on state government affairs.

Senate File 740, a bill for an act relating to the department of revenue and collection of premium tax upon insurance policies.

Read first time and referred to committee on government reorganization.

Senate File 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue.

Read first time and referred to committee on government reorganization.

Senate File 746, a bill for an act relating to the reorganization of the lowa liquor control commission.

Read first time and referred to committee on government reorganization.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 337, a bill for an act relating to the consolidation of cities and towns.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 616, a bill for an act relating to general school aid . . . to elementary, secondary and merged areas . . . and to make an appropriation therefor.

Also:

That the Senate has refused to concur in the House amendment to Senate File 142, a bill for an act relating to solemnizing marriages.

Also:

That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 126, a bill for an act requiring deer hunters to wear certain colored apparel.

Also:

That the Senate has concurred in the House amendment and passed Senate File 379, a bill for an act relating to social science subject requirements under minimum school standards.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 766, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals.

Also:

Mr. Speaker: I am directed to inform your honorable body that the Senate insists on its amendment to Senate File 96, a bill for an act to provide law clerks for supreme court judges, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators O'Malley, chairman; Coleman, Lange, and Neu.

AL MEACHAM, Secretary

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 686 and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

The House discussed the amendment to House File 686 by Winkelman of Calhoun filed May 3, 1967, and the amendment to the amendment by Bailey of Wright filed May 5, 1967.

Millen of Van Buren propounded the question "Shall the Winkelman amendment be considered in conjunction with the Petersen plan?"

The results of the roll call showed 49 votes for considering the Winkelman amendment in conjunction with the Petersen plan and 64 votes against.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House File 686 as follows:

- 1. By striking all of lines one (1) through thirteen (13) of section 6 and inserting in lieu thereof the following:
- "Sec. 6. State equalization aid means that amount of money from the state general fund necessary to guarantee to each individual school district a dollar amount equal to either eighty-five (85) per cent of the state average per pupil cost as determined by the comptroller, or the actual per pupil cost of the district, whichever is less. The state department of public instruction shall compute the amount of state equalization aid due each individual school district. This amount and the number of pupils residing in each individual school district during the most recent completed school year shall be certified to each county auditor no later than September 1, 1967, and each year thereafter. There is"

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 32:

Andersen	Distelhorst	Mayberry	Steffen
Bailey	Doderer	Miller of Des Moines	Stokes
Baker	Dunton	Nolin	Tapscott
Bennett	Gallagher	O'Malley	Utzig

Breitbach Caffrey Carnahan Christensen

Gannon Glenn Hanson of Benton

Maloney

Palmer Poncy Renda Roe Van Roekel Voorhees Yoder Mr. Speaker

The nays were 75:

Smith Allen Grassley Millen Battles Hanson of Mitchell Miller of Jones Sorg Beardsley Story Harbor Miller of Page Bergman Strand Hicklin Moffitt Bowin Mohrfeld Stromer Hill Camp Holden Strothman Ossian Cochran Johnson of Audubon Patton Sullivan Coffman Kiilsholm Thordsen Pelton Conklin Petersen of Dallas Van Drie King Cunningham Peterson of Woodbury Van Nostrand Kitner Curran Varley Klein Pierson Den Herder Vetter Kluever Redfern Diehl Koch Reed Watson Langland Edgington Roorda Waugh Fischer of Grundy Lee Sanders Welden Freeman Lipsky Schmarje Winkelman Fullerton McCartney Schroeder Wolfe Gittins McCray Shaw Wood Graham McIntyre Shepherd

Absent or not voting 17:

Busch Clark Darrington Duffy Fisher of Greene Franklin Hullinger Johnston of

Johnston of Polk Knight McNamara Mensing Middleswart

Mowry

Nelson Nielsen Radl Tieden

The amendment was not adopted by the committee of the whole.

Redfern of Lee moved to reconsider the vote by which his amendment, filed May 3, 1967 to the Harbor amendment, filed May 2, 1967, was adopted by the committee of the whole.

The motion prevailed.

Redfern of Lee asked and received unanimous consent to withdraw his amendment.

Harbor of Mills asked and received unanimous consent to withdraw his amendment to House File 686, filed May 2, 1967.

Harbor of Mills offered the following amendment:

Amend House File 686, Section 6, by adding thereto the following:

"Any district which is operating at a general fund per pupil cost in excess of the state average general fund per-pupil expenditure which shall increase its per-pupil cost over the previous year by an amount greater than the dollar amount obtained by multiplying the state average general fund expenditure by the percentage of the economic growth of the state for the year, as determined by the growth of state revenue, shall have its state equalization aid reduced by an amount equal to double the amount by which such increase exceeds such dollar amount.

On or after July 1 of each year, but not later than August 1, the state comptroller shall compute the state revenue growth rate which, for the purposes of this Act, shall be the percentage, if any, by which the total general fund revenue from special taxes during the fiscal year ending on June 30 of the current year exceeds said revenue received during the fiscal year ending June 30 of the preceding calendar year. In making such computations, he shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two preceding fiscal years. He shall thereupon certify the state revenue growth rate to the several school districts of the state."

Van Drie of Story offered the following amendment to the amendment and moved its adoption:

Amend the Harbor et al amendment to House File 686, filed May 5 by striking in line ten (10) the word "double".

The amendment to the amendment was adopted by the committee of the whole.

The committee recessed until 1:00 p.m.

AFTERNOON SESSION

The committee reconvened, Chairman Baringer presiding.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Amend House File 686 by inserting following section twelve (12) the following new sections:

Section 1. Section four hundred twenty-six point one (426.1), Code 1966, is hereby amended by striking all of such section after the word "year" in line six (6) and inserting in lieu thereof the following:

"beginning July 1, 1968, there is appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this chapter."

- Sec. 2. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from line seven (7) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".

- 2. By striking all of such section after the word "fund" in line thirteen (13) and inserting the following in lieu thereof: "twenty (20) mills for the previous year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code."
- Sec. 3. Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:
- 1. By striking from line thirteen (13) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- 2. By striking from lines fourteen (14) and fifteen (15) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- Sec. 4. Section four hundred twenty-six point seven (426.7), Code 1966, is hereby amended by striking all of such section after the word "counties" in line eleven (11).
- Sec. 5. Section four hundred twenty-six point eight (426.8), Code 1966, is hereby repealed and the following new section inserted in lieu thereof:

"Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax lists as a credit against the tax levied on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract and for which the warrant has been drawn. The county auditor shall then deliver said tax lists and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land. In case of change of ownership the credit shall follow the title."

Sec. 6. Section four hundred twenty-six point nine (426.9), Code 1966, is hereby repealed.

The amendment was not adopted by the committee of the whole.

McIntyre of Linn offered the following amendment and moved its adoption:

Amend House File 686, Section 6, by adding thereto the following:

"Any district which is operating at a general fund per-pupil cost in excess of the state average general fund per-pupil expenditure which shall increase its per-pupil cost over the previous year by an amount greater than the dollar amount obtained by multiplying the state average general fund expenditure by the percentage of allowable growth as computed by the state comptroller, shall have its equalization aid reduced by an amount equal to the amount by which such increase exceeds such dollar amount.

On or after July 1 of each year, but not later than Aug. 1, the state comptroller shall compute the percentage of allowable growth in per-pupil expenditures which for purposes of this act shall be the amount, if any, by which the total general fund revenue from special taxes during the fiscal year, ending on June 30 of the current year divided by the average daily per-pupil membership in all public school districts in the state for the current year exceeds said revenues received during the fiscal year ending June 30 of the preceding year divided by the average daily per-pupil membership in all public school districts in the state in the preceding calendar year. In making such computations, he shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two

preceding fiscal years. He shall thereupon certify the state revenue growth rate to the several school districts of the state."

The amendment was adopted by the committee of the whole.

Moffitt of Appanoose offered the following amendment and moved its adoption:

Amend House File 686, Section 6, line seven (7) by inserting after the word "each" the words "public school".

The amendment was adopted by the committee of the whole.

Millen of Van Buren moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair,

The House resumed consideration of House File 686, a bill for an act to provide a method for general property tax replacement and equalization.

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 686 and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

Petersen of Dallas moved that the amendments adopted by the committee of the whole be compiled as a committee amendment to House File 686.

The motion prevailed.

Van Nostrand of Pottawattamie moved that House File 686 be reported back to the House by the committee of the whole with the recommendation that House File 686 be amended as follows, and when so amended the bill do pass.

1. Section 1. by adding the following new subsection:

"The 'state school aid equalization credit' is the amount of state funds credited to each property owner under the provisions of this Act."

- 2. Section 3, line three (3), by inserting after the word "budgets" the following: "or the calendar year 1968, whichever is applicable,".
- 3. Section 4, line nine (9), by inserting after the word "and" the words "to each county auditor and to".
- 4. Section 4 is further amended by inserting in line eleven (11) a period after the word "unit" and by striking the remainder of the section.
- 5. Section 6, line seven (7), by inserting after the word "each" the words "public school".
 - 6. Section 6, by adding thereto the following:

"Any district which is operating at a general fund per-pupil cost in excess of the

state average general fund per-pupil expenditure which shall increase its per-pupil cost over the previous year by an amount greater than the dollar amount obtained by multiplying the state average general fund expenditure by the percentage of allowable growth as computed by the state comptroller, shall have its equalization aid reduced by an amount equal to the amount by which such increase exceeds such dollar amount.

On or after July 1 of each year, but not later than August 1, the state comptroller shall compute the percentage of allowable growth in per-pupil expenditures which for purposes of this Act shall be the amount, if any, by which the total general fund revenue from special taxes during the fiscal year, ending on June 30 of the current year divided by the average daily per-pupil membership in all public school districts in the state for the current year exceeds said revenues received during the fiscal year ending June 30 of the preceding year divided by the average daily per-pupil membership in all public school districts in the state in the preceding calendar year. In making such computations, he shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two preceding fiscal years. He shall thereupon certify the state revenue growth rate to the several school districts of the state."

- 7. By inserting after Section 9 the following new section:
- "Sec. 10. The county auditor in preparing the tax lists under chapter four hundred forty-three (443) of the Code shall enter the amount of the state school aid equalization credit granted each property owner under the provisions of this Act."
 - 8. Amend by renumbering the remaining sections in accordance with this amendment.

The motion prevailed.

Millen of Van Buren moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair.

Millen of Van Buren offered the following report of the committee of the whole on House File 686:

REPORT OF COMMITTEE OF THE WHOLE ON HOUSE FILE 686

MR. SPEAKER: The committee of the whole has had under consideration House File 686, a bill for an act to provide a method for general property tax replacement and equalization, and has directed me to report the same with the recommendation that it be amended as follows and, when so amended, that the bill do pass:

- 1. Section 1, by adding the following new subsection:
- "The 'state school aid equalization credit' is the amount of state funds credited to each property owner under the provisions of this Act."
- 2. Section 3, line three (3), by inserting after the word "budgets" the following: "or the calendar year 1968, whichever is applicable,".

- 3. Section 4, line nine (9), by inserting after the word "and" the words "to each county auditor and to".
- 4. Section 4 is further amended by inserting in line eleven (11) a period after the word "unit" and by striking the remainder of the section.
- 5. Section 6, line seven (7), by inserting after the word "each" the words "public school".
 - 6. Section 6, by adding thereto the following:

"Any district which is operating at a general fund per-pupil cost in excess of the state average general fund per-pupil expenditure which shall increase its per-pupil cost over the previous year by an amount greater than the dollar amount obtained by multiplying the state average general fund expenditure by the percentage of allowable growth as computed by the state comptroller, shall have its equalization aid reduced by an amount equal to the amount by which such increase exceeds such dollar amount.

On or after July 1 of each year, but not later than August 1, the state comptroller shall compute the percentage of allowable growth in per-pupil expenditures which for purposes of this Act shall be the amount, if any, by which the total general fund revenue from special taxes during the fiscal year, ending on June 30 of the current year divided by the average daily per-pupil membership in all public school districts in the state for the current year exceeds said revenues received during the fiscal year ending June 30 of the preceding year divided by the average daily per-pupil membership in all public school districts in the state in the preceding calendar year. In making such computations, he shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two preceding fiscal years. He shall thereupon certify the state revenue growth rate to the several school districts of the state."

- 7. By inserting after Section 9 the following new section:
- "Sec. 10. The county auditor in preparing the tax lists under chapter four hundred forty-three (443) of the Code shall enter the amount of the state school aid equalization credit granted each property owner under the provisions of this Act."
 - 8. Amend by renumbering the remaining sections in accordance with this amendment.

 MAURICE E. BARINGER, Chairman

CONSIDERATION OF BILL

House File 686, a bill for an act to provide a method for general property tax replacement and equalization, with report of the committee of the whole recommending amendment and passage, was taken up for consideration.

Millen of Van Buren moved that Rule 35 be suspended for the consideration of the amendments adopted in the report of the committee of the whole.

The motion prevailed.

Fisher of Greene asked and received unanimous consent to withdraw his amendment filed May 1, 1967, and found on page 1185 of the House Journal.

Maloney of Polk asked and received unanimous consent to withdraw his amendment filed May 3, 1967, and found on page 1230 of the House Journal.

Winkelman of Calhoun asked and received unanimous consent to withdraw his amendment filed May 3, 1967, and found on page 1228 of the House Journal.

Harbor of Mills asked and received unanimous consent to withdraw his amendment filed May 2, 1967 and found on page 1200 of the House Journal and also his amendment filed May 3, 1967, and found on page 1234 of the House Journal.

Redfern of Lee asked and received unanimous consent to withdraw the Redfern-Harbor amendment filed May 4, 1967, and found on page 1250 of the House Journal.

Gannon of Jasper asked and received unanimous consent to withdraw the Gannon-Doderer amendment filed May 2, 1967, and found on page 1200 of the House Journal.

CALL OF THE HOUSE

Under Rule 72, we respectfully request a Call of the House on House File 686 and all amendments thereto.

FLOYD H. MILLEN
ALFRED NIELSEN
MAURICE VAN NOSTRAND
DELWYN S. STROMER
FLOYD EDGINGTON

Under the provisions of Rule 73, the Chief Clerk called the roll of the House and the vote revealed all members present except five members and those members who had been previously excused.

Millen of Van Buren moved that those absent from the House be excused from the Call of the House.

Motion prevailed.

McIntyre of Linn offered the following substitute amendment for Amendment 6 of the committee amendment:

Amend House File 686, Section 6, by adding thereto the following:

"Any district which is operating at a general fund per-pupil cost in excess of the state average general fund per-pupil expenditure which shall increase its per-pupil cost over the previous year by an amount greater than the dollar amount obtained by multiplying the state average general fund per-pupil expenditure by the percentage of allowable growth as computed by the state comptroller, shall have its equalization aid reduced by an amount equal to the amount by which such increase exceeds such dollar amount.

During the month of July each year the state comptroller shall total the general fund revenue from all special taxes for the next previous fiscal year of the state ending in the current calendar year and divide said total by the average daily per-pupil membership in all the public school districts of the state. The percentage by which the quotient thus obtained exceeds, if any, the quotient obtained in like manner for the preceding fiscal year shall be the percentage of allowable growth for computations under this section. In making such computations, he shall exclude all increases or decreases in the general fund revenue resulting directly from changes in the state revenue laws having an effective date during either of the two preceding fiscal years. He shall thereupon certify the state revenue growth rate to the several school districts of the state."

Speaker Pro Tempore Kluever in the chair at 3:20 p.m.

Speaker Baringer in the chair at 3:25 p.m.

Beardsley of Polk offered the following amendment to the substitute amendment and moved its adoption:

Amend the Committee Amendment to House File 686, Section 6 by deleting the period following the word "amount" in line 10 and adding the following:

"Unless such excess expenditure shall have been approved by a state budget review committee or submitted to and approved by a majority of the voters at any regular or special election."

Beardsley of Polk asked and received unanimous consent to withdraw his amendment.

McIntyre of Linn moved the adoption of the substitute amendment.

The substitute amendment was adopted.

Baker of Boone moved the adoption of Amendment 1 and Amendment 7 of the committee amendment.

Amendments 1 and 7 of the committee amendment were adopted.

Petersen of Dallas moved the adoption of Amendments 2, 3, and 4 of the committee amendment.

Amendments 2, 3, and 4 of the committee amendment were adopted.

Moffitt of Appanoose moved the adoption of Amendment 5 of the committee amendment.

Amendment 5 of the committee amendment was adopted.

Gannon of Jasper offered the following amendment filed by him:

Amend House File 686 as follows:

- 1. By adding the following new section after section three (3):
- "Sec. 4. The county school board shall review budgets submitted by the various school districts within the basic school tax unit. The county school board shall have full power to approve or disapprove the various budgets and recommend changes that they consider to be in the public interest."
- 2. Further amend by renumbering the remaining sections in conformity with this amendment.

Gannon of Jasper offered the following amendment to the amendment and moved its adoption:

Amend the Gannon amendment, filed May 3, 1967 by inserting in line six (6) after the word "county" the following: "or joint county".

The amendment to the amendment was adopted.

Gannon of Jasper moved the adoption of the amendment as amended.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment as amended be adopted?" The ayes were 52:

Andersen	Doderer	Johnston of Polk	Radl
Bailey	Dunton	Maloney	Redfern
Baker	Franklin	Mayberry	Reed
Battles	Gallagher	McCartney	Renda
Bennett	Gannon	McNamara	Roe

Bergman Glenn Middleswart Sanders Busch Nelson Schroeder Graham Nielsen Caffrey Grasslev Sorg Carnahan Hanson of Benton Nolin Steffen Christensen Hanson of Mitchell O'Mallev Tapscott Cochran Hicklin Palmer Utzig Diehl Pierson Waugh Hullinger Distelhorst Johnson of Audubon Poncy Yoder

The nays were 60:

Allen Strothman Kiilsholm Mowry Bowin Ossian Thordsen King Coffman Kitner Patton Tieden Van Drie Conklin Klein Pelton Petersen of Dallas Van Nostrand Cunningham Kluever Curran Peterson of Woodbury Van Roekel Koch Den Herder Langland Roorda Varley Edgington Schmarje Vetter Lee Fisher of Greene Shaw Voorhees -McCray Freeman Shepherd Watson McIntyre Fullerton Mensing Smith Welden Gittins Millen Stokes Winkelman Harbor Miller of Jones Story Wolfe Hill Moffitt Strand Wood Holden Stromer Mr. Speaker Mohrfeld

Absent or not voting 12:

Beardsley Clark. Fischer of Grundy Miller of Des Moine Breitbach Darrington Knight Miller of Page

Camp Duffy Lipsky Sullivan

The amendment as amended lost.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House File 686 as follows:

1. By striking from line six (6) of section nine (9) the words "average daily per pupil membership" and inserting in lieu thereof the following "number of pupils living within the district."

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 33:

Andersen Doderer Langland Poncy Baker Franklin Maloney Renda Bennett Gallagher Mayberry Roe

Breitbach Caffrey Carnahan Cochran Conklin Distelhorst Gannon Glenn

Hicklin

Holden

Hanson of Benton Hullinger Johnston of Polk

Johnson of Audubon Patton

McNamara Nolin O'Malley Palmer Pelton

Mohrfeld

Ossian

Steffen Stokes · Tapscott Utzig Van Roekel

Strand

Stromer

Sullivan

Van Drie

Strothman

The navs were 73:

Allen Battles Beardsley Bergman Bowin Busch Coffman Cunningham Curran Den Herder

Diehl Edgington Freeman Fullerton Gittins Graham Grasslev Hanson of Mitchell

Kiilsholm King Kitner Kluever Koch Lee Lipsky McCartnev McCrav McIntvre Mensing Middleswart Millen Miller of Jones Moffitt

Petersen of Dallas Peterson of Woodbury Thordsen Pierson Radl Redfern Reed Roorda Sanders Schmarie Schroeder Shaw Shepherd Smith Sorg Story

Van Nostrand Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe booW Yoder

Mr. Speaker

Harbor

Absent or not voting 18:

Bailev Camp Christensen Clark

Dunton

Fisher of Greene Hill

Duffy

Knight

Klein

Fischer of Grundy Miller of Des Moines Nielsen Miller of Page

Nelson Tieden

Mowry

Darrington

The amendment lost.

Petersen of Dallas offered the following amendment and moved its adoption:

Amend House File 686 by inserting in section 6, line thirteen (13) following the period after the word "thereafter", the following sentence: "Provided, however, that a school district which has a general fund levy in dollars greater for the 1967 tax year payable in 1968 and the 1966 tax year payable in 1967, shall receive additional state equalization aid in an amount sufficient to reduce the general fund dollar levy to that for 1966."

Roll call was requested by Gallagher of Black Hawk and Steffen of Chickasaw. Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

Wood

Yoder

Mr. Speaker

The ayes were 70:

Allen Graham Moffitt Strand Andersen Hanson of Mitchell Mohrfeld Stromer Bailey Harbor Mowry Strothman Battles Hicklin Ossian Thordsen Beardslev Hill Patton Tieden Pelton Bergman Holden Van Drie Bowin Johnson of Audubon Petersen of Dallas Van Nostrand Christensen Pierson Kiilsholm Varlev Coffman Reed King Vetter Cunningham Klein Roorda Voorhees Curran Sanders Watson Kluever Den Herder Lipsky Schmarje Welden Diehl McCartney Shaw Winkelman Edgington McCray Shepherd Wolfe

Smith

Stokes

Story

Sorg

McIntyre

Mensing

Miller of Jones

Millen

The nays were 47:

Freeman

Fullerton

Gittins

Fisher of Green Lee Radl Baker Bennett Franklin Maloney Redfern Mayberry Breitback Gallagher Renda McNamara Busch Gannon Roe Middleswart Caffrey Glenn Schroeder Grasslev Carnahan Nelson Steffen Cockran Hanson of Benton Nielsen Sullivan Conklin Hullinger Nolin Tapscott Johnston of Polk O' Malley Distelhorst Utzig Doderer Palmer Van Roekel Kitner Peterson of Woodbury Waugh Dunton Koch

Fischer of Grundy Langland Poncy

Absent or not voting 7:

Camp Darrington Knight Miller of Page Clark Duffy Miller of Des Moines

The amendment was adopted.

Fisher of Greene offered the following amendment filed by him:

Amend House File 686 by inserting following section twelve (12) the following new sections:

Section 1. Section four hundred twenty-six point one (426.1), Code 1966, is hereby amended by striking all of such section after the word "year" in line six (6) and inserting in lieu thereof the following:

"beginning July 1, 1968 there is appropriated thereto from funds in the general fund not otherwise appropriated such funds as shall be necessary to carry out the provisions of this chapter."

- Sec. 2. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from line seven (7) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- 2. By striking all of such section after the word "fund" in line thirteen (13) and inserting the following in lieu thereof:

"twenty (20) mills for the previous year. The agricultural land credit as provided by this chapter shall not be made to any taxpayer on any portion of his property upon which he may obtain a homestead credit, as provided by chapter four hundred twenty-five (425) of the Code."

- Sec. 3. Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended as follows:
- 1. By striking from line thirteen (13) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- 2. By striking from lines fourteen (14) and fifteen (15) the word "fifteen" and inserting in lieu thereof the word "twenty (20)".
- Sec. 4. Section four hundred twenty-six point seven (426.7), Code 1966, is hereby amended by striking all of such section after the word "counties" in line eleven (11).
- Sec. 5. Section four hundred twenty-six point eight (426.8), Code 1966, is hereby repealed and the following new section inserted in lieu thereof:

"Upon receiving the warrant from the state comptroller, the county auditor shall enter upon the tax lists as a credit against the tax levied on each tract of agricultural land on which there has been made an allowance of credit the amount computed previously for each such tract and for which the warrant has been drawn. The county auditor shall then deliver said tax lists and said warrant to the county treasurer. The county treasurer shall show on each tax receipt the amount of tax credit for each tract of agricultural land. In case of change of ownership the credit shall follow the title."

Sec. 6. Section four hundred twenty-six point nine (426.9), Code 1966, is hereby repealed.

Maloney of Polk moved that the House adjourn until 9:30 a.m., Monday, May 8, 1967.

The motion lost.

Fisher of Greene moved the adoption of his amendment.

Roll call was requested by Fisher of Greene and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 89:

Allen Freeman McIntyre Sanders Andersen Fullerton McNamara Schmarje Bailey Gallagher Mensing Schroeder Baker Graham Middleswart Shaw

Rattles Grasslev Hanson of Benton Bergman Rowin Hanson of Mitchell Breithach Harbor Busch Hicklin Christensen Hill Cockran Holden Coffman Hullinger Conklin Johnson of Audubon Pelton Cunningham Kiilsholm Curran King Den Herder Kitner Diehl Klein Distelhorst Koch Doderer Langland Dunton Lee Edgington Maloney Fischer of Grundy McCray Figher of Greene

Miller of Jones Smith Mohrfeld Sorg Mowry Steffen Nelson Stokes Nielsen Strand Nolin Stromer Ossian Strothman Patton Sullivan Thordsen Petersen of Dallas Tieden

Peterson of Woodbury Utzig Van Nostrand Pierson Poncy Van Roekel Radl Varlev Redfern · Watson Waugh Roe Winkelman Roorda Wolfe

boow

The navs were 27:

Glenn Moffitt Van Drie Beardslev Bennett Johnston of Polk Palmer Vetter Voorhees Caffrey Kluever Reed Welden Carnahan Lipsky Renda Mayberry Shepherd Yoder Franklin McCartney Story Mr. Speaker Gannon Millen Tapscott ' Gittins

Absent or not voting 8:

Darrington Knight Miller of Page Camp Clark Duffy Miller of Des Moines O'Malley

The amendment was adopted.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House File 686 by inserting preceding the publication clause the following new section.

"If any provision of this Actor the application thereof shall be invalid, such invalidity shall not affect the provisions of this Act which can be given effect without the invalid provisions or application, and to this end the provisions of the Act are declared severable "

The amendment was adopted.

Allen of Pottawattamie offered the following amendment:

Amend House File 686 as follows:

1. By adding the following new section:

"The provisions of this Act shall not have any force or effect until the general assembly has enacted and the governor has signed into law legislation levying taxes to yield revenue in the amount equal to or greater than the appropriation from the state treasury required by this Act."

Millen of Van Buren rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and that the amendment was not germane.

Petersen of Dallas offered the following amendment to the title of House File 686 and moved its adoption:

Amend the title to House File 686 by striking all after the word "Act" and inserting in lieu thereof the following: "relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor."

The amendment was adopted.

Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Middleswart

Shepherd

On the question "Shall the bill pass?" (H.F. 686)

Fullerton

on the question share the sair pass.

The ayes were 1	08:
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Allen

Atten	I difficitori	middleb war c	Direpiter a
Andersen	Gittins	Millen	Sm i th
Bailey	Glenn	Miller of Jones	Sorg
Baker	Graham	Moffitt	Stokes
Battles	Grassley	Mohrfeld	Story
Beardsley	Hanson of Mitchell	Mowry	Strand
Bennett	Harbor ·	Nelson	Stromer
Bergman	Hicklin	Nielsen	Strothman
Bowin	Hill	Nolin	Sullivan
Busch	Holden	O'Malley	Tapscott
	Hullinger	Ossian	Thordsen
Christensen	Johnson of Audubon	Palmer	Tieden
Cockran	Kiilsholm	Patton	Utzig
Coffman	King	Pelton	Van Drie
Conklin	Kitner	Petersen of Dallas	Van Nostrand
Cunningham	Klein	Peterson of Woodbury	Van Roekel
Curran	Kluever	Pierson	Varley
Den Herder	Koch	Poncy	Vetter
Diehl	Langland	Redfern	Voorhees
Distelhorst	Lee	Reed	Watson
Doderer	Lipsky	Renda	Waugh
Dunton	Maloney	Roe	Welden
Edgington	Mayberry	Roorda	Winkelman
Fischer of Grundy	McCartney	Sanders	Wolfe
Fisher of Greene	McCray	Schmarje	Wood `
Franklin	McIntyre	Schroeder	Yoder
Freeman	Mensing	Shaw	Mr. Speaker

The nays were 9:

Breitbach Caffrey Gannon

Johnston of Polk

Radl

Gallagher

Hanson of Benton

McNamara

Steffen

Absent or not voting 7:

Camp

Darrington

Knight

Miller of Page

Clark Duffy

Miller of Des Moines

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

VETO OF SENATE FILE 40 May 5, 1967

The Honorable Robert D. Fulton Lieutenant Governor President of the Senate Sixty-second General Assembly State Capitol

Honorable Members of the Senate:

Senate File 40, the bill to require a colored photograph on each Iowa driver's license, is hereby disapproved and returned to the Senate in accordance with Article III, Section 16, Constitution of the State of Iowa.

The decision to disapprove this measure was reached only after careful weighing of the potential usefulness of the photo licenses and thorough research into the cost and administrative problems of providing them.

Prior to the time the bill reached my desk, I made known my misgivings about it so the disapproval should come as a surprise to no one.

In the first place, no provision was made by the General Assembly to defray the cost of carrying out this enactment. Presumably, therefore, the funds would have to come out of the operating budget of the Public Safety Department.

Cost estimates vary, but there is no doubt whatsoever that the cost of establishing the photo license system would be substantial.

The most informed estimate I have been able to obtain indicates that it would cost about \$1,100,000 for the first two-year period, not counting the cost of added space that would be required at driver's license examining stations.

At a time when the needs of the state for vital services are compelling and our citizens are pleading for tax relief, I simply cannot justify this expenditure out of funds urgently needed by the Public Safety program for additional Highway Patrol officers and other essential traffic safety requirements.

Proponents of this measure have stated that the photo licenses would cut down the passing of bad checks, would help prevent liquor sales to minors, and would provide more positive identification for law enforcement officers.

But professional law enforcement people with whom I have consulted consider these advantages to be limited. They state that the majority of bad checks are passed by professional criminals from out of the state who carry forged documents anyway. A laminated photo on a driver's license can still be "doctored up" and relaminated in the event that a minor wanted to purchase alcoholic beverages. Moreover, some protec-

tion is already provided by the fact that any driver who is not of age has "under 21" marked across his driver's license.

Public safety officials see some advantage to the photo licenses in law enforcement and prevention. Some of them would favor the establishment of the system if it were self-supporting. Under Senate File 40, it would not be. Since that is the case, the conclusion is that there are more vital needs for funds in public safety than for this purpose.

I do not for a moment question the high purpose of the General Assembly in enacting Senate File 40. But for the reasons stated above, I could not in good conscience approve the bill.

Very sincerely,

HAROLD E. HUGHES

EXPLANATION OF VOTE

I have voted "aye" on House File 686, with the belief that this House will pass a bill providing for a \$10,000 tax exemption on assessed valuation of personal property tax, before House File 702 is acted upon.

BOWIN of Black Hawk

EXPLANATION OF VOTE

I voted against the Fisher-Nielsen Agricultural Land Tax Credit amendment to House File 686 because I, as a farm owner, do not believe that I, nor other farm owners, are more entitled to such guaranteed property tax relief than are retired people on low fixed income in cities and towns, farm tenants, and business people. Also, I'm reminded that about fifty per cent of the farms are held by corporations and absentees.

GITTINS of Pottawattamie

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which House File 686 passed the House.

MALONEY of Polk

REQUEST TO VOTE

 $\tt McCray$ of Scott asked and received unanimous consent to change his vote from nay to aye on the Fisher amendment to House File 686.

Wolfe of Cerro Gordo asked and received unanimous consent to change his vote from nay to aye on the Fisher amendment to House File 686.

AMENDMENTS FILED

Amend the Winkelman et al amendment, filed May 3, 1967, to House File 686 by striking the words and figures "ten thousand (10,000)" in lines six (6), eight (8), ten (10), twenty-three (23) and twenty-four (24), and thirty-two (32) and inserting in lieu thereof in each of said lines the words and figures "five thousand (5,000)".

BAILEY of Wright MILLEN of Van Buren GANNON of Jasper

Amend House File 361 by adding the following new sections:

Sec. 2. Amend Section Four Hundred Seventy-Two Point Fourteen (472.14), Code 1966, by adding the word "home" after the word "each" in line forty-two (42) of said section.

Sec. 3. Further amend Section Four Hundred Seventy-Two Point Fourteen (472.14), Code, 1966, by adding thereto the following new paragraph:

"In addition to all other damages provided by law, an owner or tenant of business or commercial property, of every description, which is proposed to be acquired by condemnation shall be awarded a sum sufficient to remove such owner's or tenant's personal property used to operate such business or commercial property from the land or buildings to be acquired, which sum shall represent reasonable costs of moving said personal property from the said land or buildings, to be acquired to a point no greater than 15 miles therefrom; but in any event, said damages for moving said personal property shall not exceed Ten Thousand Dollars (\$10,000.00) for each owner or tenant occupying such land or buildings so proposed to be condemned."

HILL of Marshall

Amend House File 718 by striking Section four (4) and inserting in lieu thereof the following:

"Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Ames Daily Tribune, a newspaper published in Ames, Iowa, and The Nevada Journal, a newspaper published in Nevada, Iowa."

CUNNINGHAM of Story

Amend House File 719 by striking Section four (4) and inserting in lieu thereof the following:

"Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Ames Daily Tribune, a newspaper published in Ames, Iowa, and in The Nevada Journal, a newspaper published in Nevada, Iowa."

CUNNINGHAM of Story

Amend the Harbor, Redfern and Bailey amendment filed May 5, 1967, to House File 686 by striking from line seven (7) the word "the" after the word "by" and inserting in lieu thereof the word "fifty".

MILLER of Page

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Section four hundred twenty-two point forty-five (422.45), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "That part of the gross receipts from the sale of implements of husbandry which represent trade-in allowances to purchasers of implements of husbandry in sales in Iowa."
- b. "That part of the gross receipts from the sale of household appliances which represents trade-in allowances to purchasers of household appliances in sales in Iowa."
- 2. Section four hundred twenty-two point forty-two (422.42), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "Implements of husbandry' means every device which is primarily designed for agricultural purposes and exclusively used by the owner thereof in the conduct of his agricultural operations except vehicles subject to registration under chapter three hundred twenty-one (321) of the Code."

- b. "'Household appliance' means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity or any combination thereof,"
- 3. Section four hundred twenty-three point four (423.4), subsection six (6), Code 1966, is hereby amended by striking the period in line four (4) and adding the following:
- ", except that nothing in section four hundred twenty-two point forty-five (422.45), Code 1966, as amended shall exempt implements of husbandry or household appliances from use tax."

MILLER of Page

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding to division four (IV) thereof the following new sections "A" to "K", inclusive:
 - A. For the purpose of these sections and unless otherwise required by the context:
- "1. 'Person' includes any individual, firm, copartnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate or any other group acting as a unit.
- "2. 'Services' means all acts or services rendered, furnished or performed for a valuable consideration by any person engaged in any business or occupation not specifically exempted. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.
- "3. 'User' means the person for whom or for whose benefit the service is rendered or performed.
- "4. 'Business' shall include all activities engaged in or caused to be engaged in with the object of gain, benefit, or advantage, direct or indirect.
- "5. 'Taxpayer' means any person obligated to account to the state department of revenue for taxes collected, to be collected, or due under these sections.
- "6. 'Tax' means the tax payable by the person procuring or for whose benefit a service is rendered or performed subject to tax; or the aggregate amount of taxes due from the person rendering, performing, or furnishing services during the period for which he is required to report his collections as the context may require.
- "7. 'Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this chapter.
- "8. 'Gross taxable services' means the total amount received in money, credits, property, or other consideration value in money from services rendered or performed in this state and embraced within the provisions of these sections. However, the tax-payer may take credit in his report of gross taxable services for an amount equal to the value of services rendered or performed when the full value of services thereof is refunded either in cash or by credit. When services are made under conditional contract or under other contract or agreement, where the payment of the principal sum thereunder is extended over a period longer than sixty days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted for the purpose of imposition of the tax imposed by these sections as has actually been received in cash by the taxpayer during the period for which the tax imposed by these sections is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax herein, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."

- B. It shall be unlawful for any person to engage in the business of selling, rendering, or performing services subject to taxation under these sections after July 1, 1967 without first obtaining a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code. All provisions relating to the issuance of licenses as included in section four hundred twenty-two point fifty-three (422.53) of the Code shall apply to permits involving the sale, rendering, or performance of services. No person already holding a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code shall be required to obtain an additional permit, but shall report the tax upon services provided for in these sections together with retail sales which are reported for taxation.
- C. There is hereby levied and imposed upon services rendered or performed in this state and measured by the amounts therefor a tax in the amout of three percent, which shall be collected by the state department of revenue. All fees, taxes, interest, and penalties imposed by these sections shall be collected and disposed of as provided by section four hundred twenty-two point sixty-two (422.62) of the Code by the state department of revenue in the same manner as are taxes upon retail sales or use taxes.
- "1. This tax shall be specifically imposed upon all sales of newspaper and magazine advertising and advertising over radio and television. In the case of a newspaper or magazine, the amount of the tax shall be determined through an allocation of the receipts from such advertising based upon the circulation of the publication within the state of Iowa. The tax shall also be imposed upon all receipts from advertising displayed upon billboards or other outdoor advertising. There shall be deducted from the gross receipts of such advertising any amounts paid by the taxpayer as a commission to advertising agencies through which such business is received.
- "2. This tax shall be specifically imposed upon the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon, or above real property including the installing or attaching of any article of tangible personal property therein or thereto whether or not such personal property becomes a part of the realty by virtue of installation. This tax shall also be imposed upon the charges made for clearing land and the moving of earth for the purpose of construction or improving real property.
- "3. This tax shall be specifically imposed upon the value of services rendered or performed by any person engaged in business of a professional, technical, or scientific nature where services are rendered or performed on a fee basis or for consideration in the nature of a retainer including but not limited to abstractors, accountants, architects, engineers, real estate brokers, shorthand reporters, lobbyists, auctioneers and any other business of a professional, technical, or scientific nature in which services are rendered or performed on a price or fee basis or for a consideration in the nature of a retainer. The services of any one licensed under chapters one hundred thirty-five B (135B), one hundred thirty-five C (135C), one hundred forty-seven (147), and six hundred ten (610) of the Code, nor the services of a minister, priest, rabbi, or a religious organization shall not be subject to the tax imposed by these sections, but anything sold by them except in connection with the services performed shall be subject to the tax provided.
- "4. This tax shall be specifically imposed upon intrastate services rendered by transportation agencies including railroads, truck lines, air lines, bus lines, and commercial haulers. These sections shall also apply to that portion of services of this character rendered during the course of interstate business which may be allocated upon the basis of the receipts derived from sale of such services upon that portion of the transportation performed within the state of Iowa. However, all delivery services performed for retail stores shall be exempt from the tax and other provisions of these sections.

- D. Persons rendering, performing, or selling services shall as far as practicable add the tax imposed under these sections or the average equivalent thereof to the value of services or charges showing such tax as a separate and distinct item and when added such tax shall constitute a part of the value of service or charge. The tax shall be a debt from the user to the person rendering or performing service until paid and shall be recoverable at law in the same manner as other debts. However, persons engaged in a business of a professional, technical, or scientific nature subject to taxation under these sections may, if they so desire, make service return upon the gross proceeds received by them and are not required to include the tax in their billings to clients.
- E. It shall be unlawful for any person rendering or performing service to advertise or hold out or state to the public or to any user, directly or indirectly, that the tax or any part thereof imposed by these sections will be assumed or absorbed by him or that it will not be added to the value of service rendered, or if added that it or any part thereof will be refunded.
- F. To provide uniform methods of adding the tax or the average equivalent thereof to the value of service, it shall be the duty of the state department of revenue to formulate and promulgate appropriate rules and regulations to effectuate the purposes of these sections.
- G. The service tax imposed under the provisions of these sections shall include a payment of sales or use tax, as the case may be, as a portion of the service tax. The state department of revenue shall provide uniform forms for the return required, and such forms shall also provide for the return of any sales or use tax paid upon materials or supplies involved in such service. No tax shall be imposed by these sections upon any service otherwise subject to taxation under the sales or use tax laws, and all exemptions from taxation under the sales and use tax laws shall apply to the sales of services taxable under these sections. The tax imposed by these sections shall be in addition to all licenses and taxes imposed by law except as otherwise provided.
- H. All services rendered to the state of Iowa or any of the tax-levying political subdivisions thereof shall be exempt from taxation under the provisions of these sections.
- I. In computing the tax imposed by these sections, there may be deducted from the measure of tax the following:

Amounts derived as compensation for services rendered to patients by a hospital or other institution devoted to the care of human beings with repect to the prevention or treatment of disease, sickness, or suffering if such hospital or institution is operated by the United States or any of its instrumentalities or by the state or any of its political subdivisions.

- J. The provisions of divisions four (IV) and five (V) of chapter four hundred twenty-two (422) of the Code relating to retail sales tax and administration thereof shall apply to the collection of the tax imposed by these sections insofar as practicable.
- K. The provisions of chapter four hundred twenty-three (423) of the Code shall apply to the collection and administration of the tax imposed by these sections insofar as they are applicable.
- 2. Section four hundred twenty-three point two (423.2), Code 1966, is hereby amended by adding thereto the following:
- "An excise tax is hereby imposed on the use in this state of personal services purchased or rendered on and after July 1, 1967 at the rate of three percent of the purchase price of such services. Such tax is hereby imposed upon every person using such services within the state until such tax has been paid directly to the person rendering

such services or the state department of revenue. The items subject to use tax on services shall be the same as those subject to a sales tax upon services as enumerated in chapter four hundred twenty-two (422) of the Code as amended, but the use tax shall only apply in such cases where the services rendered are by nonresidents who do not maintain a permanent place of business within the state."

3. Section four hundred twenty-two point forty-five (422.45), Code 1966, is amended by striking subsection two (2).

MILLER of Page

Amend House File 702 by striking all of Division IV and inserting in lieu thereof the following:

- 1. Section four hundred twenty-two point four (422.4), Code 1966, is hereby amended as follows:
 - (1). By striking subsection one (1) and inserting in lieu thereof the following:
- "The words 'taxable income' mean the net income as defined in section four hundred twenty-two point seven (422.7) of the Code, minus the deductions allowed by the provisions of section four hundred twenty-two point nine (422.9) of the Code and the personal exemption and dependency exemption allowances in accordance with section four hundred twenty-two point twelve (422.12) of the Code, in the case of individuals; in the case of estates or trusts, the words 'taxable income' means the taxable income as properly computed for federal income tax purposes in accordance with the Internal Revenue Code of 1954, with the adjustments provided for in section four hundred twenty-two point seven (422.7) of the Code plus the Iowa income tax deducted in computing the taxable income in accordance with the Internal Revenue Code of 1954 and minus the federal income taxes as provided in section four hundred twenty-two point nine (422.9) of the Code."
- (2). By striking from lines five (5) and six (6) of subsection nine (9) the words "the territories of Alaska and Hawaii,".
 - (3). By striking subsection eleven (11) and inserting in lieu thereof the following:
- "The terms 'head of household' and 'surviving spouse' shall have the same meanings as provided by the Internal Revenue Code of 1954."
- (4). By adding thereto the following new subsection: "The term 'gross income' shall have the same meaning as provided in the Internal Revenue Code of 1954."
- 2. Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended as follows:
- (1) By striking lines twelve (12) through twenty-eight (28) and inserting in lieu thereof the following:
 - "defined and determined in accordance with the following tables:
- "1. Single person not qualifying as head of household or surviving spouse; married person filing separate return.

If the taxable income is

The Tax is:

Not over \$500

1% of Taxable Income

Over	But not over		Of Excess Over
500	\$ 1,000	\$ 5.00 plus 2%	\$ 500
1,000	1,500	15,00 plus 3%	1,000
1,500	2,000	30.00 plus 4%	1,500
2,000	3,000	50.00 plus 5%	2,000
3,000	4,000	100.00 plus 6%	3,000
4,000	6,000	160.00 plus 7%	4,000
6,000	8,000	300.00 plus 8%	6,000
8,000	10,000	460.00 plus 9%	. 8,000
10,000	Over	640.00 plus 10%	10,000

[&]quot;2. Married persons filing jointly; single persons qualifying as a surviving spouse.

If the Taxable Income is:

The tax is:

Not Over \$1,000

1% of Taxable Income

Over	But Not Over		Of Excess Over
\$1,000	\$ 2,000	\$ 10.00 plus 2%	\$ 1,000
2,000	3,000	30.00 plus 3%	2,000
3,000	4,000	60.00 plus 4%	3,000
4,000	6,000	100,00 plus 5%	4,000
6,000	8,000	200.00 plus 6%	6,000
8,000	12,000	320.00 plus 7%	8,000
12,000	16,000	600.00 plus 8%	12,000
16,000	20,000	920.00 plus 9%	16,000
20,000	Over	1,280.00 plus 10%	20,000

[&]quot;3. Heads of Households only.

If the Taxable Income is:

The Tax is:

Not Over \$500

1% of Taxable Income

Over	But Not Over		Of Excess Over
\$ 500	\$ 1,000 \$	5.00 plus 1.90%	\$ 500
1,000	1,500 1	4.50 plus 2.75%	1,000
1,500	2,000 2	8.25 plus 3.50%	1,500
2,000	3,000 4	5.75 plus 4.40%	2,000
3,000	4,000 8	9.75 plus 5.00%	3,000

4,000	8,000	139.75 plus 5.95%	4,000
8,000	12,000	377.75 plus 7.00%	8,000
12,000	16,000	656.75 plus 8.10%	12,000
16,000	20,000	981.75 plus 9.50%	16,000
20,000	Over	1.361.75 plus 10.00%	20.000

- (2). By inserting in line forty-six (46) after the word "provided" the following:
- ", except that amounts of less than one (1) dollar need not be collected."
- "Optional schedules provided under the terms of section four hundred twenty-two point twenty-one (422.21) of the Code may be utilized for determination of tax at the option of the taxpayer, where applicable".
- (3). Section four hundred twenty-two point twenty-one (422.21), Code 1966 is hereby amended in line thirty-nine (39) following the word "schedules" the words "on the median figure of such schedule ranges of taxable income and".
- 3. Section four hundred twenty-two point nine (422.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "Taxable income shall be computed by subtracting from the net income determined under section four hundred twenty-two point seven (422.7) of the Code, the sum of the amounts allowable as personal deductions under the optional standard deductions as provided herein, or the sum of the itemized deductions as provided herein, and the sum of the personal and dependency exemption amounts allowable under section four hundred twenty-two point twelve (422.12) of the Code.
- "1. An optional standard deduction equal to ten (10) percent of the net income, not to exceed one thousand (1,000) dollars in the case of single taxpayers, heads of households, and married couples filing joint returns: and, in the case of married couples where each files a separate return of income, an optional standard deduction equal to ten (10) percent of the net income shown on each separate return but not in excess of five hundred (500) dollars on each such separate return.
- "2. The total of contributions, interest, taxes, medical expense, child-care expense, losses, and miscellaneous expenses deductible for federal income tax purposes under the Internal Revenue Code of 1954, reduced to the extent of the state income taxes included therein and increased to the extent of the federal income tax paid on income taxed by this division in the year for which the return is being prepared on a cash basis, or the amount of federal income tax accrued against income taxed by this division in the year for which the return is being prepared on an accrual basis.
- "3. Itemized deductions provided for in subsection two (2) of this section may be utilized in computing taxable income irrespective of whether such deductions have been itemized on any return of income made pursuant to the Internal Revenue Code of 1954, but if husband and wife elect to make separate returns of income and either one of them employs the optional standard deduction, then both must use the optional standard deduction.
- "4. A taxpayer affected by section four hundred twenty-two point eight (422.8) subsection one (1) of the Code, shall be entitled to compute his taxable income in the manner outlined in paragraph one (1) and subsections one (1) and two (2) of this section.
- "5. A taxpayer affected by section four hundred twenty-two point eight (422.8), subsection two (2) of the Code shall be permitted to deduct only such portion of the itemized deductions provided for in subsection two (2) of this section as is fairly and equitably

allocable to Iowa and such allocation shall be limited to that proportion of the total deductions as the income within the state bears to the total income of such taxpayer. The optional standard deduction of such taxpayer shall be limited to ten (10) percent of the income of such taxpayer allocable to Iowa subject to the limitations of subsection one (1) of this section."

- 4. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby repealed and the following enacted in lieu thereof:
 - "There shall be deducted from net income the following amounts as exempt income:
 - "1. A personal exemption of the following amounts:
- "a. For a single individual, head of household, and husband and wife filing separate returns, eight hundred (800) dollars.
- "b. For husband and wife and qualified surviving spouse filing a joint return, one thousand six hundred (1,600) dollars.
- "c. For a single individual, husband, wife, or head of household, an additional exemption of eight hundred (800) dollars for each of said individuals who is blind at the close of the tax year. For the purpose of this subsection, an individual is blind only if his central visual acuity does not exceed twenty two-hundredths (20/200) in the better eye with correcting lenses, or if his visual acuity is greater than twenty two-hundredths (20/200) but is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than twenty (20) degrees.
- "2. For each dependent, an additional four hundred (400) dollars. As used in this section, the term 'dependent' shall have the same meaning as provided by the Internal Revenue Code of 1954."
- 5. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:
- "1. Every individual having a gross income of three thousand (3,000) dollars, or more, or a net income for the tax year from sources taxable under this division, of eight hundred (800) dollars; except that any individual who has attained the age of sixty-five (65) years before the close of his tax year or on the first day following the close of his tax year shall be required to make a return only if he has, for the tax year, a net income from sources taxable under this division of one thousand six hundred (1,600) dollars, or more.
- "2. A husband and wife may make a single joint return of income under the requirements of this division, even though one spouse has neither net income nor deductions, if said husband and wife are eligible to file such joint return under provisions of the Internal Revenue Code of 1954."
- 6. Section four hundred twenty-two point fourteen (422.14), subsection one (1), Code 1966, is hereby amended as follows:
- (1). By striking from line five (5) the word "taxable" and inserting in lieu thereof the word "net".
- (2). By striking from line six (6) the word "six" and inserting in lieu thereof the word "eight (8)".
- 7. Section four hundred twenty-two point fifteen (422.15), subsection one (1), Code 1966, is hereby amended as follows:

(1). By striking from lines thirteen (13) and fourteen (14) the words "one thousand dollars and over" and inserting in lieu thereof the following:

"five hundred (500) dollars or over, except in the case of dividends and interest where the amount shall be ten (10) dollars or more".

- (2). By adding thereto the following new subsection:
- "4. Irrespective of the foregoing provisions, where an amount of income tax has been withheld from the income of a payee or where an amount has been required by this division to be withheld from the income of a payee, information returns shall be filed in accordance with this section as though required under the provisions hereof,"
- 8. Section four hundred twenty-two point twenty-one (422.21), Code 1966, is hereby amended by inserting in line thirty-nine (39) after the word "schedules" the words "on the median figure of such schedule ranges of taxable income and".
- 9. Section four hundred twenty-two point twenty-two (422.22), Code 1966, is hereby amended by adding thereto the following:

"If a taxpayer's federal income tax returns are audited and such audits result in changes which will effect the taxpayer's Iowa income tax liability, then such federal findings shall be reported to the Iowa income tax division within four (4) months after final disposition of such federal findings between the taxpayer and the Internal Revenue Service. Neglect or failure to report such findings within the time specified herein shall empower the tax commission, upon such discovery of such fact or facts, to assess and collect the additional taxes due, based upon such finding of fact, at the time of said finding of fact, irrespective of limitations imposed in section four hundred twenty-two point twenty-five (422.25) of the Code and such additional tax, when determined, shall be subject to the provisions of section four hundred twenty-two point twenty-five (422.25), subsection two (2), of the Code."

- 10. Section four hundred twenty-two point twenty-five (422.25), subsection of (1), Code 1966, is hereby amended as follows:
- (1). By inserting in line two (2) after the word "filed' the words "or due to be filed, whichever is the latter".
- (2). By inserting in line twenty-three (23) after the word 'determination.' the following:

"The date of final determination as referred to herein shall be taken and considered to be that date when the factors of disposition of such controversy are made available to the state tax commission by the Internal Revenue Service.".

11. Section four hundred twenty-two point twenty-five (422.25), subsection five (5), Code 1966, is hereby amended by adding thereto the following:

"Failure to supply any information, to pay any tax, or to make, sign, or file file any return or supplemental return, when such failure continues for a period of three (3) years from the date such return was required to be filed, shall be prima facie evidence of a violation of this subsection.

12. If any provisions of this Act or the application of such provision to any person or circumstances shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

REDFERN of Lee

EXPLANATION

This amends Division II of Chapter 422 of the Code to provide equal treatment of taxpayers subject to income tax through the employment of appropriate scales of rates, ratios of deductions, and a requirement of reporting in conformity with enforcement necessity.

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Monday May 8, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, May 8, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Allen Peterson, pastor of the Presbyterian Church, Carroll, Iowa.

The Journal of May 5 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Shaw of Scott for today and for May 9 and 10 on request of the Speaker; Miller of Page on request of Redfern of Lee; Coffman of Iowa on request of Fullerton of Woodbury; Radl of Linn on request of McIntyre of Linn; Varley of Adair on request of Pelton of Clinton.

PRESENTATION OF VISITORS

Millen of Van Buren introduced to the House 14 students from the Fairfield Seven Day Adventist School, Fairfield, Iowa, accompanied by their teacher, E. C. Haas.

Carnahan of Wapello and Poncy of Wapello introduced to the House 85 senior government students from the Cardinal School of Eldon, Eldon, Iowa, accompanied by their instructor, Paul Reberry.

Bailey of Wright introduced to the House 41 fifth and sixth grade students from Goldfield Community Schools, Goldfield, Iowa, accompanied by Mrs. Sorensen and Mrs. Richardson.

PETITIONS

The following petitions were received and placed on file:

By Winkelman of Calhoun from nine women from the Jolley Womans Society of Christian Service of Lohrville, Iowa who oppose pari-mutuel betting.

By Palmer of Polk from 125 residents of Polk County who favor pari-mutuel betting.

By Steffen of Chickasaw from 16 residents of Chickasaw County who favor Senate File 688, relating to lien on crops, and House File 221, relating to insufficient fund checks; and who oppose House File 544, relating to 90 day refunds on gasoline tax; House File 622, relating to tax free sales; House File 417, relating to false checks; and Senate File 479, relating to false checks.

SPECIAL REQUEST

Millen of Van Buren asked and received unanimous consent to have House File 686 reprinted as amended by the House.

SPECIAL ORDER

(HOUSE FILE 702)

Millen of Van Buren asked and received unanimous consent that House File 702 be made a "special order" of business for Tuesday, May 9, 1967, at 10:00 a.m.

Gannon of Jasper offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 18

By: Gannon and Maloney

WHEREAS, a United States Department of Agriculture study shows that more than one out of every ten cattle fed in the United States is now fed by a packer or interest associated with a packer; and

WHEREAS, these increasing numbers of cattle fed are marketed in such a way as to undermine our free market system and have ten times the adverse effect upon the market that additional cattle marketed by individuals would have; and

WHEREAS, HR 5105, a bill by The Honorable Neal Smith, United States Representative of Iowa, now pending in Congress would give packers room to operate efficiently while at the same time reduce their ability to destroy the free market pricing system and the bargaining power of Iowa and other livestock producers; and

WHEREAS, it is vitally necessary and in the national public interest and the interest of the agricultural economy of the United States that the livestock-producing and marketing system be protected against the adverse effects of such market manipulation before vertical integration of the livestock industry has caused any further adverse effects; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING; That the General Assembly of the State of Iowa hereby respectfully petitions and urges the Congress of the United States to promptly consider and enact HR 5105 into law; and

BE IT FURTHER RESOLVED; That the Chief Clerk of the House be instructed to forward copies of this resolution to the members of the United States Senate and House of Representatives Committees on Agriculture and to the members of the Iowa delegation serving in the Senate and House of Representatives of the United States Congress.

Laid over under Rule 25.

INTRODUCTION OF BILL

House File 720, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to acceptance of federal funds for highway safety.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 337, a bill for an act relating to the consolidation of cities and towns. Read first time and referred to committee on cities and towns.

Senate File 616, a bill for an act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payments, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

Read first time and referred to committee on schools.

Senate File 766, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals.

Read first time and referred to committee on public health and welfare.

SENATE FILE 616 REFERRED TO COMMITTEE ON APPROPRIATIONS.

The Speaker announced that Senate File 616, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, previously referred to the committee on schools, is hereby referred to the committee on appropriations for further consideration under the provisions of Rule 31.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 120, a bill for an act relating to election of county supervisors in certain counties.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 739, a bill for an act to establish a state department of social services, combining other boards, departments, state agencies and divisions.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 457, a bill for an act to repeal certain duties of school directors, with report of committee recommending passage, was taken up for consideration.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 457)

The ayes were 96:

Gannon	Middleswart	Smith
Gittins	Millen	Sorg
Graham	Miller of Des Moines	Stokes
Grassley	Miller of Jones	Story
Hanson of Benton	Moffitt	Strand
Hanson of Mitchell	Mohrfeld	Strothman
Harbor	Nelson	Sullivan
Hicklin	Nielsen	Tapscott
Holden	Nolin	Thordsen
Hullinger	Ossian	Tieden
Johnson of Audubon	Patton	Utzig .
	Gittins Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Hullinger	Gittins Millen Graham Miller of Des Moines Grassley Miller of Jones Hanson of Benton Moffitt Hanson of Mitchell Mohrfeld Harbor Nelson Hicklin Nielsen Holden Nolin Hullinger Ossian

Van Drie Pelton Kiilsholm Conklin Van Nostrand Petersen of Dallas Cunningham King Peterson of Woodbury Van Roekel Curran Kitner Vetter Pierson Den Herder Klein Redfern Voorhees Diehl Knight Watson Reed Distelhorst Koch Lee Renda Waugh Doderer Welden Roe Dunton Lipsky Winkelman Roorda Fisher of Greene Maloney Wolfe Franklin McCartney Sanders booW Schmarie Freeman McCrav Schroeder Yoder Fullerton McIntvre Shepherd Mr. Speaker Mensing Gallagher

The nays were 2:

Langland

Palmer

Absent or not voting 26:

Poncy Allen -Darrington Kluever Busch Duffv Mayberry Radl McNamara Shaw Caffrey Edgington Miller of Page Steffen Carnahan Fischer of Grundy Mowry Stromer Christensen Glenn O'Malley Varley Cochran Hill Coffman Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 414, a bill for an act to amend chapter one hundred eighty-nine A (189A), Code 1966, relating to meat and poultry inspection, with report of committee recommending passage, was taken up for consideration.

Wood of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 414)

The ayes were 92:

Andersen	Gannon	McIntyre	Smith
Bailey	Gittins	Mensing	Sorg
Baker	Glenn	Middleswart	Steffen
Battles	Graham	Millen	Stokes
Beardsley	Grassley	Miller of Des Moines	Story
Bennett	Hanson of Benton	Miller of Jones	Strand
Bergman	Hanson of Mitchell	Moffitt	Strothman
Bowin	Harbor	Mohrfeld	Tapscott .
Breitbach	Hicklin	Nelson	Thordsen

Camp Holden Nielsen Tieden Clark Johnson of Audubon Nolin Utzig Conklin Kiilsholm Ossian Van Drie Cunningham Palmer Van Nostrand King Curran Kitner Pelton Van Roekel Den Herder Klein Petersen of Dallas Voorhees Distelhorst Knight Peterson of Woodbury Watson Doderer Koch Pierson Waugh Dunton Langland Reed Welden Fisher of Greene Lee Renda Winkelman Franklin Lipsky Roe Wolfe Freeman Maloney Sanders Wood Fullerton McCartney Schroeder Yoder Gallagher McCray Shepherd Mr. Speaker

The nays were none.

Absent or not voting 32:

Allen	Diehl	Mayberry	Redfern
Busch	Duffy	McNamara	Roorda
Caffrey	Edgington	Miller of Page	Schmarje
Carnahan	Fischer of Grundy	Mowry	Shaw
Christensen	Hill	O'Malley	Stromer
Cochran	Hullinger	Patton	Sullivan
Coffman	Johnston of Polk	Poncy	Varley
Darrington	Kluever	Radl	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 300, a bill for an act relating to the consolidation of cities and towns, with report of committee recommending passage, was taken up for consideration.

Mohrfeld of Tama moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 300)

The ayes were 96:

Andersen	Gallagher	Mensing	Smi th
Bailey	Gannon	Middleswart	Sorg
Baker	Gittins	Millen	Steffen
Battles	Glenn	Miller of Des Moines	Stokes
Beardsley	Graham	Miller of Jones	Story
Bennett	Grassley	Moffitt	Strand
Bergman	Hanson of Benton	Mohrfeld	Strothman
Bowin	Hanson of Mitchell	Nelson	Sullivan
Breitbach	Harbor	Nielsen	Tapscott

Hicklin Thordsen Camp Nolin Johnson of Audubon Ossian Carnahan Tieden Christensen Kiilsholm Palmer Utzig Van Drie Clark Pelton King Conklin Kitner Petersen of Dallas Van Nostrand Cunningham Klein Peterson of Woodbury Van Roekel Curran Knight Pierson Voorhees Den Herder Koch Poncy Watson Waugh Distelhorst Langland Reed Doderer Lee Renda Welden Dunton Lipsky Roe Winkelman Fisher of Greene Maloney Sanders Wolfe McCartney Franklin Schmarje Wood Freeman McCray Schroeder Yoder Fullerton McIntyre Shepherd Mr. Speaker

The nays were none.

Absent or not voting 28:

Allen	Duffy	Kluever	Radl
Busch	Edgington	Mayberry	Redfern
Caffrey	Fischer of Grundy	McNamara	Roorda
Cochran	Hill	Miller of Page	Shaw ·
Coffman	Holden	Mowry	Stromer
Darrington	Hullinger	O'Malley	Varley
Diehl	Johnston of Polk	Patton	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit, was taken up for consideration.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 563)

The ayes were 99:

Andersen	Gannon	Middleswart	Smith
Bailey	Gittins	Miller of Des Moines	Sorg
Baker	Glenn	Miller of Jones	Steffen
Battles	Graham	Moffitt	Stokes
Beardsley	Grassley	Mohrfeld	Story
Bennett	Hanson of Benton	Nelson	Strand
Bergman	Hanson of Mitchell	Nielsen	Strothman
Bowin	Harbor	Nolin	Sullivan
Breitbach	Hicklin	O'Malley	Tapscott
Camp	Holden	Ossian	Thordsen

Carnahan Johnson of Audubon Palmer Tieden Christensen Kiilsholm Patton Utzig Clark King Pelton Van Drie Conklin Kitner Petersen of Dallas Van Nostrand Cunningham Klein Peterson of Woodbury Van Roekel Curran Knight Pierson Voorbees Den Herder Koch Poncy Watson Distelhorst Langland Redfern Waugh Doderer Reed Welden Lee Dunton Lipsky Renda Winkelman Fisher of Greene Maloney Roe Wolfe Franklin McCart nev Sanders booW Freeman McCrav Schmarie Yoder Fullerton McIntvre Schroeder Mr. Speaker

Gallagher Mensing Shepherd

The nays were 0.

Absent or not voting 25:

Allen Duffv Kluever Radl Busch Edgington Mayberry Roorda Caffrey Fischer of Grundy McNamara Shaw Cochran Millen Stromer Hill Coffman Hullinger Miller of Page Varley Darrington Johnston of Polk Mowry Vetter Diehl

Dieni

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 463, a bill for an act to authorize state agencies and county boards of supervisors to grant perpetual flowage easements over state and county owned lands and buildings to the United States of America, with report of committee recommending passage, was taken up for consideration.

Lee of Hamilton offered the following amendment and moved its adoption:

Amend Senate File 463, Section 1, by striking from line five (5) the words "and that state" and inserting in lieu thereof the following:

". State".

The amendment was adopted.

Lee of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 463)

The ayes were 103:

Allen Fullerton McCray Schroeder

Andersen	Gallagher	McIntyre	Smith
Bailey	Gannon	Mensing	Sorg
Baker	Gittins	Middleswart	Steffen
Battles	Glenn	Millen	Stokes
Beardsley	Graham	Miller of Des Moines	Story
Bennett	Grassley	Miller of Jones	Strand
Bergman	Hanson of Benton	Moffitt	Strothman
Bowin	Hanson of Mitchell	Mohrfeld	Tapscott
Camp	Harbor	Nelson	Thordsen
Carnahan	Hicklin	Nielsen	Tieden
Christensen	Holden	Nolin	Utzig
Clark	Hullinger	O'Malley	Van Drie
Conklin	Johnson of Audubon	Ossian	Van Nostrand
Cunningham	Johnston of Polk	Palmer	Van Roekel
Curran	Kiilsholm	Patton	Vetter
Darrington	King	Peterson of Woodbury	Voorhees
Den Herder	Kitner	Pierson	Watson
Diehl	Klein	Poncy	Waugh
Distelhorst	Knight	Redfern	Welden
Dunton	Koch	Reed	Winkelman
Edgington	Langland	Renda	Wolfe
Fischer of Grundy	Lee	Roe	Wood
Fisher of Greene	Lipsky	Roorda	Yoder
Franklin	Maloney	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 21:

Breitbach	Duffy	Miller of Page	Shaw
Busch	Hill	Mowry	Shepherd
Caffrey	Kluever	Pelton	Stromer
Cochran	Mayberry	Petersen of Dallas	Sullivan
Coffman	McNamara	Radl	Varley

Doderer

Freeman

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, with report of committee recommending passage, was taken up for consideration.

Gannon of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 633)

McCartney

The ayes were 83:

Allen

Fisher of Greene

Mensing

Schmarje

Schroeder

Andersen	Franklin	Middleswart	Shepherd
Bailey	Fullerton	Millen	Smith
Baker	Gallagher	Miller of Des Moines	Sorg
Battles	Gannon	Miller of Jones	Stokes
Beardsley	Glenn	Mohrfeld	Story
Bennett	Graham	Nielsen	Strand
Bergman	Grassley	Nolin	Tapscott
Bowin	Hanson of Benton	O'Malley	Thordsen
Breitbach	Hanson of Mitchell	Palmer	Utzig
Camp	Harbor	Patton	Van Drie
Carnahan	Hicklin	Pelton	Voorhees
Christensen	Holden	Petersen of Dallas	Watson
Clark	Kiilsholm	Pierson	Waugh
Conklin	Knight	Poncy	Welden
Cunningham	Langland	Redfern	Winkelman
Den Herder	Lee	Reed	Wolfe
Diehl	Maloney	Renda	Wood
Distelhorst	McCartney	Roe	Yoder
Doderer	McCray	Sanders	Mr. Speaker
Dunton	McIntyre	Schmarje	• •

The nays were 14:

Fischer of Grundy	Kitner	Nelson	Strothman
Freeman	Klein	Ossian	Sullivan
Johnson of Audubon	Koch	Peterson of Woodbury	Van Roekel
King	N/Loffitt	•	

Absent or not voting 27:

Busch	Edgington	Mayberry	Steffen
Caffrey	Gittins	McNamara	Stromer
Cochran	Hill	Miller of Page	Tieden
Coffman	Hullinger	Mowry	Van Nostrand
Curran	Johnston of Polk	Radl	Varley
Darrington	Kluever	Roorda	Vetter
Duffv	Lipsky	Shaw	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 201, a bill for an act relating to bonded warehouses for agricultural products, with report of committee recommending amendment and passage, was taken up for consideration.

Nolin of Carroll offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 201 by striking all after the enacting clause and adding the following:

- Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:
- 1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quality or quanty of agricultural products stored, the commission shall require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."
- 2. By striking from line eleven (11) the word "three" and inserting in lieu thereof the word "six".
- Sec. 2. Section five hundred forty-three point eleven (543.11), Code 1966, is amended by striking all of said section after the figures "543.15" in line fifteen (15) and inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within another sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.

Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commission within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouse immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation by the commission. Such notice to each receipt holder shall be sent by ordinary mail to the last known address of each receipt holder. The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:
 - 1. By inserting in line seven (7) following the word "state." the following:
- "No bond shall be cancelled by the surety on less than ninety days notice by certified mail to the commission and the principal."
 - 2. By adding at the end thereof the following:

"Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman,"

- Sec. 4. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:
 - 1. By inserting in line sixteen (16) following the word "commission," the following:

"No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file."

- 2. By striking the last sentence and inserting in lieu thereof the following:
- "Holders of warehouse receipts, if any, and owners, other than the warehouseman, of bulk grain not covered by warehouse receipts shall have first claim against such insurance as their interests may appear, and owners, other than the warehouseman, of all other agricultural products not covered by a warehouse receipt shall have second claim against such insurance as their interests may appear."
- Sec. 5. Section five hundred forty-three point seventeen (543.17), Code 1966, is amended by adding at the end thereof the following:

"Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall be subject to the approval of the commission and shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

Such agreement myst be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."

- Sec. 6. Section five hundred forty-three point thirty-one (543.31), Code 1966, is amended by inserting in line one (1) after the word "upon" the words "application accompanied by a fee of five dollars and".
- Sec. 7. Section five hundred forty-three point thirty-three (543.33) is amended by adding a new subsection as follows:

"For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."

Sec. 8. Section five hundred forty-three point thirty-five (543.35), Code 1966, line 9, is amended by striking the word "always" and inserting after the word "available" the words "for the six previous years".

The amendment was adopted.

Nolin of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 201)

The ayes were 98:

Allen	Gallagher	Millen	Shepherd
Andersen	Gannon	Miller of Des Moines	Smith
Bailey	Gittins	Miller of Jones	Sorg
Baker	Glenn	Moffitt	Steffen
Battles	Graham	Mohrfeld	Stokes
Beardsley	Grassley	Nelson	Story
Bennett	Hanson of Benton	Nielsen	Strand
Bergman	Hanson of Mitchell	Nolin	Strothman
Bowin	Harbor	O'Malley .	Tapscott
Breitbach	Hicklin	Ossian	Thordsen
Camp	Holden	Palmer	Tieden
Carnahan	Hullinger	Patton	Utzig
Christensen	Johnson of Audubon	Pelton	Van Drie
Clark	Kiilsholm	Peterson of Woodbury	Van Nostrand
Conklin	King	Pierson	Van Roekel
Cunningham	Kitner	Poncy	Voorhees
Curran	Klein	Redfern	Watson
Den Herder	Knight	Reed	Waugh
Diehl	Koch	Renda	Welden
Distelhorst	Langland	Roe	Winkelman
Doderer	Maloney	Roorda	Wolfe
Dunton	McCartney	Sanders	Wood
Fisher of Greene	McCray	Schmarje	Yoder
Freeman	McIntyre	Schroeder	Mr. Speaker

The nays were none.

Fullerton

Absent or not voting 26:

Busch	Fischer of Grundy	Mayberry	Radl
Caffrey	Franklin	McNamara	Shaw
Cochran	Hill	Mensing	Stromer
Coffman	Johnston of Polk	Miller of Page	Sullivan
Darrington	Kluever	Mowry	Varley
Duffy	Lee	Petersen of Dallas	Vetter
Edgington	Lipsky		

Middleswart

House File 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies, was taken up for consideration.

McIntyre of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 696)

The ayes were 93:

Allen Miller of Des Moines Sorg Gannon Gittins Miller of Jones Andersen Steffen Baker Glenn Moffitt Stokes Battles Graham Mohrfeld Story Beardsley Grassley Nelson Strand Bergman Hanson of Benton Nolin Strothman Bowin Hanson of Mitchell Sullivan O'Mallev Breitbach Harbor Ossian Tapscott Thordsen Camp Hicklin . Patton Carnahan Pelton Tieden Holden Christensen Hullinger Peterson of Woodbury Utzig Clark Johnson of Audubon Pierson Van Drie Conklin Johnston of Polk Poncy Van Nostrand Cunningham Kiilsholm Redfern Van Roekel Curran Reed Voorhees King Den Herder Kitner Renda Watson Diehl Klein Roe Waugh Distelhorst Knight Roorda Welden Dunton Winkelman Langland Sanders Wolfe Edgington Lipsky Schmarie Fischer of Grundy Maloney Schroeder Wood Fisher of Greene Middleswart Shepherd Yoder Freeman Millen Smith Mr. Speaker Gallagher

The nays were none.

Absent or not voting 31:

Bailey	Duffy	McCartney	Palmer
Bennett	Franklin	McCray	Petersen of Dallas
Busch	Fullerton	McIntyre	Radl
Caffrey	Hill	McNamara	Shaw
Cochran	Kluever	Mensing	Stromer
Coffman	Koch	Miller of Page	Varley
Darrington	Lee	Mowry	Vetter
Doderer	Mayberry	Nielsen	

House File 668, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines, was taken up for consideration.

Strand of Poweshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 668)

The ayes were 98:

Allen	Gannon	Millen	Smith
Andersen	Gittins	Miller of Des Moines	
Bailey	Glenn	Miller of Jones	Steffen
Baker	Graham	Moffitt	Stokes
Battles	Grassley	Mohrfeld	Story
Beardsley	Hanson of Mitchell	Nelson	Strand
Bergman	Harbor	Nielsen	Strothman
Bowin	Hicklin	Nolin .	Sullivan
Breitbach	Holden	O'Malley	Tapscott
Camp	Johnson of Audubon	Ossian	Thordsen
Carnahan	Johnston of Polk	Palmer	Tieden
Christensen	Kiilsholm	Patton	Utzig
Clark	King	Pelton	Van Drie
Conklin	Kitner	Peterson of Woodbury	Van Nostrand
Cunningham	Klein	Poncy ·	Van Roekel
Curran	Knight	Redfern	Voorhees
Darrington	Koch	Reed	Watson
Diehl	Langland	Renda	Waugh
Dunton	Lee	Roe	Welden
Edgington	Lipsky	Roorda	Winkelman
Fisher of Greene	Maloney	Sanders	Wolfe
Franklin	McCartney	Schmarje	Wood
Freeman	McCray	Schroeder	Yoder
Fullerton	McIntyre	Shepherd	Mr. Speaker
Gallagher	Mensing		-

The nays were 6:

Den Herder	Hanson of Benton	Middleswart	Pierson
Distelhorst	Hullinger		•

Absent or not voting 20:

Bennett	Doderer	Mayberry	Radl
Busch Caffrey	Duffy Fischer of Grundy	McNamara Miller of Page	Shaw Stromer
Cochran	Hill	Mowry	Varley
Coffman	Kluever	Petersen of Dallas	Vetter

Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants, with report of committee recommending passage, was taken up for consideration.

Renda of Polk offered the following amendment filed by Tieden of Clayton and moved its adoption:

Amend Senate File 139 Section 1, by striking from line one the word "Chapter" and inserting in lieu thereof the word "Section".

The amendment was adopted.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 139)

The ayes were 98:

Allen	Gannon	Middleswart	Smith
Andersen	Gittins	Millen	Sorg
Bailey	Glenn	Miller of Des Moines	Stokes
Baker	Graham	Miller of Jones	Story
Battles	Grassley	Mohrfeld	Strand
Beardsley	Hanson of Benton	Nelson	Stromer
Bennett	Hanson of Mitchell	Nielsen	Strothman
Bergman	Harbor	Nolin	Tapscott
Bowin	Hicklin .	O'Malley	Thordsen
Breitbach	Hill	Ossian	Tieden
Camp	Holden	Palmer	Utzig
Carnahan	Johnson of Audubon	Patton	Van Drie
Conklin	Johnston of Polk	Pelton	Van Nostrand
Cunningham	Kiilsholm	Peterson of Woodbury	Van Roekel
Darrington	Kitner	Pierson	Vetter
Den Herder	Klein	Redfern	Voorhees
Diehl	Knight	Reed	Watson
Distelhorst	Koch	Renda	Waugh
Doderer	Lee	Roe	Welden
Dunton	Lipsky	Roorda	Winkelman
Edgington	Maloney	Sanders	Wolfe
Fisher of Greene	Mayberry	Schmarje	Wood
Franklin	McCray	Schroeder	Yoder
Fullerton	McIntyre	Shepherd	Mr. Speaker

The nays were 8:

Gallagher

Christensen Freeman King Moffitt
Clark Hullinger Langland Poncy

Mensing

Absent or not voting 18:

Busch Duffy Miller of Page Shaw

CaffreyFischer of GrundyMowrySteffenCochranKlueverPetersen of DallasSullivanCoffmanMcCartneyRadlVarley

Curran McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 197, a bill for an act relating to deer-hunting licenses, with report of committee recommending amendment and passage, was taken up for consideration.

Renda of Polk offered the following amendment filed by the committee on conservation and moved its adoption:

Amend House File 197 by striking lines four (4) through nine (9) and inserting in lieu thereof the following:

"2. If following an investigation the commission finds that the number of hunters licensed to take deer should be limited or further regulated, the commission may determine the number of hunters to be licensed to take deer during the next open season. Such determination shall be made at least ninety (90) days prior to the first day of such season and before issuance of any licenses to take deer during the season. Following such determination, the commission shall issue licenses in the order in which applications therefor are received and shall continue to issue licenses until the quota has been issued or until a date thirty (30) days prior to the opening day of the season, whichever first occurs. If the quota of licenses has not been exhausted thirty (30) days prior to the opening date, the commission shall issue licenses up to a date fifteen (15) days prior to the opening day or until the quota has been issued, whichever first occurs. Owners or tenants of land shall be permitted to hunt deer on land owned or leased by them without a license, but subject to all other laws or regulations."

The amendment was adopted.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 197)

The aves were 100:

Allen	Fullerton	McCartney	Schmarje
Andersen	Gallagher	McCray	Schroeder
Bailey	Gannon	Mensing	Shepherd
Baker	Gittins	Middleswart	Smith
Battles	Glenn	Millen	Sorg
Beardsley	Graham	Miller of Des Moines	Steffen
Bergman	Grassley	Miller of Jones	Story
Bowin	Hanson of Benton	Moffitt	Strand
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Camp	Harbor .	Nelson	Tapscott
Carnahan	Hicklin	Nielsen	Thordsen
Christensen	Holden	Nolin	Tieden .
Clark	Hullinger	Ossian	Utzig
Conklin	Johnson of Audubon	Palmer	Van Drie

Cunningham

Cunningham	Johnston of Polk	Patton	Van Nostrand
Darrington	Kiilsholm	Pelton	Van Roekel
Den Herder	King	Peterson of Woodbury	y Voorhees
Diehl	Kitner	Pierson	Watson
Distelhorst	Klein	Poncy	Waugh
Doderer	Knight	Redfern	Welden
Dunton	Koch	Reed	Winkelman
Edgington	Langland	Renda	Wolfe
Fisher of Greene	Lee	Roe	Wood
Franklin	Lipsky	Roorda	Yoder
Freeman	Maloney	Sanders	Mr. Speaker

Johnston of Polk

The nays were 2:

McIntyre

Stokes

Absent or not voting 22:

Bennett	Duffy .	Miller of Page	Shaw
Busch	Fischer of Grundy	Mowry	Stromer
Caffrey	Hill	O'Malley	Sullivan
Cochran	Kluever	Petersen of Dallas	Varley
Coffman	Mayberry	Radl	Vetter
Curran	McNamara		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 675, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations, was taken up for consideration.

Distelhorst of Des Moines moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 675)

The ayes were 105:

Allen	Fullerton	McIntyre	Schroeder
Andersen	Gallagher	Mensing	Shepherd
Bailey	Gannon	Middleswart	Smith
Baker	Glenn	Millen	Sorg
Battles	Graham	Miller of Des Moines	Steffen
Beardsley	Grassley	Miller of Jones	Stokes
Bergman	Hanson of Benton	Moffitt	Story
Bowin	Hanson of Mitchell	Mohrfeld	Strand
Breitbach	Harbor	Nelson	Strothman
Camp	Hicklin	Nielsen	Sullivan
Carnahan	Holden	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Clark	Johnson of Audubon	Ossian	Tieden

Conklin	Johnston of Polk	Palmer	Van Drie
Cunningham	Kiilsholm	Patton	Van Nostrand
Curran	King	Pelton	Van Roekel
Darrington	Kitner	Peterson of Woodbury	y Vetter
Den Herder	Klein	Pierson	Voorhees
Diehl	Knight	Poncy	Watson
Distelhorst	Koch	Redfern	Waugh
Doderer	Langland	Reed	Welden
Dunton	Lee	Renda	Winkelman
Edgington	Lipsky	Roe	Wolfe
Fischer of Grundy	Maloney	Roorda	Wood
Fisher of Greene	McCartney	Sanders	Yoder
Franklin	McCray	Schmarje	Mr. Speaker

Freeman

The nays were none.

Absent or not voting 19:

Bennett	Duffy	McNamara	Shaw
Busch	Gittins	Miller of Page	Stromer
Caffrey	Hill	Mowry	Utzig
Cochran	Kluever	Petersen of Dallas	Varley
Coffman	Mayberry	Radl	•

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 669, a bill for an act relating to the use of eminent domain for the purpose of constructing gas pipelines, was taken up for consideration.

Strand of Poweshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 669)

The ayes were 100:

Andersen	Gittins	Mensing	Sorg
Bailey	Glenn	Middleswart	Stokes
Baker	Graham	Millen	Story
Battles	Grassley	Miller of Des Moines	Strand
Beardsley	Hanson of Benton	Miller of Jones	Stromer
Bennett	Hanson of Mitchell	Moffitt	Strothman
Bergman	Harbor	Nelson	Sullivan
Bowin	Hicklin	Nielsen	Tapscott
Breitbach	Hill	Nolin	Thordsen
Camp	Holden	O'Malley	Tieden
Carnahan	Johnson of Audubon	Ossian	Utzig
Christensen	Johnston of Polk	Palmer	Van Drie
Clark	Kiilsholm	Patton	Van Nostrand
Conklin	King	Pelton	Van Roekel

Cunningham Kitner Peterson of Woodbury Vetter Pierson Voorhees Curran Klein Reed Watson Darrington Knight Renda Waugh Den Herder Koch Welden Diehl Langland Roe Dunton Lee Roorda Winkelman Sanders Wolfe Edgington Lipsky Wood Fisher of Greene Maloney Schmarie Yoder Freeman Mayberry Schroeder Shepherd Mr. Speaker Fullerton McCray.

Gallagher McIntyre Smith

The nays were none.

Absent or not voting 24:

Allen	Do dere r	Kluever	Petersen of Dallas
Busch	Duffy	McCartney	Poncy
Caffrey	Fischer of Grundy	McNamara	Radl
Cochran	Franklin	Miller of Page	Redfern
Coffman	Gannon	Mohrfeld	Shaw
Distelhorst	Hullinger	Mowry	Steffen
			Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 683, a bill for an act relating to motor carriers and the registration of interstate commerce commission authority, was taken up for consideration.

Holden of Scott offered the following amendment and moved its adoption:

Amend House File 683, Section 1, by striking all of lines five (5), six (6) and seven (7).

The amendment lost.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 683)

The ayes were 88:

Allen	Fullerton	McCartney	Shepherd
Andersen	Gallagher	McCray	Sorg
Bailey	Gannon	McIntyre	Steffen
Battles	Gittins	Mensing	Stokes
Beardsley	Glenn	Middleswart	Story
Bergman	Graham	Miller of Des Moines	Strand
Bowin	Grassley	Miller of Jones	Stromer
Breitbach	Hanson of Mitchell	Moffitt	Strothman
Camp	Harbor	Nelson	Sullivan

Hill Palmer Tapscott Carnahan Patton Thordsen Christensen Holden Pelton Tieden Clark Hullinger Conklin Kiilsholm Peterson of Woodbury Van Drie Pierson Van Nostrand Cunningham King Redfern Van Roekel Kitner Curran Reed Vetter Den Herder Knight Renda Waugh Diehl Koch Edgington Langland Roe Welden Roorda Winkelman Fischer of Grundy Lee Sanders Wolfe Fisher of Greene Lipsky Schmarie Wood Franklin Maloney Schroeder Yoder Freeman Mayberry

The nays were 10:

Baker	Dunton	Mohrfeld	Voorhees
Bennett	Johnson of Audubon	Poncy ·	Mr. Speaker
Darrington	Klein		

Absent or not voting 26:

Busch	Hanson of Benton	Mowry	Radl
Caffrey	Hicklin	Nielsen	Shaw
Cochran	Johnston of Polk	Nolin	Smith
Coffman	Kluever	O'Malley	Utzig
Distelhorst	McNamara	Ossian	Varley
Doderer	Millen	Petersen of Dallas	Watson
D 00	3.6133	4	

Duffy Miller of Page

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 684, a bill for an act relating to fees for motor vehicle certificated carriers, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend House File 684 by adding thereto the following sections:

Section 2. Section three hundred twenty-one point one hundred nineteen (321.119), Code 1966, is hereby amended as follows:

1. By striking lines four (4) through seven (7) and inserting in lieu thereof the following:

"For a gross weight of four tons or less, thirty (30) dollars, except that after said motor vehicle has been registered five times, the fee shall be twenty-five (25) dollars.

For a gross weight exceeding four tons and not exceeding five tons, fifty-two (52) dollars."

2. By striking all after the comma in line nine (9) and inserting in lieu thereof the words "eighty-two (82) dollars."

- 3. By striking all after the comma in line eleven (11) and inserting in lieu thereof the words "one hundred twelve (112) dollars,"
- 4. By striking all after the comma in line thirteen (13) and inserting in lieu thereof the words "one hundred forty-two (142)".
- 5. By striking all after the comma in line sixteen (16) and inserting in lieu thereof the words "one hundred seventy-two (172)".
- 6. By striking all after the comma in line nineteen (19) and inserting in lieu thereof the words "two hundred seven (207)".
- 7. By striking all after the comma in line twenty-two (22) and all of line twenty-three (23) and inserting in lieu thereof the words "two hundred forty-two (242) dollars."
- 8. By striking in lines twenty-five (25) and twenty-six (26) the words "two hundred sixty-five" and inserting in lieu thereof the words "two hundred eighty (280)".
- Sec. 3. Section three hundred twenty-one point one hundred twenty-one (321,121), Code 1966, is hereby amended by striking from line five (5) the word "twenty-five" and inserting the word "thirty (30).
- Sec. 4. Section three hundred twenty-one point one hundred twenty-two (321.122), subsection one (1), Code 1966, is hereby amended as follows:
- 1. By striking all of line eight (8) and inserting in lieu thereof the words "less, sixty (60) dollars."
- 2. By striking in line ten (10) the word "sixty-five" and inserting in lieu thereof the words "eighty-five (85)".
- 3. By striking in line fourteen (14) the word "ninety" and inserting in lieu thereof the words "one hundred ten (110)".
- 4. By striking in lines sixteen (16) and seventeen (17) the words "one hundred twenty-five" and inserting in lieu thereof the words "one hundred thirty-five (135)".
- 5. By striking in lines nineteen (19) and twenty (20) the words "one hundred sixty" and inserting in lieu thereof the words "one hundred sixty (160)".
- 6. By striking in lines twenty-two (22) and twenty-three (23) the words "one hundred ninety-five" and inserting in lieu thereof the words "one hundred eighty-five (185)".
- 7. By striking in lines twenty-five (25) and twenty-six (26) the words "two hundred thirty-five" and inserting in lieu thereof the words "two hundred ten (210)".
- 8. By striking in line thirty (30) the word "twenty-five" and inserting in lieu thereof the word "thirty-five (35)".

Bennett of Polk rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The results of the roll call revealed that the amendment was not germane.

Battles of Jackson moved that the bill be read a last time now and placed upon

its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 684)

The ayes were 90:

Allen	Gallagher	McCray	Smith
Andersen	Gittins	McIntyre	Steffen
Bailey	Glenn	Mensing	Stokes
Baker	Graham	Middleswart	Story
Battles	Grassley	Millen	Strand
Beardsley	Hanson of Mitchell	Miller of Jones	Stromer
Bergman	Harbor	Moffitt	Strothman
Breitbach	Hicklin	Mohrfeld	Sullivan
Camp	Hill	Nelson	Thordsen
Carnahan	Holden	Nielsen	Tieden
Christensen	Johnson of Audubon	Ossian	Van Drie
Clark	Johnston of Polk	Palmer	Van Nostrand
Conklin	Kiilsholm	Pelton	Van Roekel
Cunningham	King	Peterson of Woodbury	Vetter
Curran	Kitner	Pierson	Voorhees
Darrington	Klein	Poncy	Waugh
Den Herder	Knight	Redfern	Welden
Diehl	Koch	Reed	Winkelman
Distelhorst	Langland	Roe .	Wolfe
Edgington	Lee	Schmarje	Wood
Fisher of Greene	Lipsky	Schroeder	Yoder
Freeman	Mayberry	Shepherd	Mr. Speaker
Fullerton	McCartney		

The nays were 10:

Bennett	Dunton	Maloney	Renda
Bowin	Franklin	O'Malley	Tapscott
Doderer	Hullingen		

Absent or not voting 24:

Busch	Gannon	Mowry	Sanders
Caffrey	Hanson of Benton	Nolin	Shaw
Cochran	Kluever	Patton	Sorg
Coffman	McNamara	Petersen of Dallas	Utzig
Duffy	Miller of Des Moines	Radl	Varley
Fischer of Grundy	Miller of Page	Roorda	Watson

Senate File 305, a bill for an act relating to real estate licenses, with report of committee recommending passage, was taken up for consideration.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 305)

The ayes were 104:

Schroeder Andersen Freeman McCray Fullerton McIntyre Shepherd Bailey Gittins Mensing Smith Baker Glenn Middleswart Sorg Battles Graham Millen Steffen Beardsley Grasslev Miller of Des Moines Stokes Bennett Hanson of Benton Miller of Jones Bergman Story Bowin Hanson of Mitchell Moffitt Strand Harbor Mohrfeld Strothman Breitbach Sullivan Hicklin Nelson Camp Carnahan Hill Nielsen Tapscott Thordsen Christensen Holden Nolin O'Mallev Tieden Clark Hullinger Conklin Johnson of Audubon Ossian Utzig Cunningham Johnston of Polk Palmer Van Drie Kiilsholm Patton Van Nostrand Curran Peterson of Woodbury Van Roekel Darrington King Den Herder Pierson Vetter Kitner Voorhees Diehl Klein Poncy Knight Redfern Waugh Distelhorst Koch. Reed Welden Doderer Dunton Langland Renda Winkelman Lee Roe Wolfe Edgington Wood Fischer of Grundy Lipsky Roorda Sanders Yoder Fisher of Greene Maloney Franklin McCartney Schmarje Mr. Speaker

The nays were none.

Absent or not voting 20:

Allen	Duffy	McNamara	Radl
Busch	Gallagher	Miller of Page	Shaw
Caffrey	Gannon	Mowry	Stromer
Cochran	Kluever	Pelton	Varley
Coffman	Mayberry	Petersen of Dallas	Watson

House File 691, a bill for an act relating to liquid transport carrier fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 691)

The ayes were 96:

Allen	Fullerton	McCray	Smith
Andersen	Gallagher	McIntyre	Sorg
Bailey	Gittins	Mensing	Stokes
Baker	Glenn	Middleswart	Story
Battles	Graham	Millen	Strand
Beardsley	Grassley	Miller of Jones	Stromer
Bergman	Hanson of Mitchell	Moffitt	Strothman
Bowin	Harbor	Mohrfeld	Sullivan
Breitbach	Hicklin	Nelson	Tapscott
Camp	Hill	Nielsen	Thordsen
Carnahan	Holden	Nolin	Tieden
Christensen	Johnson of Audubon	Ossian	Utzig
Clark	Johnston of Polk	Palmer	Van Drie
Conklin	Kiilsholm	Patton	Van Nostrand
Cunningham	King	Pelton	Van Roekel
Curran	Kitner	Peterson of Woodbury	Vetter
Darrington	Klein	Pierson	Voorhees
Den Herder	Knight	Poncy	Waugh
Distelhorst	Koch	Redfern	Welden
Doderer	Langland	Reed	Winkelman
Edgington	Lee	Roe	Wolfe
Fischer of Grundy	Lipsky	Schmarje	Wood
Fisher of Greene	Mayberry	Schroeder	Yoder
Freeman	McCartney	Shepherd	Mr. Speaker

The nays were 6:

Bennett	Franklin	O'Malley	Renda
Dunton	Mal		

Dunton Maloney

Absent or not voting 22:

Busch	Gannon	Miller of Page	Sanders
Caffrey	Hanson of Benton	Mowry	Shaw
Cochran	Hullinger	Petersen of Dallas	Steffen
Coffman	Kluever	Radl	Varley
Diehl	McNamara	Roorda	Watson
Duffy	Miller of Des Moin	IPC	

House File 436, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 482 SUBSTITUTED FOR HOUSE FILE 436

Gittins of Pottawattamie asked and received unanimous consent to substitute Senate File 482 for House File 436.

Senate File 482, a bill for an act relating to the acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory annexed by such city or town and to provide for the method of payment therefor, was taken up for consideration.

Gittons of Pottawattamie moved that the bill be read a last time now and placed upon its passage, which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 482)

The ayes were 102:

Allen	Franklin	Mayberry	Shepherd
Andersen	Freeman	McCray	Smith
Baker	Fullerton	McIntyre	Sorg
Battles	Gittins	Mensing	Steffen
Beardsley	Glenn	Middleswart	Stokes
Bennett	Graham	Millen	Story
Bergman	Grassley	Miller of Des Moines	Strand
Bowin	Hanson of Benton	Miller of Jones	Strothman
Breitbach	Hanson of Mitchell	Moffitt	Sullivan
Caffrey	Harbor	Mohrfeld	Tapscott
Camp	Hicklin	Nelson	Thordsen
Carnahan	Hill	Nolin	Tieden
Christensen	Holden	O'Malley	Utzig
Clark	Hullinger	Ossian	Van Drie
Conklin	Johnson of Audubon	Palmer	Van Nostrand
Cunningham	Johnston of Polk	Patton	Van Roekel
Curran	Kiilsholm	Peterson of Woodbury	Vetter
Darrington	King	Pierson	Voorhees
Den Herder	Kitner	Poncy	Waugh
Diehl	Klein	Reed	Welden
Distelhorst	Knight	Roe	Winkelman
Doderer	Koch	Roorda	Wolfe
Dunton	Langland	Sanders	Wood
Edgington	Lee	Schmarje	Yoder
Fischer of Grundy	Lipsky	Schroeder	Mr. Speaker
Fisher of Greene	Maloney		

The nays were none.

Absent or not voting 22;

Bailey	Gannon	Nielsen	Renda
Busch	Kluever	Pelton	Shaw
Cochran	McCartney	Petersen of Dallas	Stromer
Coffman	McNamara	Radl	Varley
Duffy	Miller of Page	Redfern	Watson
Gallagher	Mowry		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 436 WITHDRAWN

Gittins of Pottawattamie asked and received unanimous consent to withdraw House File 436 from further consideration by the House.

House File 458, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 483 SUBSTITUTED FOR HOUSE FILE 458

Gittins of Pottawattamie asked and received unanimous consent to substitute Senate File 483 for House File 458.

Senate File 483, a bill for an act authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits, was taken up for consideration.

Gittins of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 483)

The ayes were 99:

Allen	Freeman	McIntyre	Smith
Andersen	Fullerton	Mensing	Sorg
Bailey	Gallagher	Middleswart	Stokes
Baker	Gittins	Miller of Des Moines	Story
Battles	Glenn	Miller of Jones	Strand
Beardsley	Graham	Moffitt	Stromer
Bergman	Grassley	Mohrfeld	Strothman
Bowin	Hanson of Benton	Nelson	Sullivan
Breitbach	Hanson of Mitchell	Nielsen	Tapscott -
Camp	Harbor	Nolin	Thordsen
Carnahan	Hill	O'Malley	Tieden
Clark	Holden	Ossian	Utzig
Conklin	Johnson of Audubon	Palmer	Van Drie
Cunningham	Kiilsholm	Patton	Van Nostrand
		and the second s	

Curran King Pierson Van Roekel Darrington Kitner Poncy Vetter Den Herder Knight Redfern Voorhees Diehl Koch Reed Waugh Distelhorst Langland Renda Welden Doderer Winkelman Lee Roe Wolfe Dunton Roorda Lipsky Sanders booW Edgington Maloney Schmarje Yoder Fischer of Grundy Mayberry Fisher of Greene Schroeder Mr. Speaker McCartney

Franklin McCray Shepherd

The nays were none.

Absent or not voting 25:

Bennett	Gannon	McNamara	Peterson of Woodbury
Busch	Hicklin	Millen	Radl
Caffrey	Hullinger	Miller of Page	Shaw
Christensen	Johnston of Polk	Mowry	Steffen
Cochran	Klein	Pelton	Varley
Coffman	Kluever	Petersen of Dallas	Watson

Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 458 WITHDRAWN

Gittins of Pottawattamie asked and received unanimous consent to withdraw House File 458 from further consideration by the House.

House File 699, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to the Henry county industrial development corporation, was taken up for consideration.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 699)

The ayes were 96:

Allen	Fullerton	Middleswart	Schroeder
Andersen	Gittins	Millen	Shepherd
Bailey	Glenn	Miller of Des Moines	Sorg
Baker	Graham	Miller of Jones	Stokes
Battles	Grassley	Moffitt	Story
Beardsley	Hanson of Benton	Mohrfeld	Strand
Bennett	Hanson of Mitchell	Nelson	Stromer
Bowin	Harbor	Nielsen	Strothman

Breitbach	Hill	Nolin	Sullivan
Carnahan	Holden	O'Malley	Tapscott
Clark	Hullinger	Ossian	Thordsen
Conklin	Johnson of Audubon	Palmer	Tieden
Cunningham	Kiilsholm	Patton	Utzig
Curran	King	Pelton	Van Nostrand
Darrington	Kitner	Peterson of Woodbury	/Van Roekel
Den Herder	Knight	Pierson	Vetter
Diehl	Langland	Poncy	Voorhees
Distelhorst	Lee	Redfern	Waugh
Doderer	Lipsky	Reed	Welden
Dunton	Maloney .	Renda	Winkelman
Edgington	McCartney	Roe	Wolfe
Fisher of Greene	McCray	Roorda	Wood
Franklin	McIntyre	Sanders	Yoder
Freeman	Mensing	Schmarje	Mr. Speaker

The navs were 1:

Van Drie

Absent or not voting 27:

Bergman	Duffy	Kluever	Radl
Busch	Fischer of Grundy	Koch	Shaw
Caffrey	Gallagher	Mayberry	Smith
Camp	Gannon	McNamara	Steffen
Christensen	Hicklin	Miller of Page	Varley
Cochran	Johnston of Polk	Mowry	Watson
Coffman	Klein	Petersen of Dallas	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 149, a bill for an act requiring all distributors of commercial feeds to file semi-annual tonnage statements with the Department of Agriculture, with report of committee recommending passage, was taken up for consideration.

Middleswart of Warren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 149)

The ayes were 87:

Andersen	Gallagher	N	Mensing	Smith
Bailey	Gittins	I/	Middleswart	Sorg
Baker	 Glenn	N	Millen	Stokes
Battles	 Graham	N	Miller of Des Moines	Story
Beardsley	Grassley	N.	Miller of Jones	Strand
Bergman	Hanson of Benton	N	Moffitt	Stromer

Bowin	Hanson of Mitchell	Nelson	Strothman
Breitbach	Harbor	Nielsen	Sullivan
Camp	Hill	Nolin	Tapscott
Carnahan	Holden	O'Malley	Thordsen
Clark	Hullinger	Ossian	Utzig
Conklin	Johnson of Audubon	Palmer	Van Drie
Cunningham	Johnston of Polk	Pelton	Van Nostrand
Den Herder	Kiilsholm	Peterson of Woodbury	Van Roekel
Diehl	King	Pierson	Voorhees
Distelhorst	Kitner	Poncy	Waugh
Doderer	Knight	Redfern	Welden
Edgington	Koch	Roe	Winkelman
Fisher of Greene	Lee	Roorda	Wolfe
Franklin	Lipsky	Sanders	Wood
Freeman	Mayberry	Schmarje	Yoder
Fullerton	McCray	Schroeder	

The nays were 11:

Bennett	Langland	Mohrfeld	Tieden
Darrington	Maloney	Patton	Mr. Speaker
Dunton	McIntyno	Pondo	

Absent or not voting 26:

Allen	Duffy	McNamara	Shaw
Busch	Fischer of Grundy	Miller of Page	Shepherd
Caffrey	Gannon	Mowry	Steffen
Christensen	Hicklin	Petersen of Dallas	Varley
Cochran	Klein	Radl	Vetter
Coffman	Kluever	Reed	Watson
Curran	McCartney		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 588, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 348 SUBSTITUTED FOR HOUSE FILE 588

Millen of Van Buren asked and received unanimous consent to substitute Senate File 348 for House File 588.

Senate File 348, a bill for an act relating to the promulgation, approval and filing of rules of administrative agencies and to make an appropriation therefor, was taken up for consideration.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 348)

The ayes were 101:

Allen	Franklin	Maloney	Sanders
Andersen	Freeman	Mayberry	Schmarje
Bailey	Fullerton	McCartney	Schroeder
Baker	Gittins	McIntyre	Shepherd
Battles	Glenn	Mensing	Smith
Beardsley	Graham	Middleswart	Sorg
Bennett	Grassley	Millen	Stokes
Bergman	Hanson of Benton	Miller of Des Moines	Story
Bowin	Hanson of Mitchell	Miller of Jones	Strand
Breitbach	Harbor	Moffitt	Strothman
Camp	Hicklin	Mohrfeld	Sullivan
Carnahan	Hill	Nelson	Tapscott
Christensen	Holden	Nielsen	Thordsen
Clark	Hullinger	Nolin '	Utzig
Conklin	Johnson of Audubon	O'Malley	Van Drie
Cunningham	Johnston of Polk	Ossian	Van Nostrand
Curran	Kiilsholm	Palmer	Van Roekel
Darrington	King	Patton	Voorhees
Den Herder	Kitner	Peterson of Woodbury	Waugh
Diehl	Klein	Pierson	Welden
Distelhorst	Knight	Poncy	Winkelman
Doderer	Koch	Reed	Wolfe
Dunton	Langland	Renda	Wood
Edgington	Lee	Roe	Yoder
Fischer of Grundy	Lipsky	Roorda	Mr. Speaker
Fisher of Greene	•	•	

The nays were none.

Absent or not voting 23:

Busch	Gallagher	Mowry	Steffen
Caffrey	Gannon	Pelton	Stromer
Cochran	Kluever	Petersen of Dallas	Tieden
Coffman	McCray	Radl	Varley
Duffy	McNamara	Redfern	Vetter
-	Miller of Page	Shaw	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 588 WITHDRAWN

Millen of Van Buren asked and received unanimous consent to withdraw House File 588 from further consideration by the House.

HOUSE FILE 288 WITHDRAWN

Millen of Van Buren asked and received unanimous consent to withdraw House File 288 from further consideration by the House.

House File 425, a bill for an act relating to the compensation of members of the budget and financial control committee, with report of committee recommending passage, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 425)

The ayes were 100:

Freeman	McCray	Shepherd
Fullerton	McIntyre	Smith
Gallagher	Mensing	Sorg
Gittins	Middleswart	Stokes
Glenn	Millen	Story
Graham	Miller of Des Moines	Strand
Grassley	Miller of Jones	Stromer
Hanson of Mitchell	Moffitt	Strothman
Harbor	Mohrfeld	Sullivan
Hicklin	Nelson	Tapscott
Hill	Nielsen	Thordsen
Holden	Nolin	Tieden
Hullinger	O'Malley	Utzig
Johnson of Audubon	Patton	Van Drie
Johnston of Polk	Pelton	Van Nostrand
Kiilsholm	Peterson of Woodbury	Van Roekel
King	Pierson	Vetter
Kitner	Redfern	Voorhees
Klein	Reed	Waugh
Knight	Renda	Welden
Koch	Roe	Winkelman
Lee	Roorda	Wolfe
Lipsky	Sanders	Wood
Maloney	Schmarje	Yoder
Mayberry	Schroeder	Mr. Speaker
	Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Klein Knight Koch Lee Lipsky Maloney	Fullerton McIntyre Gallagher Mensing Gittins Middleswart Glenn Millen Graham Miller of Des Moines Grassley Miller of Jones Hanson of Mitchell Moffitt Harbor Mohrfeld Hicklin Nelson Hill Nielsen Holden Nolin Hullinger O'Malley Johnson of Audubon Patton Johnston of Polk Pelton Kiilsholm Peterson of Woodbury King Pierson Kitner Redfern Klein Reed Knight Renda Koch Roe Lee Roorda Lipsky Sanders Maloney Schmarje

The nays were 3:

Hanson of Benton Langland Poncy

Absent or not voting 21:

Busch	Dunton	Miller of Page	Radl
Caffrey	 Gannon	Mowry	Shaw

Ossian

Cochran Coffman Den Herder Kluever McCartney McNamara

Palmer Petersen of Dallas

Steffen Varley Watson

Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 168, a bill for an act relating to larceny from parking meters, with report of committee recommending passage, was taken up for consideration.

Thordsen of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 168)

Fullerton

The ayes were 102:

Andersen Bailey Baker Battles Beardsley Bergman Bowin Caffrey Camp Carnahan Christensen Clark Conklin Cunningham Curran Darrington Den Herder Diehl Distelhorst Doderer Dunton Edgington Fischer of Grundy Fisher of Greene Franklin Freeman

Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Patton Johnston of Polk Kiilsholm King Kitner Klein Knight Koch Langland Lipsky Malonev Mayberry McCray

Miller of Des Moines Sorg Miller of Jones Moffitt Mowry Nelson Nielsen O'Mallev Ossian Palmer Pelton Petersen of Dallas Peterson of Woodbury Vetter Pierson Poncy Redfern Reed Renda Roe Roorda Sanders

McIntyre

Mensing

Millen

Middleswart

Strand Stromer Strothman Sullivan Tapscott Thordsen Utzig Van Drie Van Roekel Voorhees Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

Schmarje

Schroeder

Shepherd

Smith

Stokes

Story

The nays were 4:

Lee

McCartney

Nolin

Tieden

Absent or not voting 18:

Coffman Allen Miller of Page Steffen Bennett Duffy Mohrfeld Van Nostrand Hanson of Benton Radl Breitbach Varley Busch Kluever Shaw Watson

Cochran McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 705, a bill for an act relating to an additional fee for each license plate fee account, was taken up for consideration.

Glenn of Polk offered the following amendment filed by Holden of Scott and moved its adoption:

Amend the title to House File 705 by striking all after the word "relating" and inserting in lieu thereof "to the distribution of funds collected for motor vehicle registrations".

The amendment was adopted.

Glenn of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 705)

The ayes were 109;

Andersen	Gallagher	McCray	Schmarje
Bailey	Gannon	McIntyre	Schroeder
Baker	Gittins	Mensing	Shepherd
Battles	Glenn	Middleswart	Smith
Bennett	Graham	Millen	Sorg
Bergman	Grassley	Miller of Des Moines	Stokes
Bowin	Hanson of Benton	Miller of Jones	Story
Breitbach	Hanson of Mitchell	Moffitt	Strand
Caffrey	Harbor	Mohrfeld	Stromer
Camp	Hicklin	Mowry	Strothman
Carnahan	Hill	Nelson	Sullivan
Christensen	Holden	Nielsen	Tapscott
Clark	Hullinger	Nolin	Thordsen
Conklin	Johnson of Audubon	O'Malley	Tieden
Cunningham	Johnston of Polk	Ossian	Utzig
Curran	Kiilsholm	Palmer	Van Drie
Darrington	King	Pelton	Van Nostrand
Den Herder	Kitner	Petersen of Dallas	Van Roekel
Diehl	Klein	Peterson of Woodbury	Vetter
Distelhorst	Knight	Pierson	Voorhees

Sanders

Mr. Speaker

Doderer Koch Poncy Waugh Radl Dunton Langland Welden Edgington Reed Lee Winkelman Fischer of Grundy Lipsky Renda Wolfe Fisher of Greene Maloney Roe Wood Franklin Mayberry Roorda Yoder

Freeman Fullerton

The nays were none.

Absent or not voting 15:

Allen	Coffman	Miller of Page	Steffen
Beardsley	Duffy	Patton	Varley
Busch	Kluever	Radl	Watson
Cochran	McNamara	Shaw	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 289, a bill for an act relating to urban transit companies, with report of committee recommending passage, was taken up for consideration.

Sorg of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 289)

McCartney

The ayes were 94:

Andersen	Gannon	Mensing	Schmarje
Bailey	Gittins	Middleswart	Shepherd
Battles	Glenn	Millen	Smith
Beardsley	Grassley	Miller of Des Moines	Sorg
Bergman	Hanson of Mitchell	Miller of Jones	Story
Bowin	Harbor	Moffitt	Strand
Breitbach	Hicklin	Mohrfeld	Stromer
Caffrey	Hill	Mowry	Strothman
Carnahan	Holden	Nelson	Sullivan
Christensen	Johnson of Audubon	Nielsen	Tapscott
Conklin	Johnston of Polk	Nolin	Thordsen
Cunningham	Kiilsholm	O'Malley	Tieden
Curran	King	Ossian	Utzig
Darrington	Kitner	Palmer	Van Drie
Den Herder	Klein	Patton	Van Roekel
Diehl	Knight	Petersen of Dallas	Vetter
Distelhorst	Koch	Peterson of Woodbury	Voorhees
Doderer	Langland	Pierson	Waugh
Edgington	Lee	Reed	Winkelman
Fisher of Greene	Lipsky	Renda	Wolfe

Franklin Malonev Mayberry Freeman McCray Fullerton McIntyre Gallagher

Roe Roorda Sanders

Yoder Mr. Speaker

booW

The nays were 10:

Baker Clark Dunton Fischer of Grundy Hullinger

Poncy Schroeder Stokes Welden

Shaw

McCartney

Absent or not voting 20:

Allen Bennett Busch

Coffman Duffv Graham

McNamara Miller of Page Pelton

Steffen Van Nostrand Varlev

Camp Hanson of Benton Radl Cochran Kluever Redfern Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children, with report of committee recommending passage, was taken up for consideration.

Mowry of Marshall asked and received unanimous consent that action on Senate File 454 be deferred and that the bill be retained on the calendar as unfinished business.

Petersen of Dallas asked and received unanimous consent for the immediate consideration of Senate File 576, a bill for an act to legalize and validate the proceedings of the town of Redfield, in Dallas county, Iowa, authorizing and providing for the purchase and payment of a filter plant in connection with the water system, with report of committee recommending passage, was taken up for consideration.

Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 576)

The ayes were 103:

Andersen Bailey Baker Battles Beardsley Bergman Bowin

Breitbach

Allen

Gallagher Gannon Gittins Glenn Graham

Hanson of Benton Hanson of Mitchell Harbor Hicklin

Mensing Middleswart Millen

Miller of Jones

Moffitt

Mowry

Nelson

Mohrfeld

Smith Miller of Des Moines Sorg Stokes

Story Strand Stromer Strothman

Schroeder

Shepherd

Caffrey Hill Nielsen Sullivan Camp Holden Nolin Tapscott Carnahan Hullinger Ossian Thordsen Christensen Johnson of Audubon Palmer Tieden Conklin Johnston of Polk Patton Utzig Cunningham Kiilsholm Pelton Van Drie Curran Petersen of Dallas Van Nostrand King Den Herder Kitner Peterson of Woodbury Van Roekel Diehl Klein Pierson Voorhees Distelhorst Poncy Knight Waugh Koch Dunton Redfern Welden Edgington Langland Reed Winkelman Fischer of Grundy Maloney Renda Wolfe Fisher of Greene Mayberry Roe Wood McCartney Franklin Roorda Yoder Freeman McCray Sanders Mr. Speaker

Fullerton McIntyre Schmarje

The nays were none.

Absent or not voting 21:

Bennett Doderer Lipsky Shaw Busch Duffy McNamara Steffen Clark Grassley Miller of Page Varley Cochran Kluever O'Malley Vetter Coffman Lee Radl Watson Darrington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

King of Monroe asked and received unanimous consent for the immediate consideration of Senate File 726.

Senate File 726, a bill for an act to legalize the incorporation of the town of Lucas, Lucas county, Iowa, the election of its officers, the passage and adoption of its ordinances and resolutions and all acts done by the officials of said town while acting as such, with report of committee recommending passage, was taken up for consideration.

King of Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 726)

The ayes were 103:

Allen	Gannon	Mensing	Schroeder
Andersen	Gittins	Middleswart	Shepherd
Bailey	Glenn	Millen	Smith

Baker	Graham	Miller of Des Moines	Sorg
Battles	Hanson of Benton	Miller of Jones	Stokes
Beardsley	Hanson of Mitchell	Moffitt	Story
Bergman	Harbor	Mohrfeld	Strand
Bowin	Hicklin	Mowry	Stromer
Breitbach	Hill	Nelson	Strothman
Caffrey	Holden	Nielsen	Sullivan
Camp	Hullinger	Nolin	Thordsen
Carnahan	Johnson of Audubon	Ossian	Tieden
Christensen	Johnston of Polk	Palmer	Utzig
Conklin	Kiilsholm	Patton	Van Drie
Cunningham	King	Pelton	Van Nostrand
Curran	Kitner	Petersen of Dallas	Van Roekel
Den Herder	Klein	Peterson of Woodbury	Vetter
Diehl	Knight	Pierson	Voorhees
Distelhorst	Koch	Poncy	Waugh
Dunton	Langland	Redfern	Welden
Fischer of Grundy	Lee	Reed	Winkelman
Fisher of Greene	Maloney	Renda	Wolfe
Franklin	Mayberry	Roe	Wood
Freeman	McCartney	Roorda	Yoder
Fullerton	McCray	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 21:

Bennett	Doderer	Lipsky	Shaw
Busch	Duffy,	McNamara	Steffen
Clark	Edgington	Miller of Page	Tapscott
Cochran	Grassley	O'Malley	Varley
Coffman	Kluever	Radl	Watson

McIntyre

Darrington

Gallagher

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Schmarje

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move that the vote by which House File 300 passed the House be reconsidered.

FRED MOHRFELD

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 684 passed the House.

DONALD E. BAKER

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 691 passed the House.

DONALD E. BAKER

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled; House Files 281, 287, 553, and 554.

A. L. MENSING Chairman House Committee ADOLPH W. ELVERS Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 281, 287, 553, and 554.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully report that it has, on this 8th day of May, 1967, sent to the governor for his approval: House Files 281, 287, 553 and 554.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 5, 1967, the Governor had approved the following: House Files 537, 86, 321, 320 and 30; and Senate Files 259, 436, 287, 446, 426, 584, and 585.

AMENDMENTS FILED

Amend House File 700 as follows:

- 1. Amend the title by inserting after the word "(Dipsacus)" the following: ", wild sunflower, multiheaded (Helianthus-annus),".
- 2. Amend Section 1 by striking the period in line four (4) and adding the following: ", wild sunflower, multiheaded (Helianthus-annus)."

SCHROEDER of Pottawattamie

Amend Senate File 95 by striking from line twenty (20) the words "prima facie".

BOWIN of Black Hawk

Amend House File 702 by striking the word "shall also" in section five (5), line five (5), and inserting in lieu thereof the words ", chattel loan companies licensed under Chapter five hundred thirty-six (536) of the Code and industrial loan companies licensed under Chapter five hundred thirty-six A (536A) of the Code shall".

Mc CARTNEY of Floyd

Amend the title to Senate File 334 as follows:

- 1. By striking in line one (1) the word "authorize" and insert in lieu thereof the words "allow the employees of".
 - 2. By striking in line two (2) the words "for employees".

VAN DRIE of Story WINKELMAN of Calhoun

Amend House File 702 by striking from line twelve (12) of Section 4 the word "mean", and inserting in lieu thereof the words "means income in the form of".

REDFERN of Lee

Amend House File 720, Section 1, by striking from lines thirteen (13) and fourteen (14) the words "the date hereof" and inserting in lieu thereof the following: "July 1, 1967".

HOLDEN of Scott

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Section four hundred twenty-three point one (423.1), Code 1966, is hereby amended as follows:
- a. By striking lines sixteen (16) through twenty-two (22) of subsection one (1) and inserting in lieu thereof the following: \cdot
 - "for generating electric current, or (c) chemicals, solvents, sorbents, or re-".
 - b. By striking subsection ten (10) of such section.
 - c. By striking subsection eleven (11) of such section.
- 2. Section four hundred twenty-three point three (423.3), Code 1966, is hereby amended by striking lines six (6) through thirteen (13).
- 3. Section four hundred twenty-three point four (423.4), Code 1966, is hereby amended by striking subsection five (5) of such section.

DISTELHORST of Des Moines

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Tuesday, May 9, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, May 9, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Paul Vander Woude, pastor of the American Reformed Church, Hull, Iowa.

The Journal of May 8 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Curran of Cerro Gordo on request of Knight of Humboldt; Conklin of Black Hawk on request of the Speaker; Fischer of Grundy on request of the Speaker.

PRESENTATION OF VISITORS

Miller of Jones introduced to the House four government students from Monticello Community Schools, Monticello, Iowa, accompanied by Frank Frostestad and Ken Weber.

Mensing of Cedar introduced to the House 45 senior students from Clarence Community Schools, Clarence, Iowa, accompanied by their teacher, Robert Bassett, and their superintendent, Mr. Gallagher.

Middleswart of Warren introduced to the House 64 seventh and eighth grade students from Southeast Warren Junior High School, Milo, Iowa, accompanied by their teacher, John Riley.

Cunningham of Story introduced to the House 30 fifth grade students from the Meeker School, Ames, Iowa, accompanied by their teacher, Mrs. Cole.

Lipsky of Linn introduced to the House 23 senior government students from Springville Community Schools, Springville, Iowa, accompanied by their teacher, Dick Turner.

Roorda of Jasper introduced to the House eight eighth grade students from Prairie City Christian School, Prairie City, Iowa, accompanied by their teacher, Charles DeBoer.

Gittins of Pottawattamie introduced to the House 28 sixth grade students from Walnut Community Schools, Walnut, Iowa, accompanied by their teacher, Mrs. Wayne Simmonds.

Lee of Hamilton introduced to the House 38 seventh and eighth grade students from Northeast Hamilton School District, Williams, Iowa, accompanied by Mrs. Rosene and Mrs. Kaus.

Ossian of Montgomery introduced to the House 52 senior students from Villisca Community Schools, Villisca, Iowa, accompanied by their teacher, Jake Grasmick.

Langland of Winneshiek introduced to the House 23 students from the St. Wenceslaus School, Spillville, Iowa, accompanied by their teacher, Sister Mary Virginia.

PETITIONS

The following petitions were received and placed on file:

By Camp of Clinton from 50 residents of Clinton County who favor House File 624, relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

By Camp of Clinton from 22 residents of Clinton County who favor House File 439, relating to the movement of mobile homes.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 656.

INTRODUCTION OF BILL

House File 721, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to special mobile equipment.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 120, a bill for an act relating to election of county supervisors in certain counties.

Read first time and referred to committee on county and township affairs.

Senate File 739, a bill for an act to establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions.

Read first time and referred to committee on government reorganization.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 309, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 530, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa, for issuance of bonds to defray part of the cost of constructing a municipal sewerage system.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 514, a bill for an act to legalize and validate the proceedings of the town council of Sabula, Iowa.

· Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 500, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 319, a bill for an act relating to obstructions within the boundary lines of a public highway.

Also:

Senate File 326, a bill for an act to authorize the board of control of state institutions to operate facilities at locations away from institutional campuses.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 309

Amend House File 309 as follows:

By striking from line 1 of the title the words "and plumage".

By striking from line 2 of the title the words "birds and".

By striking from line 4 of section 1 the words "or plumage".

By striking from line 5 of section 1 all after the word "taken" and inserting in lieu thereof the following: "deer. Such deer hides shall be plainly labeled with the owner's name and address and license number prior to the sale. This name and address and license number must remain attached to the hide while such hide is within the boundaries of this state."

MOTION TO RECONSIDER HOUSE FILE 300

Mohrfeld of Tama called up for consideration his motion to reconsider the vote on House File 300, filed May 8, and found on page 1319 of the House Journal.

Mohrfeld of Tama moved to reconsider the vote by which House File $300\ passed$ the House.

The motion prevailed.

Mohrfeld of Tama moved to reconsider the vote by which House File 300 was placed on its last reading. $\,$

The motion prevailed.

SENATE FILE 337 SUBSTITUTED FOR HOUSE FILE 300

Mohrfeld of Tama asked and received unanimous consent to substitute Senate File 337 for House File 300.

Senate File 337, a bill for an act relating to the consolidation of cities and towns, was taken up for consideration.

Mohrfeld of Tama moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 337)

The ayes were 87:

Andersen Fullerton Stokes McIntyre Bailey Gallagher Mensing Story Baker Gannon Middleswart Strand Battles Gittins Miller of Des Moines Strothman Beardslev Glenn Moffitt Sullivan Bennett Graham Mohrfeld Thordsen Bergman Hanson of Benton Tieden Mowry Bowin Hanson of Mitchell Nielsen Utzig Breitbach Holden Nolin Van Drie Busch Hullinger Ossian Van Roekel Caffrey Johnson of Audubon Patton Varlev Camp Kiilsholm Pelton Vetter Carnahan King Peterson of Woodbury Voorhees Christensen Kitner Pierson Watson Clark Klein Poncy Waugh Coffman Knight Radl Welden Diehl Langland Redfern Winkelman Distelhorst Lee Reed Wolfe Wood Duffy Lipsky Roe Dunton Maloney Schmarje Yoder Franklin McCartney Sorg Mr. Speaker Freeman McCray Steffen

The nays were none.

Absent or not voting 37:

Allen	Fisher of Greene	McNamara	Roorda
Cochran	Grassley	Millen	Sanders
Conklin	Harbor	Miller of Jones	Schroeder
Cunningham	Hicklin	Miller of Page	Shaw
Curran	Hill	Nelson	Shepherd
Darrington	Johnston of Polk	O'Malley	Smith
Den Herder	Kluever	Palmer	Stromer
Doderer	Koch	Petersen of Dallas	Tapscott
Edgington	Mayberry	Renda	Van Nostrand

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 300 WITHDRAWN

Mohrfeld of Tama asked and received unanimous consent to withdraw House File 300 from further consideration by the House.

MOTION TO RECONSIDER HOUSE FILE 351

Carnahan of Wapello called up for consideration the motion to reconsider the vote on House File 351 filed by Mensing of Cedar, filed on April 26 and found on page 1109 of the House Journal.

Carnahan of Wapello moved to reconsider the vote by which House File 351 passed the House.

The motion prevailed.

Carnahan of Wapello moved to reconsider the vote by which House File 351 was placed on its last reading.

The motion prevailed.

Carnahan of Wapello offered the following amendment filed by him:

Amend House File 351, section 1, subsection 1, line four (4) by inserting after the word "maintain" the following: "either water flush or".

McCartney of Floyd moved that House File 351 be re-referred to the committee on industrial and human relations for further consideration.

The motion lost.

Carnahan of Wapello moved the adoption of his amendment.

The amendment was adopted.

Carnahan of Wapello moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 351)

The ayes were 67:

Andersen	Freeman	Maloney	Sanders
Bailey	Gallagher	Mayberry	Sorg
Baker	Gannon	McCray	Steffen
Beardsley	Gittins	Middleswart	Stromer
Bennett	Glenn	Miller of Des Moines	Strothman
Bergman	Hanson of Benton	Mohrfeld	Sullivan
Bowin	Hanson of Mitchell	Mowry	Tapscott
Breitbach	Harbor	Nolin	Tieden
Caffrey	Hill	Pelton	Utzig
Camp	Holden	Peterson of Woodbury	Van Roekel
Carnahan	Hullinger	Pierson .	Vetter
Christensen	Johnston of Polk	Poncy	Voorhees
Cochran	Kiilsholm	Radl	Watson
Distelhorst	Kitner	Redfern	Waugh
Duffy	Klein	Reed	Wood
Dunton	Lee	Renda	Mr. Speaker
Franklin	Lipsky	Roe	

The nays were 29:

Nielsen Thordsen Battles King Clark Knight Ossian Van Drie Coffman Langland Patton Varley Welden Diehl McCartney Schmarje Fullerton Winkelman McIntyre Stokes Moffitt Wolfe Graham Story Hicklin Nelson Strand Yoder

Johnson of Audubon

Absent or not voting 28:

Allen Doderer McNamara Petersen of Dallas Busch Edgington Mensing Roorda Conklin Fischer of Grundy Millen Schroeder Cunningham Fisher of Greene Miller of Jones Shaw Miller of Page Curran Grasslev Shepherd O'Malley Smith Darrington Kluever Den Herder Koch Palmer Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

The House resumed consideration of House File 15, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness.

Yoder of Johnson offered the following amendment filed by him and moved its adoption:

Amend House File 15 as follows:

- 1. By striking from the title all after the word 'Act' and inserting in lieu thereof the words "to amend section two hundred ninety-eight point eighteen (298.18), Code 1966, relating to school bond taxes".
- 2. By striking all after the enacting clause and inserting in lieu thereof the following:
- Section 1. Section two hundred ninety-eight point eighteen (298.18), Code 1966, is hereby amended by inserting in line sixteen (16) after the word "corporation" the following: "except as hereinafter provided."
- Section 2. Section two hundred ninety-eight point eighteen (298.18), Code 1966, is hereby further amended by adding the following at the end thereof:
- "The amount estimated and certified to apply on principal and interest for any one year may exceed ten mills by such number of mills as may be approved by the voters of the school corporation, but not exceeding fifteen mills, on the dollar of the assessed

valuation of the taxable property within any school corporation, provided that the qualified voters of such school corporation have first approved such increased millage at a special election, which may be held at the same time as the regular school election. The proposition submitted to the voters at such special election shall be in substantially the following form:

"Shall the board of directors of the (insert name of school corporation), in the County of ______, State of Iowa, be authorized to levy annually a tax exceeding ten mills, but not exceeding _____ mills, on the dollar of the assessed valuation of the taxable property within said school corporation to pay the principal of and interest on bonded indebtedness of said school corporation, it being understood that the approval of this proposition shall not limit the source of payment of the bonds and interest but shall only operate to restrict the amount of bonds which may be issued?"

Notice of such election shall be given by publication once each week for four consecutive weeks in a newspaper published in the school corporation, or if there is no newspaper published in the school corporation, in a newspaper published in the county and of general circulation in the school corporation. Such notice shall state the date of the election, the hours of opening and closing the polls and the exact location thereof. and the question to be submitted. The election shall be held on a date not less than five nor more than twenty days after the last publication of the notice. Such notice shall be sufficient and shall be in lieu of any other notice required by any other statute. At such election the ballot used for the submission of said proposition shall be in substantially the form for submitting special questions at general elections. Such proposition shall not be deemed carried or adopted unless the vote in favor of such proposition is equal to at least sixty per cent of the total vote cast for and against said proposition at said Whenever such a proposition has been approved by the voters of a school corporation as hereinbefore provided, no further approval of the voters of such school corporation shall be required as a result of any subsequent change in the boundaries of such school corporation.

The voted millage referred to herein shall not limit the source of payment of bonds and interest but shall only restrict the amount of bonds which may be issued."

Section 3. In addition to the limitations contained in Section 298.21, the proposition for the increased millage to be submitted to qualified voters of school districts shall be limited to public school districts operating elementary and secondary schools.

Yoder of Johnson offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Yoder et al amendment to House File 15 filed April 28 by inserting in line four (4) of Section 2 thereof after the word "The", the word "amount".

The amendment to the amendment was adopted.

Van Drie of Story offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Yoder et al amendment to House File 15 filed April 28 as follows:

1. By striking the word "fifteen" in line eighteen (18) and inserting in lieu thereof the word "twelve (12)".

(Pending as unfinished business)

JOURNAL OF THE HOUSE

SPECIAL ORDER HOUSE FILE 702

The hour of 10:00 a.m. having arrived, the Speaker announced the "special order" for the consideration of House File 702.

House File 702, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes, was taken up for consideration.

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of House File 702 and that Baringer of Fayette preside as chairman over the deliberations of the committee.

The motion prevailed.

Redfern of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 702 by striking from line twelve (12) of Section 4 the word "mean", and inserting in lieu thereof the words "means income in the form of".

The amendment was adopted by the committee of the whole.

McCartney of Floyd offered the following amendment filed by him and moved its adoption:

Amend House File 702 by striking the words "shall also" in section five (5), line five (5), and inserting in lieu thereof the words ", chattel loan companies licensed under Chapter five hundred thirty-six (536) of the Code and industrial loan companies licensed under Chapter five hundred thirty-six A (536A) of the Code shall".

The amendment was adopted by the committee of the whole.

Redfern of Lee offered the following amendment filed by him.

Amend House File 702 as follows: By striking subsection 1 of Section 4 and inserting in lieu thereof the following:

"Intangible personal property" means moneys on deposit; bonds, except those which under the constitution or laws of the United States or of this state are exempt from property taxation by the state of Iowa; certificates of indebtedness, other than capital notes issued by banks or trust companies; notes; debentures; annuities; accounts receivable; conditional sales contracts which have incorporated therein promises to pay; real estate and chattel mortgages; and common and preferred stocks."

Redfern of Lee offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Redfern amendment to House File 702 filed May 4 by inserting in line three (3) following the word "on" the words "interest bearing".

The amendment to the amendment was adopted by the committee of the whole.

Redfern of Lee moved the adoption of the amendment as amended.

The amendment as amended was adopted by the committee of the whole.

McIntyre of Linn offered the following amendment and moved its adoption:

Amend House File 702 by striking in Section five (5) all of lines ten (10) through twelve (12) and inserting in lieu thereof the following: "There shall be deducted from the tax computed under the provisions of this division fifty (50) dollars.

Any person whose total tax under the provisions of this division is less than one (1) dollar shall not be required to file the return required by this division."

The amendment was not adopted by the committee of the whole.

Millen of Van Buren moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 56, 60, 136, 144, 217, 222, 231, 235, 245, 260 and 528.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 56, 60, 136, 144, 217, 222, 231, 235, 245, 260 and 528.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 8, 1967, the Governor had approved the following: House File 239.

REPORTS OF COMMITTEES

Moffitt of Appanoose, from the committee on agriculture, submitted the following report:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>House File 526</u>, a bill for an act relating to the minimum and maximum storage and delivery charges for bulk grain charged by warehousemen, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be <u>indefinitely postponed</u>.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred <u>Senate File 225</u>, a bill for an act relating to establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

DELMONT MOFFITT, Chairman

Also:

Mr. Speaker: Your committee on agriculture, to whom was referred Senate File $\underline{440}$, a bill for an act relating to licensing to grade and weigh grain, begs leave to report that has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same \underline{do} pass.

DELMONT MOFFITT, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 614</u>, a bill for an act relating to jury selection, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations to whom was referred Senate File 725, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM. Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File 515</u>, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File 693</u>, a bill for an act to make an appropriation in settlement of a claim made against the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend House File 702, Division III, Section 39, by adding the following new paragraph thereto:

3. By adding at the end of the last paragraph the following:

"When a return is filed and the taxes shown due thereon are paid in full on or before the due date, the retailer shall be allowed a credit or discount equal to two (2) percent of the sales tax shown due on such return. This credit or discount shall be allowed the retailer for prompt payment of the tax and as partial remuneration for collecting the tax, keeping the records, and promptly filing the returns required by this chapter."

BAKER of Boone

Amend House File 702, Division IV, Section 42, as follows:

- 1. By striking all of subsections one (1) and two (2).
- 2. By striking all of subsection five (5), thereof and inserting in lieu thereof the following:

"By striking all of subsection five (5) and inserting in lieu thereof the following: On the fifth thousand dollars of taxable income, or any part thereof, five percent. On the sixth thousand dollars of taxable income, or any part thereof, five percent. On the seventh thousand dollars and all in excess thereof, six percent."

3. By renumbering the remaining subsections of Section 42 in accordance with this amendment.

BOWIN of Black Hawk

Amend House File 702 as follows:

- 1. By striking the period in line twenty-two (22) of Section 5, following the word "state" and inserting in lieu thereof the following: ", being specifically allocated to the other state."
- 2. By striking the period in line twenty-five (25) of Section 5, following the word "death" and inserting in lieu thereof the following: "subject to Section 11 hereof."
- 3. By striking in lines five (5) and nineteen (19) of Section 6 the word "individual" and inserting in lieu thereof the word "personal".
- 4. By striking lines one (1) and two (2) of Section 8 and inserting in lieu thereof the following: "On the first day of August following the end of each fiscal year, the commission shall certify".
- 5. By inserting in line six (6) of Section 8 following the period the following: "Subsequent distribution determinable prior to January 31, of the subsequent year may be made in accordance herewith."
- 6. By striking in line eight (8) of Section 11 the word "or" and inserting in lieu thereof the word "and".
- 7. By striking in line five (5) of Section 13 the words "or controls" and inserting in lieu thereof the following: ", controls or has a right, title or interest in".
 - 8. By striking Section 31 and renumbering the remaining sections.

REDFERN of Lee

Amend the Redfern amendment to House File 702 filed May 5 by striking in lines one hundred nineteen (119) and one hundred twenty-one (121) the word "in" and inserting in lieu thereof, in each line the word "for".

REDFERN of Lee

Amend House File 702 as follows:

- 1. By inserting at the end of Section 39, in Division III, the following new paragraph:
- "3. By adding thereto the following paragraph:

"The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to July 1, 1967 shall be two (2) percent."

2. By inserting at the end of Section 40, in Division III, the following new paragraph:

"Section four hundred twenty-three point two (423.2), Code 1966, is further amended by adding the following new subsection:

"The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to July 1, 1967, shall be two (2) percent."

PETERSEN of Dallas

Amend House File 702 by striking in line eleven (11) of Section 5 the word "one" and inserting in lieu thereof the word "ten".

REDFERN of Lee

Amend House File 687, Section one (1), line thirty (30) by striking the words "state executive council" and inserting in lieu thereof the words "budget and financial control committee".

YODER of Johnson

Amend House File 700 by adding thereto the following:

"Sec. 2. It shall be unlawful for any person to import into this state any bouquet, wreath, or other item containing teasel Dipsacus biennial seeds unless such seeds shall have been treated in such manner that the seeds will no longer be viable."

COMMITTEE ON AGRICULTURE

Amend Senate File 532 by adding the following section:

"Sec. 13. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa, and in The Paullina Times, a newspaper published at Paullina, Iowa.

PELTON of Clinton

Amend House File 651 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred fifty-five point sixty-one (455.61), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Such taxes when collected shall be kept in a separate fund known as the county drainage or levee fund and shall be paid out only for purposes properly connected with and growing out of the county drainage and levee districts on order of the board. The auditor shall continue to keep a record of each of the drainage and levee district's funds so as to accurately reflect the financial condition of each such district account. The treasurer, on order of the board of supervisors, shall invest such funds not immediately needed for current operating expenses in United States Government bonds, in time certificates of deposit, in savings accounts in such banks as the board shall approve, in the interest bearing obligations of the drainage and levee districts of the county, or as provided by Chapter four hundred fifty-three (453) of the Code. Interest

collected by the treasurer on the funds so invested shall be deposited in the county drainage or levee fund, and on January 1, of each year the auditor shall apportion and credit such interest to each drainage or levee district account in the proportion which the average credit balance of each district bears to the average balance of the county drainage or levee fund. The averages to be ascertained shall be the averages of the balances existing on the first of each month during the calendar year immediately preceding. Interest and penalties collected on drainage or levee district taxes shall be credited to the district for which the taxes are being collected. This section shall not be construed so as to permit expenditures in behalf of any district in excess of its share of the county drainage or levee fund. The provisions of this section shall not apply to drainage and levee districts under trustee management unless the trustees consent thereto, and in the absence of such consent section four hundred sixty-two point twenty-nine (462.29) shall apply."

HICKLIN of Louisa
WINKELMAN of Calhoun

Amend House File 702 by inserting the following new sections after section fortyone (41) and renumbering the remaining sections:

- A. Section three hundred two point three (302.3), Code 1966, is amended by adding at the end of subsection two (2) the words ", except fines for violation of traffic weight laws".
- B. Section six hundred sixty-six point three (666.3), Code 1966, is amended by adding at the end thereof after the word "fund" the words "and specifically fines collected for violation of motor vehicle weight laws shall be placed in the basic school tax equalization funds of the various counties".

PIERSON of Mahaska

Amend the Yoder-Doderer-Van Nostrand amendment of April 28 to House File 15, line fifty-four (54), by striking the words "sixty" and inserting in lieu thereof the word "seventy-five".

BUSCH of Bremer

House File 702 is hereby amended by adding thereto the following new sections:

- 1. "Section four hundred thirty-two point one (432.1), Code 1966, is hereby amended as follows:
- $^{\prime\prime}$ 1. By striking from lines three (3) and four (4) the words 'fraternal beneficiary associations,'.
- "2. By striking from subsection one (1), lines four (4) through seven (7), the following:
- ', not including fraternal beneficiary associations, or the gross payments or deposits collected from holders of fraternal beneficiary association certificates,'.
- 2. "Section five hundred twelve point twelve (512.12), Code 1966, is hereby amended by inserting in line five (5) after the word 'companies,' the following:
- 'except as provided by section four hundred thirty-two point one (432.1) of the Code and '.''

House File 702 is hereby amended by adding thereto the following new section:

"A tax of two (2) percent on all contributions of members to benevolent associations, including contributions for expenses and for other purposes, shall be paid annually to the commissioner of insurance. The payment shall be made in conjunction with an annual statement which each benevolent association shall be required to file in such manner and in such form as the commissioner may require. Benevolent associations shall be subject to the terms and conditions of chapters four hundred twenty-three (423), five hundred five (505), five hundred seven (507), five hundred seven B (507B), and five hundred twenty-two (522) of the Code, as applicable to mutual insurance companies.

"For the purpose of this section, 'benevolent association' means any group of persons, whether or not incorporated, the members of which shall make voluntary contributions through the association to the beneficiaries of deceased members. 'Member' means any person who participates in any plan or agreement to make voluntary contribution through a benevolent association under which all or a part of the proceeds are to be passed on to the beneficiaries of a deceased participant."

FISCHER of Grundy

House File 702 is hereby amended by adding thereto the following new sections:

- 1. "Section four hundred thirty-two point one (432.1), Code 1966, is hereby amended as follows:
- "1. By striking from lines three (3) and four (4) the words 'fraternal beneficiary associations.'.
- "2. By striking from subsection one (1), lines four (4) through seven (7), the following:
- ', not including fraternal beneficiary associations, or the gross payments or deposits collected from holders of fraternal beneficiary association certificates,'.
- "3. By inserting in subsection one (1), line twenty-six (26) after the word 'annultants' the following:
- ', and all premiums received by fraternal beneficiary associations which limit life insurance policies or certificates issued on the life of one person to a sum not in excess of five thousand (5,000) dollars.'
- 2. "Section five hundred twelve point twelve (512.12), Code 1966, is hereby amended by inserting in line five (5) after the word 'companies,' the following:
- 'except as provided by section four hundred thirty-two point one (432.1) of the Code and'."

FISCHER of Grundy

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, May 10, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, May 10, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Ronald Jespersen, pastor of the Bethlehem Lutheran Church, Cedar Falls, Iowa.

The Journal of May 9 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Middleswart of Warren on request of Mayberry of Webster; Christensen of Union on request of Hullinger of Decatur.

PRESENTATION OF VISITORS

Radl of Linn introduced to the House 100 eighth grade students from Prairie Junior High School, Cedar Rapids, Iowa, accompanied by Don Jennings, Assistant Principal.

Millen of Van Buren introduced to the House 90 junior and senior students from Harmony Community School District, Farmington, Iowa, accompanied by Mr. and Mrs. C. H. Schakel, Duane Thomas, Larry Croghan and Don Walton, Superintendent.

Ossian of Montgomery introduced to the House 70 junior students from Villisca Community School, Villisca, Iowa, accompanied by their teacher, Sharon O'Leary.

Lipsky of Linn introduced to the House 100 students from Prairie Junior High School, Cedar Rapids, Iowa, accompanied by their principal, James Jennings. In the group was David Cowan, nephew of Representative Keith Dunton.

Winkelman of Calhoun introduced to the House 46 sixth and seventh grade students from Pomeroy Community Schools, Pomeroy, Iowa, accompanied by Superintendent J. Edward Lee, Mrs. Edwin Timm and Clarence Gehrt.

PETITIONS

The following petitions were received and placed on file:

By Redfern of Lee from 19 residents of Lee County who favor written explanations be given to drivers whose insurance is cancelled and that age not be a factor in such determination of cancellation.

By Sorg of Linn from 34 residents of Linn County who favor removing the present \$4800.00 ceiling on Iowa Public Employees Retirement System.

CONFERENCE COMMITTEE APPOINTED

(Senate File 96)

The Speaker appointed the following members on the part of the House to the conference committee for the consideration of Senate File 96: Camp of Clinton, Chairman, Johnston of Polk, McCartney of Floyd and Palmer of Polk.

ADOPTION OF HOUSE MEMORIAL RESOLUTION

Gannon of Jasper offered the following House memorial resolution and moved its adoption:

HOUSE MEMORIAL RESOLUTION

WHEREAS, The Honorable Arnold Utzig of Dubuque County, who was a member of the Fiftieth, Fiftieth Extra, Fifty-first, Fifty-second, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth, Fifty-seventh, Sixty-first and Sixty-second sessions of the General Assembly, passed away on May 9, 1967; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, That a committee of three be appointed by the Speaker of the House to prepare suitable resolutions commemorating his life, character, and service to the state.

Motion prevailed, and the resolution was adopted.

The Speaker appointed as such committee Gannon of Jasper, Duffy of Dubuque and Breitbach of Dubuque.

ANNOUNCEMENT BY THE SPEAKER

The Speaker appointed the following Representatives as the official delegation to the funeral services for the Honorable Arnold Utzig, Representative from Dubuque County:

Baringer of Fayette, Millen of Van Buren, Gannon of Jasper, Duffy of Dubuque, Breitback of Dubuque, Nelson of Cherokee and Petersen of Dallas.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 614, 515 and 693; and Senate Files 225, 440 and 725, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 244, a bill for an act relating to contracts for public improvements.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 535, a bill for an act relating to rates charged by cities and towns for the use of self-liquidating improvements.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 546, a bill for an act relating to the control of municipal recreational facilities.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 618, a bill for an act relating to the filing of notices of liens upon property for taxes payable to the United States.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 711, a bill for an act relating to training schools for members of the department of public safety.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 743, a bill for an actoreating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked;

Senate File 744, a bill for an act relating to municipal bands.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 751, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 752, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 756, a bill for an act relating to corporations.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 165, a bill for an act to create a professional teaching practices commission.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 236, a bill for an act relating to the contingency reserve and coverage of mortgage liability insurance.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 289, a bill for an act relating to municipal support of industrial projects.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 168, a bill for an act relative to the Iowa centennial memorial foundation.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 150, a bill for an act relating to the collection and disposal of refuse and garbage in cities and towns.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 165

Amend House File 165 as follows:

By inserting in line 1 of section 3 after the word "commission" the words, ", which shall be included in the state department of public instruction for administrative purposes,".

By striking in line 3 of section 3 all after the word "governor" and inserting in lieu thereof a period.

By striking lines 4 through 8, inclusive, of section 3.

SENATE MESSAGES CONSIDERED

Senate File 751, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions.

Read first time and referred to committee on judiciary.

Senate File 711, a bill for an act relating to training schools for members of the department of public safety.

Read first time and referred to committee on law enforcement.

Senate File 618, a bill for an act to be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens.

Read first time and referred to committee on judiciary.

Senate File 743, a bill for an act creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue.

Read first time and referred to committee on government reorganization.

Senate File 756, a bill for an act relating to corporations.

Read first time and referred to committee on commerce.

Senate File 752, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts.

Read first time and referred to committee on commerce.

Senate File 535, a bill for an act to amend section three hundred ninety-four point nine (394.9), Code 1966, relating to rates charged by cities and towns for the use of self-liquidating improvements.

Read first time and referred to committee on cities and towns.

Senate File 244, a bill for an act relating to contracts for public improvements.

Read first time and referred to committee on cities and towns.

Senate File 744, a bill for an act relating to municipal bands.

Read first time and referred to committee on commerce.

Senate File 546, a bill for an act to amend chapter three hundred seventy (370), Code 1966, relating to the control of municipal recreational facilities.

Read first time and referred to committee on cities and towns.

Senate File 500, a bill for an act to establish and provide for the enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment.

Read first time and referred to committee on judiciary.

Senate File 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children.

Read first time and referred to committee on judiciary.

Senate File 326, a bill for an act to authorize the board of control of state institutions to operate facilities at locations away from institutional campuses.

Read first time and referred to committee on board of control.

Senate File 319, a bill for an act relating to obstructions within the boundary lines of a public highway.

Read first time and referred to committee on roads and highways.

MOTION TO RECONSIDER HOUSE FILE 389 LOST

Kluever of Cass called up for consideration the motion to reconsider the vote on House File 389, filed May 1, 1967 by Steffen of Chickasaw and found on page 1183 of the House Journal.

Steffen of Chickasaw moved to reconsider the vote by which House File 389 passed the House.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the vote on House File 389 be reconsidered?"

The ayes were 27:

Beardsley	Gannon	McIntyre	Roe
Caffrey	Gittins	Mohrfeld	Sanders
Carnahan	Hanson of Benton	Mowry	Schroeder
Distelhorst	Hill	Nolin	Steffen
Doderer	Holden	Poncy	Tapscott
Dunton	Langland	Radl	Varley
Gallagher	Lingky	Renda	

The navs were 71:

Allen	Fischer of Grundy	Mensing	Strand
Andersen	Franklin	Millen	Stromer
Battles	Freeman	Miller of Jones	Strothman
Bennett	Fullerton	Moffitt	Sullivan
Bergman	Graham	Nelson	Thordsen
Bowin	Hanson of Mitchell	O'Malley	Tieden
Breitbach	Harbor	Ossian	Van Drie
Busch	Hicklin	Patton	Van Nostrand
Camp	Kiilsholm	Pelton	Van Roekel
Clark	King	Petersen of Dallas	Voorhees
Coffman	Kitner	Peterson of Woodbury	Watson
Conklin	Kluever	Pierson	Waugh
Cunningham	Knight	Reed	Welden
Curran	Koch	Schmarje	Winkelman
Darrington	Lee	Shepherd	Wolfe
Den Herder	Mayberry	Smith	Wood

Diehl Duffy

McCartney McCray

Stokes Story

Palmer

Redfern

Mr. Speaker

Absent or not voting 26:

Bailey Baker

Glenn

Grassley Hullinger Middleswart

Roorda Miller of Des Moines Shaw

. Christensen Cochran

Johnson of Audubon Miller of Page Johnston of Polk

Nielsen

Sorg

Edgington Fisher of Greene Klein Maloney McNamara Utzig Vetter Yoder

The motion lost.

MOTION TO RECONSIDER SENATE FILE 95

Bowin of Black Hawk called up for consideration his motion to reconsider the vote on Senate File 95, filed May 2 and found on page 1196 of the House Journal.

Bowin of Black Hawk moved to reconsider the vote by which Senate File 95 failed to pass the House.

The motion prevailed.

Bowin of Black Hawk moved to reconsider the vote by which Senate File 95 was placed on its last reading.

The motion prevailed.

Gannon of Jasper raised a point of order on the consideration of Senate File 95.

Millen of Van Buren moved that the rules be suspended for the consideration of Senate File 95.

The motion prevailed.

Bowin of Black Hawk offered the following amendment filed by him:

Amend Senate File 95 by striking from line twenty (20) the words "prima facie".

Hill of Marshall moved that Senate File 95 be re-referred to the committee on judiciary for further consideration.

The motion lost.

(Pending as unfinished business)

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 702 and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

Mr. Lynn Potter, member of the State Tax Commission, appeared before the committee for the purpose of answering questions on House File 702.

Redfern of Lee offered the following amendment filed by him and moved its adoption: Amend House File 702 as follows:

- 1. By striking the period in line twenty-two (22) of Section 5, following the word "state" and inserting in lieu thereof the following: ", being specifically allocated to the other state."
- 2. By striking the period in line twenty-five (25) of Section 5, following the word "death" and inserting in lieu thereof the following: "subject to Section 11 hereof."
- 3. By striking in lines five (5) and nineteen (19) of Section 6 the word "individual" and inserting in lieu thereof the word "personal".
- 4. By striking lines one (1) and two (2) of Section 8 and inserting in lieu thereof the following: "On the first day of August following the end of each fiscal year, the commission shall certify".
- 5. By inserting in line six (6) of Section 8 following the period the following: "Subsequent distribution determinable prior to January 31, of the subsequent year may be made in accordance herewith."
- 6. By striking in line eight (8) of Section 11 the word "or" and inserting in lieu thereof the word "and".
- 7. By striking in line five (5) of Section 13 the words "or controls" and inserting in lieu thereof the following: ", controls or has a right, title or interest in".
 - 8. By striking Section 31 and renumbering the remaining sections.

Division was requested.

Redfern of Lee moved the adoption of Divisions 1, 2, 3, 6, 7 and 8 of his amendment.

Divisions 1, 2, 3, 6, 7 and 8 were adopted by the committee of the whole.

Redfern of Lee moved the adoption of Divisions 4 and 5 of his amendment.

Divisions 4 and 5 were adopted by the committee of the whole.

Redfern of Lee offered the following amendment filed by him:

Amend House File 702 by striking in line eleven (11) of Section 5 the word "one" and inserting in lieu thereof the word "ten".

Redfern of Lee offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Redfern amendment to House File 702, filed May 9. 1967 as follows:

- 1. By inserting in line two (2) after the word "one" the word "dollar".
- 2. By inserting in line three (3) after the word "ten" the word "dollars".

The amendment to the amendment was adopted by the committee of the whole. Redfern of Lee moved the adoption of the amendment as amended.

The amendment as amended was adopted by the committee of the whole.

Petersen of Dallas offered the following amendment and moved its adoption: Amend House File 702, Division I. Section 7, as follows:

By striking from line eleven (11) the words "county from which paid" and inserting in lieu thereof the words "basic school tax equalization fund of the basic school tax unit or origin and it shall be included along with the funds of the income tax revenue refunded from the state in computations determining the amount of additional state equalization aid required in the school districts of the several basic school tax units".

The amendment was adopted by the committee of the whole.

Baker of Boone offered the following amendment filed by him:

Amend House File 702, Division III, Section 39, by adding the following new paragraph thereto:

3. By adding at the end of the last paragraph the following:

"When a return is filed and the taxes shown due thereon are paid in full on or before the due date, the retailer shall be allowed a credit or discount equal to two (2) percent of the sales tax shown due on such return. This credit or discount shall be allowed the retailer for prompt payment of the tax and as partial remuneration for collecting the tax, keeping the records, and promptly filing the returns required by this chapter."

Van Drie of Story offered the following amendment to the amendment and moved its adoption:

Amend the Baker amendment filed May 9 to House File 702 by adding thereto the following:

"The maximum amount of credit or discount allowed to the retailer under this Act shall not exceed three hundred dollars, (\$300) for any one year."

The amendment to the amendment was adopted by the committee of the whole.

Baker of Boone moved the adoption of the amendment as amended,

The amendment as amended was not adopted by the committee of the whole.

Petersen of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 702 as follows:

- 1. By inserting at the end of Section 39, in Division III, the following new paragraph:
 - "3. By adding thereto the following paragraph:
- "The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to July 1, 1967 shall be two (2) percent."
- 2. By inserting at the end of Section 40, in Division III, the following new paragraph:

"Section four hundred twenty-three point two (423.2), Code 1966, is further amended by adding the following new subsection:

"The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to July 1, 1967, shall be two (2) percent."

The amendment was adopted by the committee of the whole.

Pierson of Mahaska offered the following amendment filed by him and moved its adoption:

Amend House File 702 by inserting the following new sections after section fortyone (41) and renumbering the remaining sections:

- A. Section three hundred two point three (302.3), Code 1966, is amended by adding at the end of subsection two (2) the words ", except fines for violation of traffic weight laws".
- B. Section six hundred sixty-six point three (666.3), Code 1966, is amended by adding at the end thereof after the word "fund" the words "and specifically fines collected for violation of motor vehicle weight laws shall be placed in the basic school tax equalization funds of the various counties".

Wood of Scott rose on a point of order that the amendment was not germane.

Chairman Baringer propounded the question "Is the amendment germane?"

The results of the vote revealed that the amendment was not germane.

Redfern of Lee offered the following amendment and moved its adoption:

Amend House File 702 as follows:

By striking all of lines seven and eight of section eight and inserting in lieu thereof, the following:

" prescribed in section seven (7) of this act."

The amendment was adopted by the committee of the whole.

Miller of Van Buren moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair.

On the motion of Millen of Van Buren the House recessed until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Gallagher of Black Hawk on request of Andersen of Woodbury.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 42 extending the condolences and sympathy of all citizens of the state to the family of Supreme Court Justice T. Eugene Thornton, who passed away on May 9, 1967.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 42

By: Frommelt, Rigler

WHEREAS, the state of Iowa has lost a valued public servant in the untimely passing of Supreme Court Justice T. Eugene Thornton, and

WHEREAS, he served faithfully on the Court from January, 1959 until his death on May 9, 1967, and

WHEREAS, he brought to the Supreme Court of the state of Iowa a valuable expertise in factual and legal practice, and

WHEREAS, he was held in the highest esteem by his fellow justices on the bench and the members of his profession, and

WHEREAS, his wife, Marguerite, his children, William, Margene, Kathy, Vicki, Dan and John have all suffered a deep personal loss, and

WHEREAS, his son, Dan, is faithfully serving the Senate as a page during the Sixty-second General Assembly, and

WHEREAS, all citizens of Iowa also share in this grief with his family, NOW THEREFORE.

Be It Resolved by the Senate, The House of Representatives Concurring:

That the Sixty-second General Assembly of the state of Iowa extend the condolences and sympathy of all citizens of the state to Justice Thornton's family.

ADOPTION OF SENATE CONCURRENT RESOLUTION 42

Gannon of Jasper asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 42, and moved its adoption.

The resolution was adopted.

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

S.F. 601 Relating to the regulation of benevolent associations. By Committee on Commerce.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE (NON-CONTROVERSIAL CALENDAR)

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:

- H.F. 711 Committee Bill Relating to the fish and game protection fund. By Committee on Conservation,
- H.F. 608 Relating to municipal elections in cities over 10,000 population providing the option of a run-off election in lieu of a primary. By Tapscott, Andersen, Camp, et al.
- H.F. 371 To authorize certain counties to acquire, maintain and manage health centers and additions thereto; to levy taxes for the maintenance and operation thereof. By Reed, Lipsky, Sorg, and McIntyre.
- S.F. 608 Relating to the blind, the partially blind and the physically disabled. By Stanley.
- H.F. 708 Committee Bill Relating to repealing obsolete sections of the Code relating to schools. By Committee on Schools.
- H.F. 163 To permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor. By Dunton, Doderer, Johnson, Watson, Strothman, and Gannon.
- H.F. 569 Relating to the membership of the higher education facilities commission. By Petersen of Dallas.
- H.F. 501 Committee Bill Relating to the sale and transfer of mobile homes. By Committee on Motor Vehicles and Highway Safety.
- H.F. 128 Relating to the disposition prior to final judgment of persons charged with offenses. By Johnston, Duffy, Hicklin, Dunton, Wolfe, and Fisher of Greene.
- H.F. 254 Relating to training schools for members of the department of public safety. By Schmarje, Waugh, Caffrey, and Edgington.
- H.F. 713 Committee Bill Relating to agricultural lime. By Committee on Agriculture.
- S.F. 440 Relating to licensing to grade and weigh grain. By Balloun, Potgeter, and Murray.
- H.F. 651 Relating to the drainage and levee fund. By Winkelman, Cochran, Hicklin, and Busch.
- S.F. 179 Relating to the registration of motorboats. By Messerly, Mills, and Van Gilst.
- H.F. 630 Committee Bill Relating to mobile home parks owned and operated by any agency or department of the state or county. By Committee on Conservation.
- H.F. 600 Relating to general aid to school districts and to merged area schools. By Langland, Fisher of Greene, Edgington, Busch, and Sorg.
- S.F. 255 Relating to special assessments for asphalt stabilization. By Messerly, Neu, Shirley, and Klefstad.
- H.F. 593 Relating to attorney fees and other costs paid to defend indigent persons charged with public offenses. By Koch, Sullivan, Peterson of Woodbury, and Andersen.

- H.F. 694 Committee Bill Relating to exemption from payment of license fees for "in transit" movement of vehicles. By Committee on Motor Vehicles and Highway Safety.
- H.F. 695 Committee Bill Relating to vehicle transit plates. By Committee on Motor Vehicles and Highway Safety.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORTS OF COMMITTEES

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 406, a bill for an act to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 593</u>, a bill for an act relating to attorney fees and other costs paid to defend indigent persons charged with public offenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows, and when so amended the bill</u> do pass.

Amend House File 593 as follows:

- 1. By striking all of Section 2.
- 2. Section 3, by inserting in line three (3) preceding the words "The fees" the following:

"In cases which have their final adjudication in a municipal court the fees shall be determined by such court. In cases which have their final determination in a lower court the fees shall be determined by the district court of the county in which said lower court is located."

- 3. Section 3, by striking the word "two (2)" in line six (6) and inserting in lieu thereof the word "five (5)".
 - 4. By adding as Section 2 the following:

Section three hundred thirty-six A point two (336A.2), Code 1966, is hereby amended by striking the word "court" in line three (3) and inserting in lieu thereof the word "general".

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 82</u>, a bill for an act relating to court records, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 82 as follows:

- 1. Section 2, line five (5) by striking the word and figure "five (5)" and inserting in lieu thereof "ten (10)".
- 2. Sec. 3, subsection one (1), line six (6), by inserting after the word "decrees" ", stipulations, records in criminal proceedings, probate records,".
 - 3. By striking subsection two (2) and renumbering subsection three (3).
 - 4. By striking all of Section 4 and renumbering Section 5.

LESTER L. KLUEVER, Chairman

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred <u>Senate File 15</u>, a bill for an act to provide state aid to persons or corporations first discovering crude oil in this state and making an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 15 as follows:

By striking from Section 1, line twelve (12), the word "from".

WILLIAM P. WINKELMAN, Chairman

Also:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 561, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairmar

Also:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 560, a bill for an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 560 by adding the following new section:

"Sec. 2 Section five hundred fifty-four point nine thousand three hundred two (554.9302), Code 1966, is hereby further amended by deleting the word 'motor' in lines fourteen (14) and eighteen (18) of subsection one (1)."

WILLIAM P. WINKELMAN, Chairman

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision, to whom was referred <u>House File 604</u>, a bill for an act relating to the taxation of personal property, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 604 by striking all after the enacting clause and by inserting in lieu thereof the following:

- "Section 1. Each taxpayer of the state shall receive full credit against the tax on all personal property owned by him unless the assessed value of the personal property owned by the taxpayer exceeds twenty-five hundred (2,500) dollars. If the assessed value of all personal property owned by any taxpayer exceeds twenty-five hundred (2,500) dollars, the taxpayer shall pay tax on that part of the personal property which exceeds twenty-five hundred (2,500) dollars assessed value.
- Sec. 2. The personal property tax credit authorized in section one (1) of this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428) of the Code. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441) of the Code, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443) of the Code.
- Sec. 3. No taxpayer in the state shall be allowed a credit on personal property tax in excess of twenty-five hundred (2,500) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section two (2) of this Act in which counties of the state the property is located and shall claim the tax credit only in one (1) county and in no case shall claim more than twenty-five hundred (2,500) dollars in such claimed county or the assessed value of all personal property assessed in said county, whichever is the lesser amount. At the time of making such claim, the taxpayer shall state by affidavit that he has not claimed any other personal property tax credit in any other county of the state and shall state in what other county he does have personal property.
- Sec. 4. If personal property is owned jointly, the joint owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said proportionate ownership shall be determined by dividing the total assessed value of the property by the number of joint owners unless the joint owners show their actual interest and ownership by affidavit. Any such proportionate credit from jointly owned property may be applied only against the joint owner's respective credit of twenty-five hundred (2,500) dollars of assessed valuation and in no event is an additional credit to be allowed for the joint ownership.
- Sec. 5. The credit allowed by sections one (1) to four (4), inclusive, hereof on personal property taxes up to twenty-five hundred (2,500) dollars of assessed valuation shall not be applicable to the taxation of personal property provided in chapters four hundred twenty-eight (428) to four hundred thirty-eight (438), inclusive, of the Code.
- Sec. 6. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the state tax commission on or before January 15 of such year.

COMMITTEE ON TAX REVISION

AMENDMENTS FILED

Amend Senate File 95 as follows:

1. Amend title by inserting after the word vehicle "and other leased and rented property".

- 2. Amend subsection 1, line 4 after the word "vehicle" insert the words "or other leased and rented property".
- 3. Amend subsection 1, line 5 after the word "vehicle" insert the words "or other leased or rented property".
- 4. Amend subsection 2, by striking all of subsection 2, and inserting in lieu thereof the following:
- 2. Whoever after renting a vehicle or other leased and rented property under a written agreement to redeliver the same to the person letting such vehicle or other leased and rented personal property, or his agent, shall with intent to defraud, abandon such vehicle or other leased and rented property, or willfully refuse or willfully neglect to redeliver such vehicle or other leased and rented property as agreed shall be guilty of a felony and punished as provided in this act. If the person letting the vehicle or other leased and rented property has performed all of his obligations under the written agreement, the failure to return the leased or rented vehicle or other leased and rented property with 72 hours of the time agreed shall be prima facie evidence of such abandonment or willful refusal or willful neglect to redeliver such vehicle or other leased and rented property.

By adding new subsection, following section 4 as follows:

5. "Other leased and rented property" as used in subsections one (1) and two (2) hereof means all property of a personal nature which has a value of more than twenty dollars (\$20,00).

Amend by renumbering the following subsections of section 1.

RADL of Linn

Amend House File 702 by inserting after section forty-one (41) the following new sections and renumbering the remaining sections:

A. Section four hundred twenty-two point sixty-two (422.62), Code 1966, is amended as follows:

Insert in the seventh (7th) line from the end of said section, after the word "receipts", the words "from two-thirds of the sales taxes".

- B. Section three hundred twelve point one (312.1), Code 1966, is amended as follows:
- 1. Insert at the beginning of subsection three (3) the words "Two-thirds of".
- 2. Insert in subsection four (4), line three (3), after the word "percent" the words "of two-thirds".
- C. Section four hundred twenty-three point twenty-four (423.24), Code 1966, is amended as follows:
 - 1. Insert at the beginning the word "Two-thirds of".
- 2. Add in line seven (7) after the word "fund" the words ", one-third of such revenue shall be credited to the general fund of the state".

PETERSEN of Dallas

Amend the amendment to Senate File 147 by Moffitt of Appanoose-Davis filed on April 18, 1967 by striking in line 32 the words "In lieu of the above provisions, on" and inserting in lieu thereof the following: "On".

MOFFITT of Appanoose

Amend Senate File 283 as follows:

By adding the following new section thereto:

"Section forty-six point six (46.6), Code 1966, is hereby amended by adding at the end thereof the following: "Such chairman, however, shall not be allowed a vote in the selection of nominees."

COCHRAN of Webster FISCHER of Grundy NOLIN of Carroll GANNON of Jasper

Amend Senate File 454 as follows:

1. By adding following line one hundred twenty five (125) of section 1 the following paragraphs:

"Nothing herein shall be deemed to prohibit a resident of this state from bringing into the state a child for adoption into his own family.

Nothing herein shall be deemed to prohibit the placement of children, interstate or intrastate, by persons other than licensed child-placing agencies."

- 2. Further amend Senate File 454 by striking from section 1, line one hundred sixty three (163) the comma after the word "same" and inserting in lieu thereof a period, and by striking the remainder of the sentence.
- 3. Amend section 8 by inserting in line three (3) after the word "appoint" the following: ", subject to confirmation by the Senate by a two-thirds vote,".

HILL of Marshall

Amend House File 702 by inserting after line ten (10) of section thirty-nine (39) the following subsection:

"3. By inserting after line seventy-two (72) the following paragraph:

'There is hereby imposed a tax of three (3) percent upon the gross receipts from the sale or furnishing of trading stamps by any person, firm, or corporation to a retailer within the state. The supplier shall include the tax in the cost of the trading stamps sold and shall collect the tax from the retailer. Each person, firm, or corporation conducting a retail business within the state of Iowa shall, at the time of making his or its quarterly sales tax return, report the amount of expenditures for all trading stamps acquired and the name and address of the supplier thereof, for the preceding quarter. The commission shall thereupon assess the amount of tax due thereon and collect same from the supplier. In the event such supplier is not within the jurisdictional area of authority of the tax commission, the tax shall be collected from the retailer. The proceeds from the tax levied upon the trading stamps shall be credited to the general fund of the state.'"

FISCHER of Grundy

Amend House File 702 by adding thereto the following new section:

"Section ninety-eight point eight (98.8), subsection one (1), Code 1966, is hereby amended by striking from lines five (5) through eight (8) the following sentence:

"'Stamps shall be sold to such permit holders at a discount of not to exceed five percent from the face value." "

FISCHER of Grundy

On motion by O'Malley of Polk the House adjourned until 9:00 a.m., Thursday, May 11, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Thursday, May 11, 1967.

The House met pursuant to adjournment, Speaker Pro Tempore Kluever in the chair.

Prayer was offered by Dr. O. E. Cooley, pastor of the Gatchel Methodist Church, Des Moines, Iowa.

The Journal of May 10 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Stokes of Plymouth for today and also May 12 on request of the Speaker; Pierson of Mahaska on request of Clark of Crawford; Radl of Linn on request of Sorg of Linn; Wolfe of Cerro Gordo on request of Dunton of Keokuk; and the official delegation to the funeral services for Representative Arnold Utzig as follows: Baringer of Fayette, Millen of Van Buren, Gannon of Jasper, Duffy of Dubuque, Breitbach of Dubuque, Nelson of Cherokee and Petersen of Dallas.

PRESENTATION OF VISITORS

Winkelman of Calhoun introduced to the House 29 senior students from Lohrville High School, Lohrville, Iowa, accompanied by their instructor, Quentin Weidner.

Van Drie of Story introduced to the House 26 fifth grade students from Meeker School, Ames, Iowa, accompanied by Andrea Foelske.

Maloney of Polk introduced to the House 150 junior students from Ankeny Community Schools, Ankeny, Iowa, accompanied by their teacher, Mr. Olsen.

Edgington of Franklin introduced to the House 50 senior government students from Cal Community High School, Latimer, Iowa, accompanied by Thomas Beck.

Beardsley of Polk introduced to the House 31 third and fourth grade students from Howe Elementary School, Des Moines, Iowa, accompanied by their teacher, Mrs. Betty Rankin.

Waugh of Monona introduced to the House 62 students from West Monona High School, Onawa, Iowa, accompanied by their teachers, Miss Foster and Mr. Stroeh.

Kiilsholm of Kossuth introduced to the House 52 seventh grade students from Waukee Community Schools, Waukee, Iowa, accompanied by their teachers, Duane Ahrens and Clifford Teale.

O'Malley of Polk introduced to the House 19 third grade students from North Polk Community Schools, Polk City, Iowa, accompanied by their teacher, Mrs. Florence Polish.

Varley of Adair introduced to the House 40 seventh grade students from Adair-Casey Community Schools, Adair, Iowa, accompanied by their teachers, Mrs. Rochholz and Mrs. Clark.

Baker of Boone introduced to the House 32 sixth grade students from Sacred Heart School, Boone, Iowa, accompanied by Mrs. Richard Farley.

Tapscott of Polk introduced to the House 22 fourth grade students from North Polk Community Schools, Polk City, Iowa, accompanied by their teacher, Naomi Mack.

PETITIONS

The following petitions were received and placed on file:

By Klein of Winnebago from 25 residents of Winnebago County who favor parimutuel wagering on horse races.

By Peterson of Woodbury from 145 residents of Woodbury County who oppose an artificial lake on Elliott Creek in the Sioux City area.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 593, 82 and 604; and Senate Files 406, 15, 561 and 560, under Rule 35.

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request that House File 371 be removed from the non-controversial calendar.

BERT FULLERTON WILLIAM H. HARBOR ALFRED NIELSEN

Mr. Speaker: We request that House File 593 be removed from the non-controversial calendar.

JOAN LIPSKY CECIL REED N. F. SORG

Edgington of Franklin offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 19

By: Edgington

WHEREAS, the pattern in private employment in the United States and in the State of Iowa is to provide fringe benefits to the employee as a part of his compensation; and

WHEREAS, the competition provided to the State by such employment practice is making it difficult for the State to employ well qualified persons for positions in the various departments of state government; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING; That the General Assembly of the State of Iowa direct the appropriations committee of the House and of the Senate to include in their appropriations the sum of money necessary to provide for doubling the state's contribution for hospital and medical group insurance and for the sum necessary to provide for group life insurance for state employees in an amount not to exceed five thousand dollars (\$5,000,00) for each employee.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 555, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution.

Also:

That the Senate has concurred in the House amendment and passed Senate File 463, a bill for an act to authorize state agencies and county boards of supervisors to grant perpetual flowage easements over state and county owned lands and buildings to the United States of America.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 711, a bill for an act relating to the fish and game protection fund, was taken up for consideration.

Vetter of Washington moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 711)

The aves were 86:

Andersen	Grassley	McIntyre	Smith
Baker	Hanson of Benton	McNamara	Sorg
Beardsley	Hanson of Mitchell	Mensing	Story
Bergman	Harbor	Middleswart	Strand
Bowin	Hicklin	Miller of Des Moines	Stromer
Busch	Hill	Miller of Jones	Strothman
Camp	Holden	Moffitt	Sullivan
Carnahan	Hullinger	Mohrfeld	Tapscott
Christensen	Johnson of Audubon	Nielsen	Thordsen
Clark	Johnston of Polk	Nolin	Tieden
Cunningham	Kiilsholm	Ossian	Van Drie
Den Herder	King	Palmer	Van Roekel
Diehl	Kitner	Patton	Varley
Distelhorst	Knight	Poncy	Vetter
Dunton	Koch	Redfern	Voorhees
Fisher of Greene	Langland	Reed	Waugh

Renda

Franklin Lee Lipsky Freeman Fullerton Maloney Gallagher Gittins McCray Graham

Sanders Schmarie Mayberry Schroeder McCartney Shaw

Welden Winkelman Wood Yoder Mr. Speaker

The nays were none.

Absent or not voting 38:

Allen Bailey Baringer Battles Bennett Breitbach Caffrey

Curran Darrington Doderer Duffv Edgington Fischer of Grundy Gannon

Miller of Page Mowry Nelson O'Malley. Pelton Petersen of Dallas Peterson of Woodbury Watson

Roorda Shepherd Steffen Stokes Utzig [Van Nostrand

Cochran Coffman Conklin

Glenn Klein Millen

Pierson Radl Roe

Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 608, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary, with report of committee recommending passage, was taken up for consideration,

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 608)

The ayes were 83:

Andersen

Baker Beardslev Bergman Bowin Busch Caffrey Camp Carnahan Christensen Clark Coffman Conklin Cunningham Den Herder

Franklin Freeman Gallagher Gittins Glenn Graham Grasslev

Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Nolin

Lee Maloney Mayberry McCartney McCray McIntyre McNamara . Mensing Middleswart

Miller of Des Moines Thordsen Miller of Jones Moffitt Mohrfeld Nielsen

Strand Strothman Tapscott Tieden Van Drie Van Roekel Vetter Voorhees

Schmarje

Schroeder

Shepherd

Shaw

Sorg

Story

Sanders

Diehl	Johnston of Polk	Palmer	Waugh
Distelhorst	Kiilsholm	Poncy	Winkelman
Dunton	King	Redfern	Wood
Edgington	Kitner	Reed	Yoder
Fischer of Grundy	Knight	Renda	Mr. Speaker

The nays were 4:

Koch	Sullivan	Varley	Welden
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Absent or not voting 37:

Fisher of Greene Langland

Absent or not vo	ing 37:		
Allen	Duffy	O'Malley	Roorda
Bailey	Fullerton	Ossian	Smith
Baringer	Gannon	Patton	Steffen
Battles	Klein	Pelton	Stokes
Bennett	Lipsky	Petersen of Dallas	Stromer
Breitbach	Millen	Peterson of Woodbur	yUtzig
Cochran	Miller of Page	Pierson	Van Nostrand
Curran	Mowry	Radl	Watson
Darrington	Nelson	Roe	Wolfe
Doderer			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 608, a bill for an act relating to the blind, the partially blind and the physically disabled, with report of committee recommending passage, was taken up for consideration.

Sorg of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 608)

The ayes were 90:

	•		
Andersen	Glenn	McCartney	Shepherd
Baker	Graham	McCray	Smith
Beardsley	Grassley	McIntyre	Sorg
Bergman	Hanson of Benton	McNamara	Story
Busch	Hanson of Mitchell	Mensing	Strand
Caffrey	Harbor	Middleswart	Strothman
Camp	Hicklin	Miller of Des Moines	Sullivan
Carnahan	Hill	Miller of Jones	Tapscott
Christensen	Holden	Miller of Page	Thordsen
Clark	Hullinger	Mohrfeld .	Tieden
Coffman	Johnson of Audubon	Nielsen	Van Drie
Conklin	Johnston of Polk	Nolin	Van Roekel
Cunningham .	Kiilsholm	Palmer	Varley

Gittins

Den Herder King Patton Vetter Diehl Kitner Pelton Voorhees Klein Peterson of Woodbury Waugh Dunton Fischer of Grundy Knight Redfern Welden Fisher of Greene Koch Reed Winkelman Franklin Langland Renda Wood Freeman Lee Sanders Yoder Fullerton Lipsky Schmarje Mr. Speaker Gallagher Maloney Schroeder

Shaw

The nays were none.

Absent or not voting 34:

Roorda Allen Darrington Nelson Bailey O'Malley Steffen Distelhorst Baringer Doderer Ossian Stokes Battles Petersen of Dallas Stromer Duffy Bennett Pierson Utzig Edgington Van Nostrand Bowin Gannon Poncy Breitbach Millen Radl Watson Wolfe Cochran Moffitt Roe Curran Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 708, a bill for an act to repeal obsolete sections of the Code relating to schools, was taken up for consideration.

Diehl of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 708)

Mayberry

The ayes were 91:

Andersen	Gittins	McIntyre	Shaw
Baker	Glenn	McNamara	Shepherd
Beardsley	Graham	Mensing	Smith
Bergman	Grassley	Middleswart	Story
Busch	Hanson of Benton	Miller of Des Moines	Strand
Caffrey	Hanson of Mitchell	Miller of Jones	Stromer
Camp	Harbor	Miller of Page	Strothman
Carnahan	Hicklin	Mohrfeld	Tapscott
Christensen	Hill	Mowry	Thordsen
Clark	Holden	Nielsen	Tieden
Cochran	Hullinger	Nolin	Van Drie
Coffman	Johnson of Audubon	Ossian	Van Nostrand

Van Roekel Johnston of Polk Palmer Conklin Varlev Cunningham Kiilsholm Patton Vetter Den Herder King Pelton Diehl Kitner Peterson of Woodbury Voorhees Distelhorst Knight Poncy Waugh Redfern Welden Koch Dunton Fischer of Grundy Reed Winkelman Langland Wood Fisher of Greene Lee Roe Yoder Franklin Maloney Sanders Fullerton Mayberry Schmarje Mr. Speaker Schroeder Gallagher McCray

The nays were none.

Absent or not voting 33:

Allen	Doderer	Millen	Roorda
Bailey	Duffy	Moffitt.	Sorg
Baringer	Edgington	Nelson	Steffen
Battles	Freeman	O'Malley	Stokes
Bennett	Gannon	Petersen of Dallas	<u>Sulliv</u> an
Bowin	Klein	Pierson	Utzig
Breitbach	Lipsky	Radl	Watson
Curran	McCartney	Renda	Wolfe
Darrington	•		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 163, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 219 SUBSTITUTED FOR HOUSE FILE 163

Johnson of Audubon asked and received unanimous consent to substitute Senate File 219 for House File 163.

Senate File 219, a bill for an act to permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor, was taken up for consideration.

Johnson of Audubon moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 219)

The ayes were 89:

Andersen	Glenn	McCartney	Schmarje
Baker	Graham	McCray	Shaw
Beardsley	Grassley	Mensing	Shepherd

Bergman	Hanson of Benton	Middleswart	Smith
Bowin	Hanson of Mitchell	Miller of Des Moines	Story
Busch	Harbor	Miller of Jones	Strand
Caffrey	Hicklin	Miller of Page	Stromer
Camp	Hill	Moffitt	Strothman
Clark	Holden	Mohrfeld	Tapscott
Cochran	Hullinger	Mowry	Thordsen
Coffman	Johnson of Audubon	Nielsen	Tieden
Conklin	Johnston of Polk	Nolin	Van Drie
Cunningham	Kiilsholm	Ossian	Van Roekel
Den Herder	King	Palmer	Varley
Diehl	Kitner	Patton	Vetter
Distelhorst	Klein	Pelton	Voorhees
Dunton ·	Knight	Peterson of Woodbury	Waugh
Fischer of Grundy	Koch	Poncy	Welden
Fisher of Greene	Langland	Redfern	Winkelman
Franklin	Lee	Reed	Wood
Freeman	Maloney	Roe	Yoder
Fullerton	Mayberry	Sanders	Mr. Speaker
Gallagher			

The nays were 5:

Christensen Gittins McNamara

Schroeder

Van Nostrand

Absent or not voting 30:

Allen	Darrington	Nelson	Steffen
Bailey	Doderer	O'Malley	Stokes
Baringer	Duffy	Petersen of Dallas	Sullivan
Battles	Edgington	Pierson	Utzig
Bennett	Gannon	Radl	Watson
Breitbach	Lipsky	Renda	Wolfe
Carnahan	McIntyre	. Roorda	*
Curran	Millen	Sorg	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 163 WITHDRAWN

Johnson of Audubon asked and received unanimous consent to withdraw House File 163 from further consideration by the House.

House File 569, a bill for an act relating to the membership of the higher education facilities commission, with report of committee recommending amendment and passage, was taken up for consideration.

Smith of O'Brien offered the following amendment filed by the committee on higher education and moved its adoption:

Amend House File 569, Section 1, by adding at the end of sub-section three (3) the following: "Such vacancy shall be filled within thirty (30) days."

The amendment was adopted.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 569)

The ayes were 88:

Andersen	Gallagher	Maloney	Sanders
Baker	Gittins	Mayberry	Schmarje
Beardsley	Glenn	McCartney	Shaw
Bergman	Graham	McIntyre	Shepherd
Busch	Grassley	McNamara	Smith
Caffrey	Hanson of Benton	Miller of Jones	Strand
Camp	Hanson of Mitchell	Miller of Page	Stromer
Christensen	Harbor	Moffitt	Strothman
Clark	Hicklin	Mohrfeld	Tapscott
Cochran	Hill	Mowry	Tieden
Coffman	Holden	Nielsen	Van Drie
Conklin	Hullinger	Nolin	Van Nostrand
Cunningham	Johnson of Audubon	O'Malley	Van Roekel
Den Herder	Johnston of Polk	Ossian	Varley
Diehl	Kiilsholm	Palmer	Vetter
Distelhorst	King	Patton	Voorhees
Dunton .	Kitner	Pelton	Waugh
Edgington	Klein	Peterson of Woodbury	Welden
Fisher of Greene	Knight	Poncy	Winkelman
Franklin	Koch	Redfern	Wood
Freeman	Langland	Reed	Yoder
Fullerton	Lee	Roe	Mr. Speaker

The nays were none.

Absent or not voting 36:

Allen	Darrington	Millen	Sorg
Bailey	Doderer	Miller of Des Moines	Steffen
Baringer	Duffy	Nelson	Stokes
Battles	Fischer of Grundy	Petersen of Dallas	Story
Bennett	Gannon	Pierson	Sullivan
Bowin	Lipsky	Radl	Thordsen
Breitbach	McCray	Renda	Utzig
Carnahan	Mensing	Roorda	Watson
Curran	Middleswart	Schroeder	Wolfe

House File 501, a bill for an act relating to the sale and transfer of mobile homes, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 501)

The ayes were 83:

Andersen Glenn McCartnev Shaw Baker Graham . McIntvre Shepherd McNamara Beardslev Grasslev Smith Miller of Jones Bergman Hanson of Benton Story Camp Hanson of Mitchell Miller of Page Strand Christensen Harbor Moffitt Stromer Clark Strothman Hicklin Mohrfeld. Coffman Hill Mowry Sullivan Conklin Holden . . . Nielsen Tanscott Cunningham Hullinger Nolin Tieden Curran Johnson of Audubon O'Malley Van Drie Den Herder Johnston of Polk Ossian Varley Diehl Kiilsholm Peterson of Woodbury Vetter Dunton Poncy King Voorhees Edgington Kitner Redfern Waugh Reed Fischer of Grundy Knight Welden Fisher of Greene Koch Renda Winkelman Freeman Langland Roe booWSanders Fullerton Lee Yoder Schmarje Gallagher Maloney Mr. Speaker Gittins Schroeder Mayberry

The navs were 2:

Miller of Des Moines Palmer

Absent or not voting 39:

Allen Cochran Mensing Sorg Bailey Darrington Middleswart Steffen Baringer Distelhorst Millen Stokes Battles Doderer Nelson Thordsen Patton Utzig Bennett Duffy Pelton Van Nostrand Bowin Franklin Gannon Petersen of Dallas Van Roekel Breitbach Pierson Watson Busch Klein Radl Wolfe Caffrev Lipsky Carnahan McCrav Roorda

House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses, with report of committee recommending passage, was taken up for consideration.

Johnston of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 128)

Mayberry

The ayes were 85:

Andersen Gallagher McCartney Shaw Baker Glenn McIntyre Shepherd Beardslev Graham McNamara Story Bergman Grassley Middleswart Strand Busch Hanson of Benton Miller of Des Moines Stromer Caffrey Hanson of Mitchell Miller of Jones Strothman Camp Harbor Moffitt Sullivan Christensen Hicklin Mohrfeld Tapscott Clark Hill Mowry Tieden Cochran Holden Nielsen Van Drie Coffman Hullinger Nolin Van Roekel Conklin Johnson of Audubon O'Malley Varley Cunningham Johnston of Polk Ossian Vetter Curran · Kiilsholm Palmer Waugh Den Herder King Peterson of Woodbury Welden Distelhorst Kitner Poncy Winkelman Redfern Dunton Knight Wood Renda Yoder Fischer of Grundy Koch Fisher of Greene Langland Roe Mr. Speaker Franklin Sanders Lee Freeman Maloney Schmarje

The nays were none.

Fullerton

Absent or not voting 39:

Allen Doderer Sorg Miller of Page Bailey Duffy Nelson Steffen Baringer Edgington Patton Stokes Battles Gannon Pelton Thordsen Bennett Gittins Petersen of Dallas Utzig Bowin Klein Pierson Van Nostrand Breitbach Lipsky Radl Voorhees Carnahan McCray Reed Watson Darrington Mensing Roorda Wolfe Diehl Millen Smith

Schroeder

House File 254, a bill for an act relating to training schools for members of the department of public safety, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 711 SUBSTITUTED FOR HOUSE FILE 254

Schmarje of Muscatine asked and received unanimous consent to substitute Senate File 711 for House File 254.

Senate File 711, a bill for an act relating to training schools for members of the department of public safety, was taken up for consideration.

Schmarje of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 711)

The ayes were 87:

Andersen	Fullerton	McIntyre	Shaw
Baker	Gallagher	McNamara	Shepherd
Beardsley	Gittins	Middleswart	Sorg
Bennett	Graham	Miller of Des Moines	Steffen
Bergman	Grassley	Miller of Jones	Story
Bowin	Hanson of Benton	Moffitt	Strand
Busch	Hanson of Mitchell	Mohrfeld	Stromer
Caffrey	Harbor	Mowry	Strothman
Christensen	Hicklin	Nielsen	Sullivan
Clark	Holden	Nolin	Tieden
Cochran	Hullinger	O'Malley	Van Drie
Coffman	Johnson of Audubon	Ossian	Van Roekel
Conklin	Kiilsholm	Palmer	Varley
Cunningham	King	Peterson of Woodbury	Vetter
Curran	Kitner	Poncy	Voorhees
Distelhorst	Klein	Redfern	Waugh
Dunton	Knight	Reed	Welden
Edgington	Koch	Renda	Winkelman
Fischer of Grundy	Langland	Roe	Wood
Fisher of Greene	Lee	Sanders	Yoder
Franklin	Mayberry	Schmarje	Mr. Speaker
Freeman	McCartney	Schroeder	

The nays were none.

Absent or not voting 37:

Allen	Doderer	Mensing	Roorda
Bailey	Duffy	Millen	Smith
Baringer	Gannon	Miller of Page	Stokes
Battles	Glenn	Nelson	Tapscott
Breitbach	Hill	Patton	Thordsen

Camp Carnahan Johnston of Polk

Pelton

Utzig

Darrington Den Herder Lipsky Maloney McCrav

Petersen of Dallas Pierson Radl

Van Nostrand Watson Wolfe

Schmarie

Schroeder

Sha w

Sorg

Story

Strand

Stromer

Sullivan

Tapscott

Van Drie

Voorhees

Van Roekel

Tieden

Varlev

Vetter

Strothman

Smith

Diehl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 254 WITHDRAWN

Schmarie of Muscatine asked and received unanimous consent to withdraw House File 254 from further consideration by the House.

House File 713, a bill for an act relating to agricultural lime, was taken up for consideration.

Nolin of Carroll moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 713)

The ayes were 87:

Andersen Baker Beardslev Bennett Bergman Bowin Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Darrington Diehl Dunton Edgington

Franklin Freeman Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King

Kitner Knight Koch

Langland Lee Maloney Mayberry McCartney McIntyre

McNamara Middleswart Miller of Jones Moffitt Mohrfeld Mowry Nielsen Nolin O'Malley

Ossian Palmer Patton Poncy Reed Roe Sanders

Winkelman Wood Yoder Mr. Speaker

Fisher of Greene The nays were 1:

Welden

Absent or not voting 36:

Allen Fischer of Grundy Nelson Shepherd Steffen Bailey Gannon Pelton Baringer Klein Petersen of Dallas Stokes Peterson of Woodbury Thordsen Battles Lipsky Breitbach Pierson Utzig McCray Den Herder Radl Van Nostrand Mensing Distelhorst Redfern Millen Watson Doderer Miller of Des Moines Renda Waugh Duffy Miller of Page Roorda Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 440, a bill for an act relating to licensing to grade and weigh grain, with report of committee recommending passage, was taken up for consideration.

Kiilsholm of Kossuth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 440)

The ayes were 82:

Andersen Fullerton Lee Roorda Beardsley Gallagher Mayberry Sanders McCartney Bennett Gittins Schmarie McIntvre Bergman Glenn Shaw McNamara Bowin Graham Story Middleswart Busch Hanson of Benton Strand Caffrey Hanson of Mitchell Stromer Miller of Jones Miller of Page Camp Harbor Sullivan Carnahan Hicklin Moffitt Tapscott Christensen Mohrfeld Hill Tieden Clark Nielsen Van Drie Holden Cochran Hullinger Nolin Van Roekel Johnson of Audubon O'Malley Conklin Varley Cunningham Johnston of Polk Ossian Vetter Patton Curran Kiilsholm Voorhees Diehl Peterson of Woodbury Welden King Dunton Kitner Poncy Winkelman Redfern booW Edgington Klein Reed Yoder Fischer of Grundy Knight Mr. Speaker Fisher of Greene Koch Roe Freeman Langland-

The nays were 3:

Distelhorst Maloney

Strothman .

Absent or not voting 39:

Nelson Allen Duffy Sorg Franklin Steffen Palmer Bailey Pelton Baker Gannon Stokes Baringer Grassley Petersen of Dallas Thordsen Battles Lipsky Pierson Utzig McCray Van Nostrand Breitbach Radl Coffman Mensing Renda Watson Darrington Millen Schroeder Waugh Den Herder Miller of Des Moines Shepherd Wolfe

Doderer Mowry Smith

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 651, a bill for an act relating to the drainage and levee fund, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa offered the following amendment filed by him and moved its adoption:

Amend House File 651 by striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred fifty-five point sixty-one (455,61), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"Such taxes when collected shall be kept in a separate fund known as the county drainage or levee fund and shall be paid out only for purposes properly connected with and growing out of the county drainage and levee districts on order of the board. The auditor shall continue to keep a record of each of the drainage and levee district's funds so as to accurately reflect the financial condition of each such district account. The treasurer, on order of the board of supervisors, shall invest such funds not immediately needed for current operating expenses in United States Government bonds, in time certificates of deposit, in savings accounts in such banks as the board shall approve, in the interest bearing obligations of the drainage and levee districts of the county, or as provided by Chapter four hundred fifty-three (453) of the Code. Interest collected by the treasurer on the funds so invested shall be deposited in the county drainage or levee fund, and on January 1, of each year the auditor shall apportion and credit such interest to each drainage or levee district account in the proportion which the average credit balance of each district bears to the average balance of the county drainage or levee fund. The averages to be ascertained shall be the averages of the balances existing on the first of each month during the calendar year immediately preceding. Interest and penalties collected on drainage or levee district taxes shall be credited to the district for which the taxes are being collected. This section shall not be construed so as to permit expenditures in behalf of any district in excess of its share of the county drainage or levee fund. The provisions of this section shall not apply to drainage and levee districts under trustee management unless the trustees consent thereto, and in the absence of such consent section four hundred sixty-two point twenty-nine (462.29) shall apply."

The amendment was adopted.

Lee of Hamilton asked and received unanimous consent to withdraw the amendment by the committee on county and township affairs filed April 13 and found on page 937 of the House Journal.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 651)

The ayes were 88:

A 1	E	T a=	Cahusania
Andersen	Freeman	Lee	Schmarje
Baker	Fullerton	Lipsky	Schroeder
Beardsley	Gallagher	Maloney	Shaw
Bergman	Gittins	Mayberry	Shepherd
Bowin	Glenn	McCartney	Sorg
Busch	Graham	McIntyre	Steffen
Caffrey	Grassley	McNamara	Story
Camp	Hanson of Benton	Middleswart	Strand
Carnahan	Hanson of Mitchell	Miller of Jones	Strothman
Christensen	Harbor	Miller of Page	Sullivan
Clark	Hicklin	Moffitt	Tapscott
Cochran	Hill	Mohrfeld	Tieden
Coffman	Holden	Nielsen	Van Drie
Conklin	Hullinger	Nolin	Van Roekel
Cunningham	Johnson of Audubon	Ossian	Varley
Curran	Kiilsholm	Palmer	Vetter
Den Herder	King	Patton	Voorhees
Diehl	Kitner	Poncy	Waugh
Dunton	Klein	Redfern	Winkelman
Edgington	Knight	Reed	Wood
Fischer of Grundy	Koch	Renda	Yoder
Fisher of Greene	Langland	Roorda	Mr. Speaker

The nays were 4:

Bennett	Miller	O'Malley	Stromer
	of Des Moines	•	

Absent or not voting 32:

Allen	Duffy	Nelson	Smith
Bailey	Franklin	Pelton	Stokes
Baringer	Gannon	Petersen of Dallas	Thordsen
Battles	Johnston of Polk	Peterson of Woodbury	Utzig
Breitbach	McCray	Pierson	Van Nostrand
Darrington	Mensing	Radl	Watson
Distelhorst	Millen	Roe	Welden
Doderer	Mowry	Sanders	Wolfe

Senate File 179, a bill for an act relating to the registration of motorboats, with report of committee recommending amendment and passage, was taken up for consideration.

Curran of Cerro Gordo offered the following amendment filed by the committee on conservation and moved its adoption:

Amend Senate File 179 Section 6, by striking from line one (1) the word "on" and insert in lieu thereof the word "one".

The amendment was adopted.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 179)

The ayes were 94:

Andersen	Franklin	Lee	Roe
Baker	Freeman	Lipsky	Roorda
Beardsley	Fullerton	Maloney	Schmarje
Bennett	Gallagher	Mayberry	Shaw
Bergman	Gittins	McCartney	Shepherd
Bowin	Glenn	McIntyre	Steffen
Busch	Graham	McNamara	Story
Caffrey	Grassley	Middleswart	Strand
Camp	Hanson of Benton	Miller of Des Moines	Stromer
Carnahan	Hanson of Mitchell	Miller of Jones	Strothman
Christensen	Harbor	Miller of Page	Sullivan
Clark	Hicklin	Moffitt	Tapscott
Cochran	Hill	Mohrfeld	Tieden
Coffman	Holden	Nielsen	Van Drie
Conklin	Hullinger	Nolin	Van Roekel
Curran	Johnson of Audubon	O'Malley	Varley
Darrington	Kiilsholm	Ossian	Vetter
Den Herder	King	Palmer	Voorhees
Diehl	Kitner	Patton	Welden
Distelhorst	Klein	Peterson of Woodbury	Winkelman
Dunton	Knight	Poncy	Wood
Edgington	Koch	Redfern	Yoder
Fischer of Grundy	Langland	Reed	Mr. Speaker
Fisher of Greene		Renda	

The nays were none.

Absent	or	not	voting	30:
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Allen	Gannon	Petersen of Dallas	Stokes
Bailey	Johnston of Polk	Pierson	Thordsen
Baringer	McCray	Radl	Utzig

Battles Mensing Sanders Van Nostrand Breitbach Millen Schroeder Watson Cunningham Mowry Smith Waugh Doderer . Wolfe Nelson Sorg Duffy Pelton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 630, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county, was taken up for consideration.

SENATE FILE 516 SUBSTITUTED FOR HOUSE FILE 630

Yoder of Johnson asked and received unanimous consent to substitute Senate File 516 for House File 630.

Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by Kluever of Cass and moved its adoption:

Amend Senate File 516 as follows:

Section 1, by striking from line six (6) the words "or county" and inserting in lieu thereof the words ", county, city, town, or any nonprofit camping club or organization".

The amendment was adopted.

Yoder of Johnson asked and received unanimous consent to withdraw the amendment filed April 14 by Kluever of Cass and found on page 968 of the House Journal.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 516)

The ayes were 78:

Allen	Edgington	Mayberry	Shaw
Andersen	Fischer of Grundy	McCartney	Shepherd
Baker	Fisher of Greene	McCray	Sorg
Beardsley	Fullerton	McIntyre	Steffen
Bennett	Gallagher	Mensing	Story
Bergman	Graham	Middleswart	Strand
Bowin	Grassley	Miller of Jones	Stromer
Busch	Hanson of Mitchell	Miller of Page	Strothman
Caffrey	Harbor	Moffitt	Sullivan
Camp	Hicklin	Nielsen	Tieden
Carnahan	Hill	Nolin	Varley

Schmarie

Christensen	Holden	O'Malley	Vetter
Cochran	Hullinger	Palmer	Voorhees
Coffman	Johnson of Audubon	Patton	Waugh
Conklin	Kiilsholm	Poncy	Welden
Cunningham	King	Reed	Winkelman
Curran	Kitner	Renda	Wood
Den Herder	Knight	Roe	Yoder
Diehl	Koch	Roorda	Mr. Speaker

Dunton Lipsky

The nays were 16:

Clark Hanson of Benton Mohrfeld Smith Distelhorst Langland Mowry Tapscott Freeman McNamara Ossian Van Drie Miller of Des Moines Schroeder Van Roekel Gittins

Absent or not voting 30:

Railes

Daney		Gaillion	I CITOII	ocimiai je
Baringer		Glenn	Petersen of Dallas	Stokes
Battles	•	Johnston of Polk	Peterson of Woodbury	<u>Thor</u> dsen
Breitbach		Klein	Pierson	Utzig
Darrington		Lee	Radl	Van Nostrand
Doderer		Maloney	Redfern	Watson
Duffy		Millen	Sanders	Wolfe
Franklin		Nelson		

Palton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 630 WITHDRAWN

McCartney of Floyd asked and received unanimous consent to withdraw House File 630 from further consideration by the House.

POINT OF PERSONAL PRIVILEGE

On motion by O'Malley of Polk the House stood in silent prayer in respect to the late Representative from Dubuque, the Honorable Arnold Utzig.

McCartney of Floyd in the chair at 10:55 a.m.

Common

Speaker Pro Tempore Kluever in the chair at 11:00 a.m.

House File 600, a bill for an act relating to general aid to school districts and to merged area schools, with report of committee recommending passage, was taken up for consideration.

Langland of Winneshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 600)

The ayes were 93:

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Allen Freeman Mayberry Schroeder McCartney Shaw Andersen -Fullerton McIntyre Shepherd Gallagher Baker Smith McNamara Beardsley Gittins Glenn Middleswart Sorg Bennett Bergman Graham Miller of Des Moines Steffen Grassley Miller of Jones Story Bowin Busch Hanson of Benton Miller of Page Strand Caffrey Hanson of Mitchell Moffitt Stromer Camp Harbor Mohrfeld Strothman Sullivan Carnahan Hicklin Mowry Nolin Christensen Hill Tapscott Clark Holden O'Malley Tieden Cochran Johnston of Polk Ossian Van Drie Coffman Kiilsholm Palmer Van Roekel Conklin Patton Vetter King Cunningham Kitner Peterson of Woodbury Voorhees Curran Knight Poncy Waugh Darrington Koch Redfern Welden Diehl Langland Reed Winkelman Distelhorst Lee Renda Wood Dunton Lipsky Roe Yoder Fischer of Grundy Roorda Maloney Mr. Speaker Fisher of Greene

The nays were none:

Absent or not voting 31:

ванеу	Franklin	Nelson	Stokes
Baringer	Gannon	Nielsen	<u>Thordsen</u>
Battles	Hullinger	Pelton	Utzig
Breitbach	Johnson of Audubon	Petersen of Dallas	Van Nostrand
Den Herder	Klein	Pierson	Varley
Doderer	McCray	Radl	Watson
Duffy	Mensing	Sanders	Wolfe
Edgington	Millen	Schmarje	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 255, a bill for an act relating to special assessments for asphalt stabilization, with report of committee recommending passage, was taken up for consideration.

Miller of Jones moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 255)

The ayes were 87:

Andersen	Fullerton	McCray	Sorg
Baker	Glenn	McIntyre	Steffen
Beardsley	Graham	Mensing	Story
Bennett	Grassley	Middleswart	Strand
Bergman	Hanson of Benton	Miller of Des Moines	Stromer
Busch	Hanson of Mitchell	Miller of Jones	Strothman
Carnahan	Harbor	Mohrfeld	Sullivan
Christensen	Hicklin	Mowry	Tapscott
Clark	Hill	Nielsen	Thordsen
Cochran	Holden	Nolin	Van Drie
Coffman	Hullinger	O'Malley	Van Nostrand
Conklin	Johnson of Audubon	Ossian	Van Roekel
Cunningham	Johnston of Polk	Palmer	Varley
Curran	Kiilsholm	Patton	Vetter
Darrington	King	Peterson of Woodbury	Voorhees
Den Herder	Kitner	Poncy	Waugh
Diehl	Knight	Reed	Welden
Dunton	Koch	Renda	Winkelman
Edgington	Langland	Roe	Wood
Fisher of Greene	Lee	Roorda	Yoder
Franklin	Lipsky	Shaw	Mr. Speaker

Smith

The nays were 3:

Freeman

Allen Gittins Schroeder

Mayberry

Absent or not voting 34:

Bailey	Duffy	Miller of Page	Schmarje
Baringer	Fischer of Grundy	Moffitt	Shepherd
Battles	Gallagher	Nelson	Stokes
Bowin	Gannon	Pelton	<u>Tiede</u> n
Breitbach	Klein	Petersen of Dallas	Utzig
Caffrey	Maloney	Pierson	Watson
Camp	McCartney	Radl	Wolfe
75.1 (11)	3.6 3.7	TD 10	

Distelhorst McNamara Redfern
Doderer Millen Sanders

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 694, a bill for an act relating to exemption from payment of license fees for "in transit" movement of vehicles, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 694)

The ayes were 99:

Allen	Freeman	McCartney	Schroeder
Andersen	Fullerton	McCray	Shaw
Baker	Gallagher	McNamara	Smith
Beardsley	Gittins	Mensing	Sorg
Bennett	Glenn	Middleswart	Steffen
Bergman	Graham	Miller of Des Moines	Story
Busch	Grassley	Miller of Jones	Strand
Caffrey	Hanson of Benton	Moffitt	Stromer
Camp	Hanson of Mitchell	Mohrfeld	Strothman
Carnahan	Harbor	Mowry	Sullivan
Christensen	Hicklin	Nielsen	Tapscott
Clark	Hill ·	Nolin	Thordsen
Cochran	Holden	O'Malley	Tieden
Coffman	Hullinger	Ossian	Van Drie
Conklin	Johnson of Audubon	Palmer	Van Nostrand
Cunningham	Johnston of Polk	Patton	Van Roekel
Curran	Kiilsholm	Pelton	Varley
Darrington	King	Peterson of Woodbury	Vetter
Den Herder	Kitner	Poncy	Voorhees
Diehl	Knight	Redfern	Waugh
Distelhorst	Koch	Reed	Winkelman
Dunton	Langland	Renda	Wood
Edgington	Lee	Roe	Yoder
Fisher of Greene	Lipsky	Roorda	Mr. Speaker
Franklin	Mayberry	Sanders	

The nays were none.

Absent or not voting 25:-

Bailey	Fischer of Grundy	Miller of Page	Shepherd
Baringer	Gannon	Nelson	Stokes
Battles	Klein	Petersen of Dallas	Utzig
Bowin	Maloney	Pierson	Watson
Breitbach	McIntyre	Radl	Welden
Doderer	Millen	Schmarje	Wolfe
Duffy		*	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 695, a bill for an act relating to vehicle transit plates, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 695)

The ayes were 93:

Allen	Gallagher	McIntyre	Shaw
Andersen	Glenn	McNamara	Smith
Baker	Graham	Mensing	Sorg
Beardsley	Grassley	Middleswart	Steffen
Bennett	Hanson of Benton	Miller of Jones	Story
Bergman	Hanson of Mitchell	Miller of Page	Strand
Bowin	Harbor	Moffitt	Stromer
Camp	Hicklin	Mohrfeld	Strothman
Carnahan	Hill	Mowry	Sullivan
Christensen	Holden	Nielsen	Tapscott
Clark	Hullinger	O'Malley	Thordsen
Cochran	Johnson of Audubon	Ossian	Tieden
Coffman	Johnston of Polk	Palmer	Van Drie
Conklin	Kiilsholm	Patton	Van Nostrand
Cunningham	King	Pelton	Van Roekel
Curran	Kitner	Peterson of Woodbury	Varley
Darrington	Knight	Poncy .	Vetter
Diehl	Koch	Redfern	Waugh
Dunton	Langland	Reed	Welden
Edgington	Lee	Renda	Winkelman
Fisher of Greene	Lipsky	Roorda	Wood
Franklin	McCartney	Sanders .	Yoder
Freeman	McCray	Schroeder	Mr. Speaker
Fullerton	·		

The nays were none.

Absent or not voting 31:

Bailey	Doderer	Millen	Schmarje
Baringer	Duffy	Miller of Des Moines	Shepherd
Battles	Fischer of Grundy	Nelson	Stokes
Breitbach	Gannon	Nolin	Utzig
Busch	Gittins	Petersen of Dallas	Voorhees
Caffrey	Klein	Pierson	Watson
Den Herder	Maloney	Radl	Wolfe
Distelhorst	Mayberry	Roe	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO SUSPEND THE RULES LOST

McNamara of Linn asked for the immediate consideration of House File 299.

Objection was raised.

McNamara of Linn moved that the rules be suspended for the immediate consideration of House File 299.

The motion lost.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, was taken up for consideration.

Cunningham of Story offered the following amendment filed by him and moved its adoption:

Amend House File 718 by striking Section four (4) and inserting in lieu thereof the following:

"Sec. 4. This Act, being deemed of immediate importance, shall take effect and be in full force from and after its publication in the Ames Daily Tribune, a newspaper published in Ames, Iowa, and in The Nevada Journal, a newspaper published in Nevada, Iowa."

The amendment was adopted.

(Pending at adjournment)

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 711 passed the House.

MARVIN W. SMITH

REQUEST TO VOTE

Miller of Jones asked and received unanimous consent to be recorded as voting aye on Senate Files 179, 711 and 440, and House Files 569, 501, 128, 254, 713 and 651.

Camp of Clinton asked and received unanimous consent to be recorded as voting aye on Senate Files 440, 711 and 219, and House Files 708, 569, 501, 128 and 713.

REPORT OF COMMITTEE

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 175 as follows:

- 1. Section 1, line sixteen (16), by striking the word "delienate" and inserting in lieu thereof the word "delineate".
- 2. Section 1, line twenty-one (21), by inserting a period after the word "inspection" and by striking the remainder of the sentence.

RICHARD E. LEE, Ranking Member

AMENDMENTS FILED

Amend House File 371 by striking Section six (6).

Mc INTYRE of Linn

Amend the amendment to Senate File 147 by Moffitt of Appanoose-Davis filed April 18 by striking lines thirty-two (32) through thirty-four (34) and inserting in lieu thereof the following:

"However, in lieu of the semiannual statement by grade for each county, as hereinabove provided for, the registrant, on individual packages of commercial fertilizer containing twenty-five pounds or less, shall file not later than the last day".

MOFFITT of Appanoose

Amend the Redfern amendment to House File 702, filed May 4 by striking in line ten (10) the words "and chattel mortgages" and inserting in lieu thereof the following: "mortgages and security interests in personal property".

REDFERN of Lee

Amend House File 721 by adding thereto the following section:

"Sec. 4. No motor vehicle registered as 'special mobile equipment' shall.travel on the primary or secondary highways of this state at speeds in excess of thirty-five (35) miles per hour."

HOLDEN of Scott

Amend the title to House File 702 by inserting in line two (2) after the word "on" the word "cigarette,".

FISCHER of Grundy

Amend House File 702 as follows:

- 1. By striking all of Division I, except the caption "Division I", and substituting in lieu thereof the following new section:
- Sec. 4. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended by adding the following new subsection:

The tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code shall be subject to a deduction, or refund, if such deduction exceeds the tax liability, given for each person or dependent, as defined in subsections one (1) through three (3), in the amount of seven dollars fifty cents (\$7.50), provided that the adjusted gross income of a person required to and filing a personal income tax return does not exceed the amount of five thousand (5000) dollars.

When a dependent files his own return and claims his own exemption and when a taxpayer is entitled to claim a dependency deduction, the dependent shall not be entitled to claim the deduction or the refund that might result from the benefit of such deduction. The taxpayer entitled to claim the dependency deduction shall be accorded the deduction or refund resulting from the deductions for the tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code in accordance with the aforementioned requirements of this subsection.

2. By renumbering the remaining sections in accordance with this amendment.

PETERSEN of Dallas

MILLEN of Van Buren

VAN NOSTRAND of Pottawattamie

WOOD of Scott

BOWIN of Blackhawk

Amend House File 702 by striking all after the caption "Division V" and substituting in lieu thereof the following new sections:

Sec. 43. Section four hundred twenty-two point thirty-three (422,33), Code 1966, is hereby amended by striking in line six (6) thereof the word "four (4)" and substituting in lieu thereof the word "six (6)".

Sec. 44. Section four hundred twenty-two point thirty-five (422.35), Code 1966, is hereby amended by striking from subsection four (4) thereof the first three (3) lines and the word "and" in line four (4).

PETERSEN of Dallas MILLEN of Van Buren VAN NOSTRAND of Pottawattamie WOOD of Scott

Amend House File 702 as follows:

- 1. By striking all of Division II, except the caption "Division II", and substituting in lieu thereof the following new section:
- Sec. 14. Section four hundred twenty-two point nine (422.9), Code 1966, is hereby amended by striking all of subsection two (2) after the comma in line five (5) thereof and substituting in lieu thereof the following: "after first subtracting the deduction for Iowa income taxes."
 - 2. By renumbering the remaining sections in accordance with this amendment. PETERSEN of Dallas MILLEN of Van Buren VAN NOSTRAND of Pottawattamie WOOD of Scott

Amend the Miller amendment to House File 702, filed May 5, 1967 as follows: By adding at the end of line seventy-six (76), the following sentence:

"This tax shall not apply in the performance of a building or construction contract executed prior to July 1, 1967."

MILLER of Page

On motion by Van Nostrand of Pottawattamie the House adjourned until 9:00 a.m., Friday, May 12, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, May 12, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Paul Pfaltzgraff, pastor of the Evangelical United Brethren Church, Des Moines, Iowa.

The Journal of May 11 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Steffen of Chickasaw on request of Ossian of Montgomery; Langland of Winneshiek on request of Tieden of Clayton.

PRESENTATION OF VISITORS

Middleswart of Warren introduced to the House 31 sixth grade students from Indianola Community Schools, Indianola, Iowa, accompanied by their teacher, Maxine Henry.

Stromer of Hancock introduced to the House 14 eighth grade students from Kanawha Christian School, Kanawha, Iowa, accompanied by their teacher, Larry O'Neil.

Welden of Hardin introduced to the House 32 fourth grade students from Radcliffe Community Schools, Radcliffe, Iowa, accompanied by their teacher, Beverly Olson.

Mowry of Marshall introduced to the House 43 eighth grade students from LaGrand Junior High School, Marshalltown, Iowa, accompanied by their teachers, Mr. Smith, Mr. Coffin and Mrs. Tomlinson.

Graham of Ida introduced to the House 37 eighth grade students from Schaller Community Schools, Schaller, Iowa, accompanied by their teachers, Larry Kruse and Pat Fitzpatrick.

Kiilsholm of Kossuth introduced to the House Mr. Hans Buhl of Fredricia, Denmark, who is an Alternate Representative in the Danish Parliament. In Denmark, the Alternate Representative sits in the Parliament when the Representative is absent; thus their governing body always has a full vote. Mr. Buhl is a guest of Mrs. Louise C. Louis, clerk to Representative Art Kitner. Mrs. Louis was Mr. Buhl's teacher-counsellor during a one year stay in Iowa in 1951. Upon invitation by the Speaker, Mr. Buhl briefly addressed the House.

PETITIONS

The following petitions were received and placed on file:

By the following Representatives from those who favor pari-mutuel betting:

By Mohrfeld of Tama from 25 residents of Tama County.

By Graham of Ida from 25 residents of Ida County.

By Bailey of Wright from 26 residents of Iowa.

By Hullinger of Decatur from 23 residents of Iowa.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 175, under Rule 35.

BILL INDEFINITELY POSTPONED

The Chief Clerk announced the following bill indefinitely postponed under Rule 43: House File 526.

SENATE FILE 618 REFERRED TO TAX REVISION COMMITTEE

The Speaker announced that Senate File 618, a bill for an act to be known as the uniform federal tax lien registration act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens, previously referred to the committee on judiciary, is hereby referred to the committee on tax revision for further consideration.

INTRODUCTION OF BILLS

House File 722, by Committee on Schools, a bill for an act relating to the approval of educational standards.

Read first time and placed on the calendar.

House File 723, by Committee on County and Township Affairs, a bill for an act to legalize and validate payments heretofore made to members of the boards of supervisors of the several counties at the rate of ten cents for every mile traveled in private automobiles in going to and from the regular, special and adjourned sessions of the meetings of their respective boards and in going to and from the place of performing their respective committee service rather than at the rate of seven cents per mile as authorized by law.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 555, a bill for an act to exempt from the retail sales and use tax made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution.

Read first time and referred to committee on tax revision.

Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 139, a bill for an act regulating issuance of special deer hunting licenses to landlords and tenants.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 508, a bill for an act relating to Workmen's Compensation.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 591, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox for establishment and erection of a municipal gasworks.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 592, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the town of Prescott,

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the town of Clearfield.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 595, a bill for an actto legalize and validate the proceedings of the town council of Lenox.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 596, a bill for an act to legalize and validate the proceedings of the city council of Bedford authorizing and providing for the establishment and erection of a municipal gasworks.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 597, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the city of Bedford.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 598, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 671, a bill for an act relating to street bonds.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 695, a bill for an act relating to private college preparatory schools.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 43 regarding the establishment and maintenance of an adequate and permanent national cemetary system to provide burial space for all United States military servicemen or women so entitled and who wish to be so interred.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 43

By: Benda, Lodwick, Flatt, Briles, Cassidy, Lange and Kibbie

WHEREAS, United States Department of Defense statistics for fiscal year 1966 reveal that 873 of the 4,873 servicemen killed in Vietnam fighting for freedom were interred in national cemeteries; and

WHEREAS, many more of the servicemen who have lost their lives would probably also have been buried in a national cemetery had there been space available near the home of the next of kin; and

WHEREAS, there are those in governmental authority who are against expanding the national cemetery system or providing additional space in those national cemeteries already existing; and

WHEREAS, the burial allowances of the Veterans Administration and those allowances provided under Federal Social Security are far too meager in many instances to provide for the last rites of many veterans and servicemen; and

WHEREAS, world unrest is again exposing and committing large numbers of persons to military service and battle; and

WHEREAS, this is not a proper time for limiting or closing the national cemetery system to those presently serving or expecting to serve in the uniform of our country; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the Congress of the United States is hereby urged to take such action as is necessary to direct the Department of Defense, the Bureau of the Budget, and other appropriate governmental agencies to establish and maintain an adequate and permanent national cemetery system to provide burial space for all United States military servicemen or women so entitled and who wish to be so interred; and

BE IT FURTHER RESOLVED that the Secretary of the Senate forward copies of this resolution to the Honorable Lyndon B. Johnson, President of the United States, the Honorable Robert S. McNamara, United States Secretary of Defense, the President of the United States Senate, the Speaker of the United States House of Representatives, and to each member of the Iowa delegation serving in the United States Congress.

SENATE AMENDMENT TO HOUSE FILE 55

Amend House File 55 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:

- (1) By striking from line twenty (20) the word "tenth" and inserting in lieu thereof the word "thirtieth".
- (2) By striking from line thirty (30) the word "tenth" and inserting in lieu thereof the word "thirtieth".

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 702 and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

Miller of Page offered the following amendment filed by him:

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding to division four (IV) thereof the following new sections "A" to "K" inclusive:
 - A. For the purpose of these sections and unless otherwise required by the context:
- "1. 'Person' includes any individual, firm, copartnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate or any other group acting as a unit.
- "2. 'Services' means all acts or services rendered, furnished or performed for a valuable consideration by any person engaged in any business or occupation not specifically exempted. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.
- "3. 'User' means the person for whom or for whose benefit the service is rendered or performed.
- "4. 'Business' shall include all activities engaged in or caused to be engaged in with the object of gain, benefit, or advantage, direct or indirect.
- "5. 'Taxpayer' means any person obligated to account to the state department of revenue for taxes collected, to be collected, or due under these sections.
- "6. 'Tax' means the tax payable by the person procuring or for whose benefit a service is rendered or performed subject to tax; or the aggregate amount of taxes due from the person rendering, performing, or furnishing services during the period for which he is required to report his collections as the context may require.
- '7. 'Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this chapter.
- "8. 'Gross taxable services' means the total amount received in money, credits, property, or other consideration value in money from services rendered or performed in this state and embraced within the provisions of these sections. However, the tax-payer may take credit in his report of gross taxable services for an amount equal to the value of services rendered or performed when the full value of services thereof is refunded either in cash or by credit. When services are made under conditional contract or under other contract or agreement, where the payment of the principal sum thereunder is extended over a period longer than sixty days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted for the purpose of imposition of the tax imposed by these sections as has actually been received in cash by the taxpayer during the period for which the tax imposed by these sections is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax herein, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."
- B. It shall be unlawful for any person to engage in the business of selling, rendering, or performing services subject to taxation under these sections after July 1, 1967 without first obtaining a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code. All provisions relating to the issuance of licenses as included in section four hundred twenty-two point fifty-three (422.53)

- of the Code shall apply to permits involving the sale, rendering, or performance of services. No person already holding a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code shall be required to obtain an additional permit, but shall report the tax upon services provided for in these sections together with retail sales which are reported for taxation.
- C. There is hereby levied and imposed upon services rendered or performed in this state and measured by the amounts therefor a tax in the amount of three percent, which shall be collected by the state department of revenue. All fees, taxes, interest, and penalties imposed by these sections shall be collected and disposed of as provided by section four hundred twenty-two point sixty-two (422.62) of the Code by the state department of revenue in the same manner as are taxes upon retail sales or use taxes.
- "1. This tax shall be specifically imposed upon all sales of newspaper and magazine advertising and advertising over radio and television. In the case of a newspaper or magazine, the amount of the tax shall be determined through an allocation of the receipts from such advertising based upon the circulation of the publication within the state of Iowa. The tax shall also be imposed upon all receipts from advertising displayed upon billboards or other outdoor advertising. There shall be deducted from the gross receipts of such advertising any amounts paid by the taxpayer as a commission to advertising agencies through which such business is received.
- "2. This tax shall be specifically imposed upon the constructing, repairing, decorating, or improving of new or existing buildings or other structures under, upon, or above real property including the installing or attaching of any article of tangible personal property therein or thereto whether or not such personal property becomes a part of the realty by virtue of installation. This tax shall also be imposed upon the charges made for clearing land and the moving of earth for the purpose of construction or improving real property.
- "3. This tax shall be specifically imposed upon the value of services rendered or performed by any person engaged in business of a professional, technical, or scientific nature where services are rendered or performed on a fee basis or for consideration in the nature of a retainer including but not limited to abstractors, accountants, architects, engineers, real estate brokers, shorthand reporters, lobbyists, auctioneers and any other business of a professional, technical, or scientific nature in which services are rendered or performed on a price or fee basis or for a consideration in the nature of a retainer. The services of any one licensed under chapters one hundred thirty-five B (135B), one hundred thirty-five C (135C), one hundred forty-seven (147), and six hundred ten(610) of the Code, nor the services of a minister, priest, rabbi, or a religious organization shall not be subject to the tax imposes by these sections, but anything sold by them except in connection with the services performed shall be subject to the tax provided.
- "4. This tax shall be specifically imposed upon intrastate services rendered by transportation agencies, including railroads, truck lines, air lines, bus lines, and commercial haulers. These sections shall also apply to that portion of services of this character rendered during the course of interstate business which may be allocated upon the basis of the receipts derived from sale of such services upon that portion of the transportation performed within the state of Iowa. However, all delivery services performed for retail stores shall be exempt from the tax and other provisions of these sections.
- D. Persons rendering, performing, or selling services shall as far as practicable add the tax imposed under these sections or the average equivalent thereof the value of services or charges showing such tax as a separate and distinct item and when added such tax shall constitute a part of the value of service or charge. The tax shall be a debt from the user to the person rendering or performing service until paid and

shall be recoverable at law in the same manner as other debts. However, persons engaged in a business of a professional, technical, or scientific nature subject to taxation under these sections may, if they so desire, make service return upon the gross proceeds received by them and are not required to include the tax in their billings to clients.

- E. It shall be unlawful for any person rendering or performing service to advertise or hold out or state to the public or to any user, directly or indirectly, that the tax or any part thereof imposed by these sections will be assumed or absorbed by him or that it will not be added to the value of service rendered, or if added that it or any part thereof will be refunded.
- F. To provide uniform methods of adding the tax or the average equivalent thereof to the value of service, it shall be the duty of the state department of revenue to formulate and promulgate appropriate rules and regulations to effectuate the purposes of these sections.
- G. The service tax imposed under the provisions of these sections shall include a payment of sales or use tax, as the case may be, as a portion of the service tax. The state department of revenue shall provide uniform forms for the return required, and such forms shall also provide for the return of any sales or use tax paid upon materials or supplies involved in such service. No tax shall be imposed by these sections upon any service otherwise subject to taxation under the sales or use tax laws, and all exemptions from taxation under the sales and use tax law shall apply to the sales of services taxable under these sections. The tax imposed by these sections shall be in addition to all licenses and taxes imposed by law except as otherwise provided.
- H. All services rendered to the state of Iowa or any of the tax-levying political subdivisions thereof shall be exempt from taxation under the provisions of these sections.
- I. In computing the tax imposed by these sections, there may be deducted from the measure of tax the following:

Amounts derived as compensation for services rendered to patients by a hospital or other institution devoted to the care of human beings with respect to the prevention or treatment of disease, sickness, or suffering if such hospital or institution is operated by the United States or any of its instrumentalities or by the state or any of its political subdivisions.

- J. The provisions of divisions four (IV) and five (V) of chapter four hundred twenty-two (422) of the Code relating to retail sales tax and administration thereof shall apply to the collection of the tax imposed by these sections insofar as practicable.
- K. The provisions of chapter four hundred twenty-three (423) of the Code shall apply to the collection and administration of the tax imposed by these sections insofar as they are applicable.
- 2. Section four hundred twenty-three point two (423.2), Code 1966, is hereby amended by adding thereto the following:
- "An excise tax is hereby imposed on the use in this state of personal services purchased or rendered on and after July 1, 1967 at the rate of three percent of the purchase price of such services. Such tax is hereby imposed upon every person using such services within the state until such tax has been paid directly to the person rendering such services or to the state department of revenue. The items subject to use tax on services shall be the same as those subject to a sales tax upon services as enumerated in chapter four hundred twenty-two (422) of the Code as amended, but the use tax shall

only apply in such cases where the services rendered are by nonresidents who do not maintain a permanent place of business within the state."

Section four hundred twenty-two point forty-five (422.45), Code 1966, is amended by striking subsection two (2).

Strothman of Henry offered the following amendment to the amendment and moved its adoption:

Amend the Miller of Page amendment to House File 702, filed May 5, 1967 as follows:

- 1. By striking the comma in line one hundred nine (109) and inserting in lieu thereof the word "and".
- 2. By striking from lines one hundred ten (110) and one hundred eleven (111) the following: "one hundred forty-seven (147), and six hundred ten (610)".

The amendment to the amendment was adopted by the committee of the whole.

(Amendment as amended deferred)

Fischer of Grundy offered the following amendment filed by him:

Amend House File 702 by inserting after line ten (10) of section thirty-nine (39) the following subsection:

"3. By inserting after line seventy-two (72) the following paragraph:

"There is hereby imposed a tax of three (3) percent upon the gross receipts from the sale or furnishing of trading stamps by any person, firm, or corporation to a retailer within the state. The supplier shall include the tax in the cost of the trading stamps sold and shall collect the tax from the retailer. Each person, firm, or corporation conducting a retail business within the state of lowa shall, at the time of making his or its quarterly sales tax return, report the amount of expenditures for all trading stamps acquired and the name and address of the supplier thereof, for the preceding quarter. The commission shall thereupon assess the amount of tax due thereon and collect same from the supplier. In the event such supplier is not within the jurisdictional area of authority of the tax commission, the tax shall be collected from the retailer. The proceeds from the tax levied upon the trading stamps shall be credited to the general fund of the state."

 $\mbox{\sc Van}$ Nostrand of Pottawattamie rose on a point of order that the amendment was not germane.

Chairman Baringer propounded the question "Is the amendment germane?"

The results of the vote revealed that the amendment was germane.

Fischer of Grundy moved the adoption of his amendment.

The amendment was adopted by the committee of the whole.

Gallagher of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File 702 as follows:

1. By inserting after section forty-one (41) the following new section:

"Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended by adding the following new subsection:

'The tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code shall be subject to a deduction, or refund, if such deduction exceeds the tax liability, given for each person or dependent, (as defined in subsections one (1) through three (3) based upon the net income of a person, required to and filing a personal income tax return, in the following manner:

With a net income of:

Tax deduction or refund

fifteen hundred (1500) dollars but less than three thousand (3000) dollars

twelve (12) dollars per person

three thousand (3000) dollars but less than four thousand (4000) dollars

nine (9) dollars per person

four thousand (4000) dollars but less than five thousand (5000) dollars six (6) dollars per person

five thousand (5000) dollars but less than six thousand (6000) dollars

three (3) dollars per person

six thousand (6000) dollars and over

no tax deduction

'When a dependent files his own return and claims his own exemption and when a taxpayer is entitled to claim a dependency deduction, the dependent shall not be entitled to claim the deduction or the refund that might result from the benefit of such deduction. The taxpayer entitled to claim the dependency deduction shall be accorded the deduction or refund resulting from the deductions for the tax collected under division four (IV) of chapter four hundred twenty-two (422) of the Code in accordance with the aforementioned requirements of this subsection.''

2. By renumbering the remaining sections in accordance with this amendment.

Wood of Scott moved that action on the Gallagher amendment be deferred.

The motion prevailed.

Miller of Page offered the following amendment:

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Subsection four (4) of section four hundred twenty-two point forty-five (422.45), Code 1966, is hereby amended by adding a comma (,) after the word "property" in line two (2) and inserting the following "other than implements of husbandry or household applicances".
- 2. Section four hundred twenty-two point forty-five (422.45), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "That part of the gross receipts from the sale of implements of husbandry which represent trade-in allowances to purchasers of implements of husbandry in sales in lowa."
- b. "That part of the gross receipts from the sale of household appliances which represents trade-in allowances to purchasers of household appliances in sales in Iowa."
- 3. Section four hundred twenty-two point forty-two (422.42), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "'Implements of husbandry' means every device which is primarily designed for agricultural purposes except vehicles subject to registration under chapter three hundred twenty-one (321) of the Code."
- b. "'Household appliances "means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity or any combination thereof."
- 4. Section four hundred twenty-three point four (423.4), subsection six (6), Code 1966, is hereby amended by striking the period in line four (4) and adding the following: ", except that nothing in section four hundred twenty-two point forty-five (422.45), Code 1966, as amended shall exempt implements of husbandry or household appliances from use tax."

Speaker Pro Tempore Kluever in the chair at 10:45 a.m.

Miller of Page moved the adoption of his amendment.

The amendment was adopted by the committee of the whole.

Miller of Page asked and received unanimous consent to withdraw his amendment to Division III of House File 702, filed May 5 and found on page 1273 of the House Journal.

Speaker Baringer in the chair at 11:00 a.m.

Distelhorst of Des Moines offered the following amendment filed by him and moved its adoption:

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

1. Section four hundred twenty-three point one (423.1), Code 1966, is hereby amended as follows:

a. By striking lines sixteen (16) through twenty-two (22) of subsection one (1) and inserting in lieu thereof the following:

"for generating electric current, or (c) chemicals, solvents, sorbents, or re-".

- b. By striking subsection ten (10) of such section.
- c. By striking subsection eleven (11) of such section.
- 2. Section four hundred twenty-three point three (423.3), Code 1966, is hereby amended by striking lines six (6) through thirteen (13).
- 3. Section four hundred twenty-three point four (423.4), Code 1966, is hereby amended by striking subsection five (5) of such section.

The amendment was not adopted by the committee of the whole.

Petersen of Dallas offered the following amendment filed by him and moved its adoption:

Amend House File 702 by inserting after section forty-one (41) the following new sections and renumbering the remaining sections:

A. Section four hundred twenty-two point sixty-two (422.62), Code 1966, is amended as follows:

Insert in the seventh (7th) line from the end of said section, after the word "receipts", the words "from two-thirds of the sales taxes".

- B. Section three hundred twelve point one (312.1), Code 1966, is amended as follows:
 - 1. Insert at the beginning of subsection three (3) the words "Two-thirds of".
- 2. Insert in subsection four (4), line three (3), after the word "percent" the words "of two-thirds".
- C. Section four hundred twenty-three point twenty-four (423,24), Code 1966, is amended as follows:
 - 1. Insert at the beginning the words "Two-thirds of".
- 2. Add in line seven (7) after the word "fund" the words ", one-third of such revenue shall be credited to the general fund of the state".

The amendment was adopted by the committee of the whole.

Redfern of Lee offered the following amendment filed by him:

Amend House File 702 by striking all of Division IV and inserting in lieu thereof the following:

1. Section four hundred twenty-two point four (422.4), Code 1966, is hereby amended as follows:

- (1). By striking subsection one (1) and inserting in lieu thereof the following:
- "The words 'taxable income' mean the net income as defined in section four hundred twenty-two point seven (422.7) of the Code, minus the deductions allowed by the provisions of section four hundred twenty-two point nine (422.9) of the Code and the personal exemption and dependency exemption allowances in accordance with section four hundred twenty-two point twelve (422.12) of the Code, in the case of individuals; in the case of estates or trusts, the words 'taxable income' means the taxable income as properly computed for federal income tax purposes in accordance with the Internal Revenue Code of 1954, with the adjustments provided for in section four hundred twenty-two point seven (422.7) of the Code plus the Iowa income tax deducted in computing the taxable income in accordance with the Internal Revenue Code of 1954 and minus the federal income taxes as provided in section four hundred twenty-two point nine (422.9) of the Code."
- (2). By striking from lines five (5) and six (6) of subsection nine (9) the words "the territories of Alaska and Hawaii,".
 - (3). By striking subsection eleven (11) and inserting in lieu thereof the following:
- "The terms 'head of household' and 'surviving spouse' shall have the same meanings as provided by the Internal Revenue Code of 1954."
- (4). By adding thereto the following new subsection: "The term 'gross income' shall have the same meaning as provided in the Internal Revenue Code of 1954."
- 2. Section four hundred twenty-two point five (422.5), Code 1966, is hereby amended as follows:
- (1) By striking lines twelve (12) through twenty-eight (28) and inserting in lieu thereof the following:
 - "defined and determined in accordance with the following tables:
- "1. Single person not qualifying as head of household or surviving spouse; married person filing separate return.

If the taxable income is

The Tax is:

Not over \$500

1% of Taxable Income

Over	But not over		Of Excess Over
500	\$ 1,000	\$ 5.00 plus 2%	\$ 500
1,000	1,500	15.00 plus 3%	1,000
1,500	2,000	30.00 plus 4%	1,500
2,000	3,000	50.00 plus 5%	2,000
3,000	4,000	100.00 plus 6%	3,000
4,000	. 6,000	160.00 plus 7%	4,000
6,000	8,000	300.00 plus 8%	6,000
8,000	10,000	460.00 plus 9%	8,000
10,000	Over	640.00 plus 10%	10,000

[&]quot;2. Married persons filing jointly; single persons qualifying as a surviving spouse.

If the Taxable Income is:

The tax is:

Not Over \$1,000

1% of Taxable Income

Over	But Not Over		Of Excess Over
\$1,000	\$ 2,000	\$ 10.00 plus 2%	\$ 1,000
2,000	3,000	30,00 plus 3%	2,000
3,000	4,000	60.00 plus 4%	3,000
4,000	6,000	100.00 plus 5%	4,000
6,000	8,000	200, 00 plus 6%	6,000
8,000	12,000	320.00 plus 7%	8,000
12,000	16,000	600.00 plus 8%	12,000
16,000	20,000	920.00 plus 9%	16,000
20,000	Over	1,280.00 plus 10%	20,000

[&]quot;3. Heads of Households only.

If the Taxable Income is:

The Tax is:

Not Over \$500

1% of Taxable Income

Over	But Not Over		Of Excess Over
\$ 500 1,000 1,500 2,000 3,000 4,000 8,000 12,000	\$ 1,000 1,500 2,000 3,000 4,000 8,000 12,000 16,000 20,000	\$ 5.00 plus 1.90% 14.50 plus 2.75% 28.25 plus 3.50% 45.75 plus 4.40% 89.75 plus 5.00% 139.75 plus 5.95% 377.75 plus 7.00% 656.75 plus 8.10% 981.75 plus 9.50%	\$ 500 1,000 1,500 2,000 3,000 4,000 8,000 12,000
20,000	Over	1, 361. 75 plus 10.00%	20,000

^{(2).} By inserting in line forty-six (46) after the word "provided" the following:

[&]quot;, except that amounts of less than one (1) dollar need not be collected,"

[&]quot;Optional schedules provided under the terms of section four hundred twenty-two point twenty-one (422,21) of the Code may be utilized for determination of tax at the option of the taxpayer, where applicable".

^{(3).} Section four hundred twenty-two point twenty-one (422.21), Code 1966 is hereby amended in line thirty-nine (39) following the word "schedules" the words "on the median figure of such schedule ranges of taxable income and".

^{3.} Section four hundred twenty-two point nine (422.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:

- "Taxable income shall be computed by subtracting from the net income determined under section four hundred twenty-two point seven (422.7) of the Code, the sum of the amounts allowable as personal deductions under the optional standard deductions as provided herein, or the sum of the itemized deductions as provided herein, and the sum of the personal and dependency exemption amounts allowable under section four hundred twenty-two point twelve (422.12) of the Code.
- "1. An optional standard deduction equal to ten (10) percent of the net income, not to exceed one thousand (1,000) dollars in the case of single taxpayers, heads of households, and married couples filing joint returns; and, in the case of married couples where each files a separate return of income, an optional standard deduction equal to ten (10) percent of the net income shown on each separate return but not in excess of five hundred (500) dollars on each such separate return.
- "2. The total of contributions, interest, taxes, medical expense, child-care expense, losses, and miscellaneous expenses deductible for federal income tax purposes under the Internal Revenue Code of 1954, reduced to the extent of the state income taxes included therein and increased to the extent of the federal income tax paid on income taxed by this division in the year for which the return is being prepared on a cash basis, or the amount of federal income tax accrued against income taxed by this division in the year for which the return is being prepared on an accrual basis.
- "3. Itemized deductions provided for in subsection two (2) of this section may be utilized in computing taxable income irrespective of whether such deductions have been itemized on any return of income made pursuant to the Internal Revenue Code of 1954, but if husband and wife elect to make separate returns of income and either one of them employs the optional standard deduction, then both must use the optional standard deduction.
- "4. A taxpayer affected by section four hundred twenty-two point eight (422.8) subsection one (1) of the Code, shall be entitled to compute his taxable income in the manner outlined in paragraph one (1) and subsections one (1) and two (2) of this section.
- "5. A taxpayer affected by section four hundred twenty-two point eight (422.8), subsection two (2) of the Code shall be permitted to deduct only such portion of the itemized deductions provided for in subsection two (2) of this section as is fairly and equitably allocable to Iowa and such allocation shall be limited to that proportion of the total deductions as the income within the state bears to the total income of such taxpayer. The optional standard deduction of such taxpayer shall be limited to ten (10) percent of the income of such taxpayer allocable to Iowa subject to the limitations of subsection one (1) of this section."
- 4. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby repealed and the following enacted in lieu thereof:
 - "There shall be deducted from net income the following amounts as exempt income:
 - "1. A personal exemption of the following amounts:
- "a. For a single individual, head of household, and husband and wife filing separate returns, eight hundred (800) dollars.
- "b. For husband and wife and qualified surviving spouse filing a joint return, one thousand six hundred (1,600) dollars.
- "c. For a single individual, husband, wife, or head of household, an additional exemption of eight hundred (800) dollars for each of said individuals who is blind at the close of the tax year. For the purpose of this subsection, an individual is blind only if his central visual acuity does not exceed twenty two-hundredths (20/200) in the better eye with correcting lenses, or if his visual acuity is greater than twenty two-hundredths

- (20/200) but is accompanied by a limitation in the fields of vision such that the widest diameter of the visual field subtends an angle no greater than twenty (20) degrees.
- "2. For each dependent, an additional four hundred (400) dollars. As used in this section, the term 'dependent' shall have the same meaning as provided by the Internal Revenue Code of 1954."
- 5. Section four hundred twenty-two point thirteen (422.13), Code 1966, is hereby amended by striking subsections one (1) and two (2) and inserting in lieu thereof the following:
- "1. Every individual having a gross income of three thousand (3,000) dollars, or more, or a net income for the tax year from sources taxable under this division, of eight hundred (800) dollars; except that any individual who has attained the age of sixty-five (65) years before the close of his tax year or on the first day following the close of his tax year shall be required to make a return only if he has, for the tax year, a net income from sources taxable under this division of one thousand six hundred (1,600) dollars, or more.
- "2. A husband and wife may make a single joint return of income under the requirements of this division, even though one spouse has neither net income nor deductions, if said husband and wife are eligible to file such joint return under provisions of the Internal Revenue Code of 1954."
- 6. Section four hundred twenty-two point fourteen (422.14), subsection one (1), Code 1966, is hereby amended as follows:
- (1). By striking from line five (5) the word "taxable" and inserting in lieu thereof the word "net".
- (2). By striking from line six (6) the word "six" and inserting in lieu thereof the word "eight (8)".
- 7. Section four hundred twenty-two point fifteen (422.15), subsection one (1), Code 1966, is hereby amended as follows:
- (1). By striking from lines thirteen (13) and fourteen (14) the words "one thousand dollars and over" and inserting in lieu thereof the following:
- "five hundred (500) dollars or over, except in the case of dividends and interest where the amount shall be ten (10) dollars or more".
 - (2). By adding thereto the following new subsection:
- "4. Irrespective of the foregoing provisions, where an amount of income tax has been withheld from the income of a payee or where an amount has been required by this division to be withheld from the income of a payee, information returns shall be filed in accordance with this section as though required under the provisions hereof."
- 8. Section four hundred twenty-two point twenty-one (422.21), Code 1966, is hereby amended by inserting in line thirty-nine (39) after the word "schedules" the words "on the median figure of such schedule ranges of taxable income and".
- 9. Section four hundred twenty-two point twenty-two (422.22), Code 1966, is hereby amended by adding thereto the following:
- "If a taxpayer's federal income tax returns are audited and such audits result in changes which will effect the taxpayer's Iowa income tax liability, then such federal findings shall be reported to the Iowa income tax division within four (4) months after final disposition of such federal findings between the taxpayer and the Internal Revenue

Service. Neglect or failure to report such findings within the time specified herein shall empower the tax commission, upon such discovery of such fact or facts, to assess and collect the additional taxes due, based upon such finding of fact, at the time of said finding of fact, irrespective of limitations imposed in section four hundred twenty-two point twenty-five (422.25) of the Code and such additional tax, when determined, shall be subject to the provisions of section four hundred twenty-two point twenty-five (422.25), subsection two (2), of the Code."

- 10. Section four hundred twenty-two point twenty-five (422.25), subsection of (1), Code 1966, is hereby amended as follows:
- (1). By inserting in line two (2) after the word "filed" the words "or due to be filed, whichever is the latter".
- (2). By inserting in line twenty-three (23) after the word "determination." the following:
- "The date of final determination as referred to herein shall be taken and considered to be that date when the factors of disposition of such controversy are made available to the state tax commission by the Internal Revenue Service.".
- 11. Section four hundred twenty-two point twenty-five (422.25), subsection five (5), Code 1966, is hereby amended by adding thereto the following:
- "Failure to supply any information, to pay any tax, or to make, sign, or file file any return or supplemental return, when such failure continues for a period of three (3) years from the date such return was required to be filed, shall be prima facie evidence of a violation of this subsection.
- 12. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

Redfern of Lee offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Redfern amendment to House File 702 filed May 5 by striking in lines one hundred nineteen (119) and one hundred twenty-one (121) the word "in" and inserting in lieu thereof, in each line the word "for".

The amendment to the amendment was adopted by the committee of the whole.

Redfern of Lee moved the adoption of the amendment as amended.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment as amended be adopted?"

The ayes were 42:

Allen	Fischer of Grundy	Middleswart	Redfern
Bailey	Franklin	Miller of Des Moines	Roe
Baker	Gallagher	Miller of Jones	Sanders
Beardsley	Gannon	Mowry	Schroeder
Breitbach	Glenn	Nelson	Shaw
Caffrey	Hanson of Benton	Nolin	Story

Hanson of Mitchell Cochran Cunningham Harbor

Distelhorst Johnston of Polk Doderer Kluever

Dunton Maloney O'Malley Palmer

Tapscott Van Nostrand

Peterson of Woodbury Watson Wolfe Radl

The nays were 55:

Andersen Kiilsholm Rowin King Busch Kitner Camp Klein Carnahan Koch

Diehl Lee Edgington Lipsky Fisher of Greene McCartney Freeman McCray Fullerton McIntyre Gittins Mensing Hicklin Millen

Holden Miller of Page Johnson of Audubon Moffitt

Nielsen Ossian Patton Pelton

Petersen of Dallas Pierson Poncy Reed Roorda Schmarje

Shepherd Smith Sorg Strand

Strothman Sullivan Thordsen Van Drie Varley Voorhees Waugh Welden Winkelman Wood

Stromer

Yoder Mr. Speaker

Absent or not voting 27:

Battles Bennett Bergman Christensen Clark Coffman .

Conklin

Curran Darrington Den Herder Duffy Graham Grasslev Hill

Hullinger Knight Langland Mayberry McNamara Mohrfeld Renda

Steffen Stokes Tieden Utzig Van Roekel

Vetter

The amendment as amended was not adopted by the committee of the whole.

Millen of Van Buren moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 38, 67, 89, 196 and 561.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 38, 67, 89, 196 and 561.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 12th day of May, 1967, sent to the governor for his approval: House Files 38, 67, 89, 196 and 561.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 11, 1967, the Governor had approved the following: House File 281, 287, 553 and 554; and Senate Files 260, 217, 144, 528, 245, 222, 56, 136, 235 and 231.

REPORTS OF COMMITTEES

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 338</u>, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend Senate File 338, Section 1, by striking from line nine (9) the figures "3,035.08" and inserting in lieu thereof the figures "2,210.08".

RAY C. CUNNINGHAM, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 200</u>, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 641</u>, a bill for an act relating to depositions in criminal actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER. Chairman

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Mr. Speaker: Your committee on judiciary, to whom was referred House File 318, a bill for an act relating to condemnation of underground gas storage facilities and prescribing the measure of damages therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 318, Section 3, by striking from line six (6) of subsection five (5) the word and figure "two (2)" and inserting in lieu thereof the word and figure "six (6)".

LESTER L. KLUEVER. Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 387, a bill for an act to amend chapter five hundred twenty-three A (523A), Code 1966, relating to prearranged funeral plans, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill be considered without the recommendation of the committee.

Amend House File 387 as follows:

Amend Section 1 by striking all of subsection one (1) and by striking the figure "2" from the second subsection.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>House File 610</u>, a bill for an act relating to the registration of landscape architects, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows, and when so amended</u> the bill be considered without the recommendation of the committee.

Amend House File 610 as follows:

1. Section 2, by striking from line 10 the word "the" and inserting the word "a".

Section 2, by inserting in line 14 preceding the word "design" the word "planning,".

- Section 2, by striking from lines 20 and 21 the words "to the extent that" and inserting in lieu thereof the words "in which".
- 2. Section 3, by striking from line 2 the word and figure "three (3)" and inserting in lieu thereof the following: "five (5)".

Section 3, by striking from line 7 the words "or eligible for registration".

Section 3, line 13, by inserting after the word "serve" the words "more than".

- 3. Section 4, by striking from both line 4 and line 5 the word "another" and inserting in each line the words "two members".
- 4. Section 7, by striking from lines 3 and 4 the words ", pen to public inspection at all reasonable times,".

Section 7, by inserting a period in line 4 after the word "proceedings" and by striking the remainder of the sentence.

- 5. Section 10, by striking from line 5 the word and figures "ten (10) and inserting in lieu thereof "thirty (30)".
 - 6. Section 11, by striking all of lines 7 and 8.
- 7. Section 15, by striking from line 1 the words "As soon as practicable," and inserting the words "Two weeks".
- 8. Section 19, by striking all of said section after the word "required," in line 13 and inserting in lieu thereof the following: "he shall be required to pay a penalty of not to exceed one hundred percent (100%) of the annual fee."
 - 9. Section 20, by striking all of said section.
- 10. Section 21, line 4, by striking the words "and may be increased or decreased by the board".

Section 21, by striking from lines 11 and 12 the words ", but the board may reduce the fee to not less than ten (10) dollars".

- 11. Section 23, by striking from line 1 the words "of each month" and inserting in lieu thereof the words "after the end of each quarter".
 - 12. Section 27, by striking all of subsection six (6).
- 13. Section 29, by striking all of subsection two (2) and by striking from line 7 the figure "1.".
- 14. Section 30, by striking from line 22 the last word "The", also all of lines 23 through 30.
- 15. Section 31, by striking therefrom all of the first sentence and inserting in lieu thereof the following: "Corporations shall be registered to practice landscape architecture in their corporate name if two officers, owning collectively more than fifty percent (50%) of the corporate stock are registered landscape architects, and provided further that their names shall appear as part of the corporate name."
- 16. Section 32, by striking from line 4 the words "Associates whose names do" and inserting in lieu thereof the words "An associate whose name does"; also by striking from line 5 the word "must" and inserting in lieu thereof the word "shall".
 - 17. Section 33. by striking all of said section.
 - 18. By renumbering sections in accordance with this amendment.
 - 19. By adding the following section:

"If any provisions of this Act, or the application of such provisions to any persons or circumstances, shall be held invalid, the remainder of this Act, or the application of such provisions to persons or circumstances other than those to which it is invalid, shall not be thereby affected."

LESTER L. KLUEVER, Chairman

AMENDMENTS FILED

Amend the Petersen, et al amendment to House File 702, filed May 11, 1967, by striking on line fifteen (15) the words and figures "five thousand (5000) dollars" and inserting in lieu thereof the following: "six thousand (6000) dollars".

BOWIN of Black Hawk

Amend House File 702 as follows:

1. By striking sections one (1) through forty-one (41) and inserting in lieu thereof the following:

"DIVISION I

- . "Section 1. Section three hundred twelve point one (312.1), subsection four (4), Code 1966, is hereby amended by striking from line two (2) the word 'ten' and inserting in lieu thereof the words 'six and one-half (6 1/2)'.
- "Sec. 2. Section four hundred twenty-two point nine (422.9), subsection two (2), paragraph a, Code 1966, is hereby amended by inserting in line two (2) after the word 'taxes' the following:
 - " 'and any sales tax credit allowed under section eight (8) of this Act.'
- "Sec. 3. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended by inserting in line four (4) after the word 'division,' the words 'the sales tax credit allowed under section eight (8) of this Act and'.
- "Sec. 4. Section four hundred twenty-two point forty-three (422.43), Code 1966, is hereby amended as follows:
- "1. By striking from lines two (2) and three (3) the words ', beginning the first day of April, 1937, a tax of two' and inserting in lieu thereof the words 'a tax of three (3)'.
 - "2. By striking from line seventeen (17) the word 'and'.
 - "3. By inserting in line twenty-one (21) after the word division the following:
- "; and a like rate of tax upon the gross receipts from laundry, dry cleaning, and pressing services and from repair and maintenance services on vehicles and machinery. For purposes of this division, such services shall be regarded as a sale of merchandise at retail.
- '4. By striking from lines twenty-two (22) and twenty-three (23) the words 'beginning with the first day of July, 1947, a tax of two' and inserting in lieu thereof the words 'a tax of three (3)'.
- "Sec. 5. Section four hundred twenty-two point sixty-two (422.62), Code 1966, is hereby amended by striking from line fifty-three (53) the word 'ten'and inserting in lieu thereof the words 'six and one-half (6 1/2)'.
- "Sec. 6. Section four hundred twenty-three point two (423.2), Code 1966, is hereby amended by striking from lines three (3), four (4), and five (5) the words 'on or after April 16, 1937, for use in this state, at the rate of two' and inserting in lieu thereof the words 'for use in this state at the rate of three (3)'.
- "Sec. 7. Section four hundred twenty-three point thirteen (423.13), Code 1966, is hereby amended by striking from line thirty-one (31) the word 'two' and inserting in lieu thereof the word 'three (3)'.

- "Sec. 8. Chapter four hundred twenty-two (422), division four (IV), Code 1966, is hereby amended by adding thereto the following sections;
- "Every resident of the state who is gainfully employed or who is required to file an Iowa income tax return and who has an adjusted gross income for the tax year of six hundred (600) dollars or more but less than six thousand (6,000) dollars as computed for federal income tax purposes under the Internal Revenue Code of 1954, may claim a credit for sales tax paid to the state of Iowa. The credit shall be allowed as follows:
- "1. A single resident or a married resident whose spouse claims the credit shall be entitled to a credit of seven dollars fifty cents (\$7.50).
- " '2. A married resident whose spouse does not claim the credit or a head of household shall be entitled to a credit of fifteen dollars (\$15.00).
- " '3. A married resident or head of household shall be entitled to an additional seven dollars fifty cents (\$7.50) for each dependent not claiming the credit. No more than one (1) person shall claim the credit for such dependent.
- "The credit allowed under this section to a husband and wife whose Iowa taxable incomes are determined separately shall be divided between them as they may elect. No individual claimed as a personal exemption on another individual's income tax return shall be entitled to a credit or refund for himself under the provisions of this section.
- "'Credits or refunds allowed by this section shall be aggregated and claimed on income tax returns provided for under this chapter, or if an individual is not required to file an Iowa income tax return, the claim for refund shall be filed on such forms as shall be prescribed by the commission for that purpose.
- "'Any resident filing an Iowa income tax return shall deduct the allowed credit from the computed tax after the deduction of all other credits. Any resident entitled to a credit in excess of a computed tax shall receive from the commission a refund in the excess amount. The credit or refund allowed under this section shall not exceed the amount of the sales and use taxes actually paid by the resident taxpayer filing a return or claim. All sales tax credit refunds shall be paid in the same manner as state income tax refunds."
- 2. By renumbering the remaining divisions and sections in accordance with this amendment.

BOWIN of Black Hawk VOORHEES OF Black Hawk CONKLIN of Black Hawk STORY of Black Hawk

Amend House File 371, Section 1, by striking from lines ten (10) and eleven (11) the following: "nursing, long-range custodial and extended care programs,".

MOWRY of Marshall .

Amend the Petersen et al amendment to House File 702, filed May 11, 1967 by striking in line fifteen (15) the words and figures "five thousand (5000)" and inserting in lieu thereof the words and figures "six thousand (6000)".

GALLAGHER of Black Hawk

Amend House File 701 by adding a new section:

Sec. 2. Section two hundred seventy-three point two (273.2), Code 1966, is hereby further amended by adding the following: "An independent or consolidated school district joining the county school system, situated in more than one county, shall be a part of the county school system of the county in which the building is located."

BUSCH of Bremer

Amend the Gallagher amendment of May 3, 1967 to House File 702 by striking all of lines fifteen, (15) sixteen, (16) and seventeen (17) and inserting in lieu thereof the following:

"Less than three thousand (3000) dollars

twelve (12) dollars per person

GALLAGHER of Black Hawk

House File 702 is hereby amended by adding thereto the following new sections:

- 1. "Section four hundred thirty-two point one (432.1), Code 1966, is hereby amended as follows:
- "1. By striking from lines four (4) and five (5) the words 'and nonprofit hospital and medical service corporations,'.
 - "2. By adding thereto the following new subsections:
- 'Two (2) percent of the gross amount of premiums, assessments, fees, and subscription received during the preceding calendar year by every nonprofit medical service corporation and every nonprofit hospital service corporation organized under chapter five hundred fourteen (514) on contracts of insurance and subscribers' certificates on risks resident in this state, without deducting any amounts paid for reinsurance but deducting amounts returned upon cancelled contracts and certificates and rejected applications,"
- 2. "Chapter five hundred fourteen (514), Code 1966, is hereby amended by adding the following new section:

'Nothing contained in this chapter shall be construed to exempt any corporation organized under this chapter from the provisions of section four hundred thirty-two point one (432.1) of the Code."

MILLER of Des Moines

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding to division four (IV) thereof the following new sections "A" to "J", inclusive:
 - A. For the purpose of these sections and unless otherwise required by the context:
- "1. 'Person' includes any individual, firm, copartnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate or any other group acting as a unit.
- "2. 'Services' means all acts or services rendered, furnished or performed for a valuable consideration by any person engaged in any business or occupation specifically enumerated. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.

- "3. 'User' means the person for whom or for whose benefit the service is rendered or performed.
- '4. 'Business' shall include all activities engaged in or caused to be engaged in with the object of gain, benefit, or advantage, direct or indirect.
- "5. Taxpayer' means any person obligated to account to the state department of revenue for taxes collected, to be collected, or due under these sections.
- "6. 'Tax' means the tax payable by the person procuring or for whose benefit a service is rendered or performed subject to tax; or the aggregate amount of taxes due from the person rendering, performing, or furnishing services during the period for which he is required to report his collections as the context may require.
- "7. Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this chapter.
- "8. "Gross taxable services' means the total amount received in money, credits, property, or other consideration value in money from services rendered or performed in this state and embraced within the provisions of these sections. However, the tax-payer may take credit in his report of gross taxable services for an amount equal to the value of services rendered or performed when the full value of services thereof is refunded either in cash or by credit. When services are made under conditional contract or under other contract or agreement, where the payment of the principal sum thereunder is extended over a period longer than sixty days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted for the purpose of imposition of the tax imposed by these sections as has actually been received in cash by the taxpayer during the period for which the tax imposed by these sections is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax herein, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."
- B. It shall be unlawful for any person to engage in the business of selling, rendering, or performing services subject to taxation under these sections after July 1, 1967 without first obtaining a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code. All provisions relating to the issuance of licenses as included in section four hundred twenty-to point fifty-three (422.53) of the Code shall apply to permits involving the sale, rendering, or performance of services. No person already holding a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code shall be required to obtain an additional permit, but shall report the tax upon services provided for in these sections together with retail sales which are reported for taxation.
- C. There is hereby levied and imposed upon specifically enumerated services rendered or performed in this state and measured by the amounts therefor a tax in the amount of three percent, which shall be collected by the state department of revenue. All fees, taxes, interest, and penalties imposed by these sections shall be collected as provided by section four hundred twenty-two point sixty-two (422.62) of the Code by the state department of revenue and placed in the general fund of the state.

This tax shall be specifically imposed on services rendered by laundries and dry cleaners; automobile repairs and services; machinery repairs of all kinds; farm implement repairs; repairs to household appliances and equipment including television and radio repairs.

D. Persons rendering, performing, or selling services taxable hereunder shall as far as practicable add the tax imposed under these sections or the average equivalent thereof the value of services or charges showing such tax as a separate and distinct

item and when added such tax shall constitute a part of the value of service or charge. The tax shall be a debt from the user to the person rendering or performing service until paid and shall be recoverable at law in the same manner as other debts.

- E. It shall be unlawful for any person rendering or performing service to advertise or hold out or state to the public or to any user, directly or indirectly, that the tax or any part thereof imposed by these sections will be assumed or absorbed by him or that it will not be added to the value of service rendered, or if added that it or any part thereof will be refunded.
- F. To provide uniform methods of adding the tax or the average equivalent thereof to the value of service, it shall be the duty of the state department of revenue to formulate and promulgate appropriate rules and regulations to effectuate the purposes of these sections.
- G. The service tax imposed under the provisions of these sections shall include a payment of sales or use tax, as the case may be, as a portion of the service tax. The state department of revenue shall provide uniform forms for the return required, and such forms shall also provide for the return of any sales or use tax paid upon materials or supplies involved in such service. No tax shall be imposed by these sections upon any service otherwise subject to taxation under the sales or use tax laws, and all exemptions from taxation under the sales and use tax laws shall apply to the sales of services taxable under these sections. The tax imposed by these sections shall be in addition to all licenses and taxes imposed by law except as otherwise provided.
- H. All services rendered to the state of Iowa or any of the tax-levying political subdivisions thereof shall be exempt from taxation under the provisions of these sections.
- I. The provisions of divisions four (IV) and five (V) of chapter four hundred twenty-two (422) of the Code relating to retail sales tax and administration thereof shall apply to the collection of the tax imposed by these sections insofar as practicable.
- J. The provisions of chapter four hundred twenty-three (423) of the Code shall apply to the collection and administration of the tax imposed by these sections insofar as they are applicable.
- 2. Section four hundred twenty-three point two (423.2), Code 1966, is hereby amended by adding thereto the following:

"An excise tax is hereby imposed on the use in this state of personal services purchased or rendered on and after July 1, 1967 at the rate of three percent of the purchase price of such services. Such tax is hereby imposed upon every person using such services within the state until such tax has been paid directly to the person rendering such services or to the state department of revenue. The items subject to use tax on services shall be the same as those subject to a service tax upon services as enumerated in chapter four hundred twenty-two (422) of the Code as amended, but the use tax shall only apply in such cases where the services rendered are by nonresidents who do not maintain a permanent place of business within the state. The revenue hereunder shall be placed in the general fund of the state.

PETERSEN of Dallas
VAN NOSTRAND of Pottawattamie

Amend Senate File 200 as follows:

1. Section 13, by striking from lines two (2) and three (3) the words and figures "fifteen (15) through twenty-five (25)" and inserting the words and figures "fourteen (14) through twenty-four (24)".

2. Section 16, by striking from line one (1) the words and figures "sixteen (16)" and inserting in lieu thereof "fifteen (15)".

KLUEVER of Cass

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Monday, May 15, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, May 15, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Richard Funke, pastor of the Nativity Parish, Dubuque, Iowa,

The Journal of May 12 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Monroe on request of Moffitt of Appanoose; Sullivan of Woodbury on request of Peterson of Woodbury; Strothman of Henry on request of Stokes of Plymouth.

PRESENTATION OF VISITORS

Gannon of Jasper introduced to the House the Honorable Samuel W. Frank, member of the House of Representatives from the state of Pennsylvania.

Maloney of Polk introduced to the House 44 fifth and sixth grade students from North Polk Community Schools, Elkhart, Iowa, accompanied by their teachers, Mrs. Conley and Mrs. Eckles.

Tieden of Clayton introduced to the House the Honorable Leighton W. Abel, Guttenberg, Iowa, former member of the House from Clayton County in the Fifty-fourth and Fifty-fifth General Assemblies.

PETITIONS

The following petitions were received and placed on file:

By Conklin of Black Hawk from 82 residents of Black Hawk County who favor the Woodward State Hospital bill, asking for an increase of \$4.4 million dollars for operational expenses.

By Duffy of Dubuque from 75 residents of Dubuque County who favor pari-mutuel wagering on horse racing.

By Radl of Linn from 43 residents of Linn County who favor 40 per cent state aid to schools.

By Gallagher of Black Hawk from 83 residents of Black Hawk County who favor an increase of \$4.4 million dollars for operational expenses at Woodward State Hospital.

By Curran of Cerro Gordo from 66 residents of Cerro Gordo, Hancock, Floyd and Worth Counties who favor legalizing pari-mutuel betting.

By Voorhees of Black Hawk from 86 residents of Black Hawk County who favor an increase of \$4.4 million dollars for operational expenses at Woodward State Hospital.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 641, 318, 387 and 610; and Senate Files 338 and 200, under Rule 35.

COMMUNICATION FROM THE CHIEF CLERK

215 Nevada St. Dubuque, Iowa May 12, 1967

House of Representatives State House Des Moines, Iowa 50319

Dear Representatives, Secretaries, The Press, Pages, and Other Contributors:

We wish to express our heartfelt thanks to each of you for your beautiful floral piece of white and red glads and red carnations; also for your generous donation for a Memorial Fund.

It was very gratifying to us to have the legislators give us their precious time and come to the last rites for Arnold.

Also - special thanks to Mr. Baringer and to Mr. Kendrick - and to Arnold's Secretary Jan Beck for the many kind things she did for him these past months.

Sincerely yours, Hilda Utzig and children

Beardsley of Polk offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 20

By: Beardsley, Glenn, Holden, Shaw

WHEREAS, our good neighbor nation to the north, Canada, is now celebrating one hundred years of dynamic growth and development with a centennial celebration which features an official international exposition, designated "Expo '67", at Montreal, Quebec; and

WHEREAS, the nations of the world have been invited to join their sister nation in this celebration and are honoring her by the presentation at the exposition of exhibits, displays and performances representative of the good things they have and produce; and

WHEREAS, among the groups chosen to represent the United States of America at the exposition are two outstanding high school bands from the State of Iowa, Valley High School of West Des Moines and Pleasant Valley High School of Pleasant Valley, who will give concerts at the International Band Shell on May 31 and June 18 respectively; and

WHEREAS, the marching and concert bands of Valley High School of West Des Moines, Iowa, under the direction of Gerald Kinney, and Pleasant Valley High School of Pleasant Valley, Iowa, under the direction of Charles DCamp, have outstanding records of honors earned for quality of performance which include many Division I or Superior ratings at state contests, have given many guest concerts and have been invited participants in numerous festivals and parades throughout the state and nation; and

WHEREAS, the people of the State of Iowa desire to join in honoring the people of Canada in this centennial celebration; and

WHEREAS, these young people and their directors in their band appearances and concerts will present our finest products, our youth and the fruit of their dedicated and disciplined labors, thus representing their state and nation in a most fitting manner; now therefore.

BE IT RESOLVED by the House of Representatives, the Senate concurring, that the members of the Valley High School Band of West Des Moines, Iowa and the Pleasant Valley High School Band of Pleasant Valley, Iowa and their respective directors, Gerald Kinney and Charles DCamp, who have been invited to and will give concerts at the International Band Shell at Expo '67, Montreal, Quebec, Canada be designated official representatives of the State of Iowa and its people and bearers individually and collectively of our congratulations and good wishes to the government and people of Canada on this happy occasion.

BE IT FURTHER RESOLVED, that the Chief Clerk of the House of Representatives be instructed to forward engrossed copies of this concurrent resolution to the presiding officers of the House of Commons and the House of Lords of the Parliament of Canada, to the chairman of the executive committee of Expo '67 and to the superintendents of the West Des Moines Community Schools and the Pleasant Valley Township Schools.

Laid over under Rule 25.

INTRODUCTION OF BILL.

House File 724, by Committee on Motor Vehicles and Highway Safety, a bill for an act relating to registration plates.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 597, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the city of Bedford, in Taylor county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms.

Read first time and referred to committee on judiciary.

Senate File 598, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold and delivered pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to committee on judiciary.

Senate File 671, a bill for an act relating to street bonds.

Read first time and referred to committee on cities and towns.

Senate File 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams county, Iowa, authorizing and providing

for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold and delivered pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to committee on judiciary.

Senate File 595, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, valid, and enforceable obligation of said town according to its terms.

Read first time and referred to committee on judiciary.

Senate File 596, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said city to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said city.

Read first time and referred to committee on judiciary.

Senate File 591, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gas works for said town and the issuance, sale, and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town.

Read first time and referred to committee on judiciary.

Senate File 592, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Prescott, in Adams county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms.

Read first time and referred to committee on judiciary.

Senate File 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Clearfield, in Taylor and Ringgold counties, Iowa, and declaring said gas supply contract to be legal, valid and enforceable according to its terms.

Read first time and referred to committee on judiciary.

Senate File 508, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee".

Read first time and referred to committee on industrial and human relations.

Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established.

Read first time and referred to committee on judiciary.

Senate File 695, a bill for an act relating to private college preparatory schools.

Read first time and referred to committee on schools.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 17, a bill for an act relating to support and maintenance of the parties during divorce litigation.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 116, a bill for an act regarding libelous and defamatory statements published in newspapers or broadcast on radio and television stations.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 171, a bill for an act relating to the determination of assistance grants under the aid for the blind program.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 203, a bill for an act relating to the retention of municipal records.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 216, a bill for an act relating to educational laboratory schools.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 345, a bill for an act relating to the investment of funds of life insurance companies.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 363, a bill for an act relating to the use of the telephone.

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That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 414, a bill for an act relating to meat and poultry inspection.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 435, a bill for an act to authorize the creation of area hospitals.

Also

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 20, a bill for an act relating to adoption.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 437, a bill for an act relating to the issuance and sale by cities and towns of anticipatory warrants for the acquisition of real estate for public parking facilities.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 647, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 699, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to the Henry county industrial development corporation.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 383, a bill for an act to establish a labor relations board, declaring certain acts unfair labor practices, and repealing and rewriting certain sections of the present statutes.

Also

The the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 559, a bill for an act relating to errors and omissions insurance for the county recorder and deputies and employees of the county recorder's office.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 285, a bill for an act relating to the regulation and control of certain drugs.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 397, a bill for an act relating to the compensation of park commissioners.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 575, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 504, a bill for an act to provide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of their employment.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 506, a bill for an act providing a definite time at which interest on work-men's compensation claims will commence to accrue.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 505, a bill for an act relating to the costs of an official shorthand reporter in workmen's compensation hearings.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 544, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases.

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That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 298, a bill for an act relating to interest on savings accounts and time deposits.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 442, a bill for an act relating to sidewalks in cities and towns.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 182, a bill for an act relating to the assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama county.

Also:

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 11 providing that the 62nd General Assembly support the Youth in Government Program and assist and advise local Hi-Y groups on legislative matters.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 40 regarding the Herbert Hoover National Historic Site.

SENATE CONCURRENT RESOLUTION 40

By: Potgeter, Stanley Gaudineer, Burns

WHEREAS, Iowans wish to honor Herbert Hoover, the 31st President of the United States, and the only Iowan ever to be elected President of the United States, and

WHEREAS, the Herbert Hoover National Historic Site at West Branch, Iowa, is of national interest, attracting more than 750,000 visitors since 1962, and

WHEREAS, this site includes the Presidential library and museum, and the grounds are the location of the former President's birthplace cottage and the gravesites of President and Mrs. Hoover, and

WHEREAS, the present site is incomplete and inadequate and part of it is in an unfinished and unsightly condition, Now Therefore,

BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE HOUSE OF REPRESENTATIVES CONCURRING:

That the General Assembly of the State of Iowa urges the Congress of the United States to approve the President's \$470,000 appropriation request which was included in the Interior Department's appropriation bill for land and building acquisition and development at the Herbert Hoover National Historic Site.

BE IT FURTHER RESOLVED that a copy of this Resolution be forwarded to each of the members of the Iowa delegation in Congress.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 41 regarding the continuation during the 1967-1969 biennium of the study of Iowa banking laws authorized by the Legislative Research Committee.

SENATE CONCURRENT RESOLUTION 41

By: Benda, Flatt, Kibbie, Nurse, O'Malley, Shaff

WHEREAS, the Legislative Research Committee during the 1965-1967 legislative biennium authorized a study of the banking laws of this State; and

WHEREAS, an eight-member legislative committee composed of four senators and four representatives was named by the Research Committee to assist with the study; and

WHEREAS, a citizens' advisory committee of individuals knowledgeable of Iowa banking laws agreed to advise the study committee on needed changes in the banking laws; and

WHEREAS, funds for the project are being provided by the State Department of Banking with approval of the State Executive Council; and

WHEREAS, the present Banking Laws Study Committee recognized early in the interim that a complete evaluation of the laws with agreement on necessary statutory changes would require the study to be extended through 1968; and

WHEREAS, the legislative committee organized and with the cooperation of the advisory committee has been evaluating the State banking laws during the present legislative interim; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the study of Iowa banking laws authorized by the Legislative Research Committee be continued during the 1967-1969 biennium, that the Banking Laws Study Committee established in accordance with section 2.55 of the Code be continued during the biennium, that as many of the original appointees currently serving in the Sixty-second General Assembly, as the Research Committee so determines, be reappointed to assist in the evaluation during the biennium, and that the Legislative Research Bureau be authorized to perform such assistance in the study as the Study Committee may so request.

BE IT FURTHER RESOLVED that the Banking Laws Study Committee report the findings of the study of State banking laws along with Committee recommendations, accompanied by bills incorporating the recommendations, to the Sixty-third General Assembly prior to January 1, 1969.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 35 directing the Executive Council to maintain a small room in the Capitol Building to be designated as a chapel for the use of elected officials, members of the General Assembly or other persons in the Capitol Building.

SENATE CONCURRENT RESOLUTION 35

By: Flatt, Cassidy, DeKoster, Stephens, Benda, Main, McGill, Shaff, Gaudineer, Stanley

WHEREAS, the Iowa State Capitol Building does not have a room set aside as a nonsectarian chapel, and

WHEREAS, it has been the custom in many other states, as well as in our national capitol to have such a room, and

WHEREAS, the preamble of the Constitution of the State of Iowa declares our gratefulness to the Supreme Being for the blessings heretofore enjoyed and declares our feeling of dependence on Him, NOW, THEREFORE

BE IT RESOLVED BY THE SENATE; THE HOUSE OF REPRESENTATIVES CONCURRING:

That the Executive Council be directed to maintain a small room in the Capitol Building to be designated as a chapel for the use of elected officials, members of the General Assembly or other persons in the Capitol Building.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 20

Amend House File 20 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred point three (600.3), Code 1966, is amended as follows:

- 1. In lines fourteen (14) through seventeen (17), strike the words ", or unless one or both of the parents have been deprived of the custody of the child by judicial procedure because of unfitness to be its guardian." and insert the following in lieu thereof
- ". If the relationship between a parent and a child has been terminated as provided in chapter two hundred thirty-two (232) of the Code, by final court order which is not then appealable, the consent of such parent shall not be necessary; and in lieu of the consent of such parent, consent to such adoption may be given by the person, department, agency, or institution to which guardianship of the child has been transferred as provided in chapter two hundred thirty-two (232) of the Code or by the court terminating such parent-child relationship if the court has not transferred such guardianship."
- 2. Strike the sentence beginning with the word "If" in line thirty-two (32) and ending with the period in line forty-three (43).

SENATE AMENDMENT TO HOUSE FILE 647

Amend House File 647 by inserting the following after the period (.) in line 10 of section 1:

"Provided, however, that structures used for seasonal or year-round habitation purposes shall not be removed."

SENATE AMENDMENT TO HOUSE FILE 285

Amend House File 285 as follows:

1. By striking from section two (2), line fifty three (53) the words "in this state".

2. By striking from section four (4) all of lines twenty (20) through twenty-four (24) inclusive.

COMMITTEE OF THE WHOLE

(Minutes of the Committee of the Whole)

Van Nostrand of Pottawattamie moved that the House resolve itself into a committee of the whole for the purpose of further considering the provisions of House File 702 and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

The committee resumed consideration of the amendment by Gallagher of Black Hawk filed May 3, 1967 and found on pages 1228 and 1229 of the House Journal.

Gallagher of Black Hawk offered the following amendment to his amendment filed by him and moved its adoption:

Amend the Gallagher amendment of May 3, 1967 to House File 702 by striking all of lines fifteen (15), sixteen (16), and seventeen (17) and inserting in lieu thereof the following:

"Less than three thousand (3000) dollars twelve (12) dollars per person

The amendment to the amendment was adopted by the committee of the whole.

Gallagher of Black Hawk moved the adoption of the amendment as amended.

The amendment as amended was not adopted by the committee of the whole.

Roorda of Jasper offered the following amendment filed by him:

Amend House File 702 by striking all of Division V and inserting in lieu thereof the following sections:

Section four hundred twenty-two point thirty-three (422.33), Code 1966, is hereby amended by striking from line six (6) the word "four" and inserting in lieu thereof the word "eight".

Division was requested.

The committee recessed until 1:30 p.m.

AFTERNOON SESSION

The committee reconvened, Chairman Baringer in the chair.

Roorda of Jasper moved the adoption of Division 1 of his amendment.

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall Division 1 of the amendment be adopted?"

The ayes were 78:

Allen	Gallagher	Millen	Shepherd
Andersen	Gittins	Miller of Jones	Smith
Battles	Graham	Miller of Page	Stokes
Bergman	Grassley	Moffitt	Story
Bowin	Hanson of Mitchell	Mohrfeld	Strand
Busch	Harbor	Mowry	Thordsen
Camp	Hicklin	Nelson	Van Drie
Carnahan	Holden	Nielsen	Van Nostrand
Christensen	Johnson of Audubon	Ossian .	Van Roekel
Clark	Kiilsholm	Patton	Varley
Coffman	Kitner	Pelton	Voorhees
Conklin	Klein	Petersen of Dallas	Watson
Cunningham	Kluever	Peterson of Woodbury	Waugh
Curran	Knight	Pierson	Welden
Den Herder	Langland	Reed	Winkelman
Diehl	Lee	Roorda	Wolfe
Edgington	Lipsky	Sanders	Wood
Fischer of Grundy	McCartney	Schmarje	Yoder
Freeman	McCray	Schroeder	Mr. Speaker

The nays were 26:

Fullerton

Baker	Dunton	McIntyre	Radl
Beardsley	Franklin	Middleswart	Redfern
Bennett	Gannon	Miller of Des Moines	Renda
Breitbach	Hanson of Benton	Nolin	Roe
Cochran	Hullinger	O'Malley	Steffen
Distelhorst	Johnston of Polk	Poncy	Tapscott
D 00	24-1		

Mensing

Duffy Maloney

Absent or not voting 20:

Bailey	Glenn	McNamara	Strothman
Caffrey	Hill	Palmer	Sullivan
Darrington	King	Shaw	Tieden
Doderer	Koch	Sorg	Utzig
Fisher of Greene	Mayberry	Stromer	Vetter

Division 1 of the amendment was adopted by the committee of the whole.

Roorda of Jasper moved the adoption of Division 2 of his amendment.

Division 2 of the amendment was adopted by the committee of the whole.

Fischer of Grundy asked and received unanimous consent to withdraw his amendment filed May 9, 1967 and found on page 1335 of the House Journal.

Fischer of Grundy offered the following amendment filed by him:

House File 702 is hereby amended by adding thereto the following new section:

"A tax of two (2) percent on all contributions of members to benevolent associations, including contributions for expenses and for other purposes, shall be paid annually to the commissioner of insurance. The payment shall be made in conjunction with an annual statement which each benevolent association shall be required to file in such manner and in such form as the commissioner may require. Benevolent associations shall be subject to the terms and conditions of chapters four hundred twenty-three (423), five hundred five (505), five hundred seven (507), five hundred seven B (507B), and five hundred twenty-two (522) of the Code, as applicable to mutual insurance companies.

"For the purpose of this section, 'benevolent association' means any group of persons, whether or not incorporated, the members of which shall make voluntary contributions through the association to the beneficiaries of deceased members. Member' means any person who participates in any plan or agreement to make voluntary contribution through a benevolent association under which all or a part of the proceeds are to be passed on to the beneficiaries of a deceased participant."

Grassley of Butler in the chair at 2:50 p.m.

Speaker Baringer in the chair at 2:55 p.m.

Van Nostrand of Pottawattamie moved the previous question.

The motion lost.

Fischer of Grundy moved the adoption of his amendment.

Roll call was requested by Coffman of Iowa and Dunton of Keokuk.

On the question "Shall the amendment be adopted?"

The ayes were 29:

Allen	Hanson of Benton	McCray	Reed
Busch	Hanson of Mitchell	McIntyre	Sanders
Christensen	Harbor	McNamara	Schmarje
Distelhorst	Hullinger	Mohrfeld	Schroeder
Edgington	Knight	Mowry	Stokes
Fischer of Grundy.	Koch	Nelson	Vetter
Gallagher	Maloney	Patton	Welden
Gannon			

The nays were 72:

Baker	Dunton	Millen	Steffen
Battles	Freeman	Miller of Jones	Story
Bennett	Fullerton	Moffitt	Strand
Bergman	Gittins	Nolin ·	Tapscott
Bowin	Graham	O'Malley	Thordsen
Breitbach	Grassley	Ossian	Tieden
Caffrey	Hill	Pelton	Van Drie
Camp	Holden	Petersen of Dallas	Van Nostrand
Carnahan	Johnson of Audubon	Peterson of Woodbury	Van Roekel
Clark	Kiilsholm	Pierson	Varley
Cochran	Kitner	Poncy	Voorhees
Coffman	Klein	Radl	Watson

Redfern Waugh Conklin Kluever Renda Winkelman Cunningham Langland Curran Lee Roe Wolfe Roorda Wood Den Herder McCartney Shepherd Yoder Diehl Mensing Smith Mr. Speaker Duffy Middleswart

Absent or not voting 23:

Franklin Mayberry Sorg Andersen Glenn Miller of Des Moines Stromer Bailey Hicklin Miller of Page Strothman Beardsley Darrington Johnston of Polk Nielsen Sullivan King Palmer Utzig Doderer Fisher of Greene Lipsky Shaw

The amendment was not adopted by the committee of the whole.

Fischer of Grundy asked and received unanimous consent to withdraw his amendment filed May 9 and found on page 1334 of the House Journal.

Fischer of Grundy offered the following amendment filed by him:

Amend House File 702 by adding thereto the following new section:

"Section ninety-eight point eight (98.8), subsection one (1), Code 1966, is hereby amended by striking from lines five (5) through eight (8) the following sentence:

"Stamps shall be sold to such permit holders at a discount of not to exceed five percent from the face value."

McCartney of Floyd rose on a point of order that the amendment was not germane.

Chairman Baringer propounded the question to the committee, "Is the amendment germane?"

The results of the vote revealed that the amendment was not germane.

Fischer of Grundy offered the following amendment filed by him and moved its adoption:

Amend the title to House File 702 by inserting in line two (2) after the word "on" the word "cigarette,".

The amendment was not adopted by the committee of the whole.

Miller of Des Moines offered the following amendment filed by him and moved its adoption:

House File 702 is hereby amended by adding thereto the following new sections:

- 1. "Section four hundred thirty-two point one $({}^432.1)$, Code 1966, is hereby amended as follows:
- "1. By striking from lines four (4) and five (5) the words 'and nonprofit hospital and medical service corporations,'.

"2. By adding thereto the following new subsection:

'Two (2) percent of the gross amount of premiums, assessments, fees, and subscription received during the preceding calendar year by every nonprofit medical service corporation and every nonprofit hospital service corporation organized under chapter five hundred fourteen (514) on contracts of insurance and subscribers' certificates on risks resident in this state, without deducting any amounts paid for reinsurance but deducting amounts returned upon cancelled contracts and certificates and rejected applications."

2. "Chapter five hundred fourteen (514), Code 1966, is hereby amended by adding the following new section:

'Nothing contained in this chapter shall be construed to exempt any corporation organized under this chapter from the provisions of section four hundred thirty-two point one (432.1) of the Code.'"

The amendment was not adopted by the committee of the whole.

Bowin of Black Hawk asked for unanimous consent to withdraw his amendment filed May 12, 1967, and found on pages 1401 and 1402 of the House Journal.

Objection was raised.

Bowin of Black Hawk moved to withdraw his amendment filed May 12, 1967, and found on pages 1401 and 1402 of the House Journal.

The motion prevailed.

Petersen of Dallas moved to withdraw his amendment filed May 11, 1967, and found on pages 1378 of the House Journal.

BEAFFILL

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Roll call was requested by Gallagher of Black Hawk and Roe of Allamakee.

On the question "Shall the Petersen amendment be withdrawn?"

TT: -1-1:--

The ayes were 74:

A 11 -

Allen	Hicklin	Moiiitt	Sorg
Battles	Holden	Mohrfeld	Stokes
Bergman	Johnson of Audubon	Mowry	Story
Bowin	Kiilsholm	Nelson	Strand
Busch	Kitner	Nielsen	Thordsen
Camp	Klein	Ossian	Tieden
Christensen	Kluever	Patton	Van Drie
Coffman	Knight	Pelton	Van Nostrand
Conklin	Koch	Petersen of Dallas	Varley
Cunningham	Langland	Peterson of Woodbury	y Vetter
Curran	Lee	Pierson	Watson
Den Herder	Lipsky	Reed	Waugh
Diehl	McCartney	Roorda	Welden
Edgington	McCray	Sanders	Winkelman
Freeman	McIntyre	Schmarje .	Wolfe
Fullerton	Mensing	Schroeder	Wood
Gittins	Millen	Shepherd	Yoder
Graham	Miller of Jones	Smith	Mr. Speaker
Harbor	Miller of Page		

The nays were 32:

Andersen	Duffy	Hullinger	Palmer
Bailey	Dunton	Johnston of Polk	Poncy
Baker	Fischer of Grundy	Maloney	Radl
Beardsley	Franklin	McNamara	Redfern
Breitbach	Gallagher	Middleswart	Roe
Carnahan	Gannon	Miller of Des Moines	Tapscott
Cochran	Hanson of Benton	Nolin	Van Roekel
Distelhorst	Hanson of Mitchell	O'Malley	Voorhees

Absent or not voting 18:

Bennett	Fisher of Greene	Mayberry	Stromer
Caffrey	Glenn	Renda	Strothman
Clark	Grassley	Shaw	<u>Sulliv</u> an
Darrington	Hill	Steffen	Utzig
Doderer	King		24

The motion prevailed.

Bowin of Black Hawk asked and received unanimous consent to withdraw his amendment, filed May 12 and found on page 1400 of the House Journal.

Gallagher of Black Hawk asked and received unanimous consent to withdraw his amendment, filed May 12 and found on page 1402 of the House Journal.

Petersen of Dallas offered the following amendment and moved its adoption:

Amend House File 702 by striking all of sections one (1) to thirty-eight (38), inclusive.

Amend the title by striking the words "relating to the establishment of a new tax on intangibles and".

Renumber the remaining divisions of the bill.

Roll call was requested by Maloney of Polk and Baker of Boone.

On the question "Shall the Petersen amendment be adopted?"

The ayes were 77:

Allen	Graham	Millen	Smith
Andersen	Grassley	Miller of Jones	Sorg
Battles	Hanson of Mitchell	Miller of Page	Steffen
Bergman	Harbor	Moffitt	Story
Bowin	Hicklin	Mohrfeld	Strand
Busch	Holden	Mowry	Thordsen
Camp	Johnson of Audubon	Nielsen	Van Drie
Carnahan	Kiilsholm	Ossian	Van Nostrand

Van Roekel Coffman Kitner Patton Conklin Klein Pelton Varley Petersen of Dallas Vetter Cunningham Kluever Pierson Watson Curran Knight . Koch Radl Waugh Darrington Den Herder Reed Welden Langland Diehl Lee Roe Winkelman McCartney Roorda Wolfe Edgington Fisher of Greene McCray Sanders booW Freeman McIntvre Schmarje Yoder Mr. Speaker Mensing Shepherd Fullerton Gittins

The nays were 29:

Bailey Duffy Johnston of Polk Palmer Baker Dunton Maloney Poncy Redfern Beardsley Franklin McNamara Breitbach Gallagher Middleswart Renda Christensen Gannon Miller of Des Moines Stokes Cochran Hanson of Benton Nelson Tapscott Nolin Voorhees Distelhorst Hullinger

Doderer

Absent or not voting 18:

Bennett Peterson of Woodbury Strothman Hill Caffrey Schroeder Sullivan King Clark Lipsky Shaw Tieden Utzig Fischer of Grundy Mayberry Stromer Glenn O'Malley

The amendment was adopted by the committee of the whole.

Johnston of Polk offered the following amendment and moved its adoption:

Amend House File 702 as follows:

1. By striking Sections thirty nine (39), forty (40), and forty one (41).

TAPSCOTT of Polk MIDDLESWART of Warren JOHNSTON of Polk MALONEY of Polk McNAMARA of Lynn O'MALLEY of Polk BAKER of Boone BREITBACH of Dubuque HANSON of Benton STEFFEN of Chickasaw GANNON of Jasper FRANKLIN of Polk COCHRAN of Webster RADL of Lynn PALMER of Polk GALLAGHER of Black Hawk MILLER of Des Moines RENDA of Polk PONCY of Wapello REDFERN of Lee BEARDSLEY of Polk NOLIN of Carroll

Shepherd

Van Drie of Story moved the previous question.

Fullerton

The motion prevailed.

Johnston of Polk moved the adoption of his amendment.

Roll call was requested by the Speaker and Johnston of Polk.

On the question "Shall the Johnston amendment be adopted?"

The ayes were 26:

Baker	Duffy	McNamara	Radl
Beardsley	Franklin	Middleswart	Redfern
Breitbach	Gallagher	Miller of Des Moines	Renda
Caffrey	Gannon	Nolin	Roe
Cochran	Hanson of Benton	Palmer	Steffen
Distelhorst	Johnston of Polk	Poncy	Tapscott
Doderer	Maloney	•	

The nays were 78:

Allen

viten	runerion	mensing	Silebilet a
Andersen	Gittins	Millen	Smith
Bailey	Graham	Miller of Jones	Stokes
Battles	Grassley	Miller of Page	Story
Bergman	Hanson of Mitchell	Moffitt	Strand
Bowin	Harbor	Mohrfeld	Thordsen
Camp	Hicklin	Nelson	Tieden
Carnahan	Hill	Nielsen	Van Drie
Christensen	Holden	Ossian	Van Nostrand
Coffman	Johnson of Audubon	Patton	Van Roekel
Conklin	Kiilsholm	Pelton	Varley
Cunningham	Kitner	Petersen of Dallas	Vetter
Curran	Klein	Peterson of Woodbury	Watson
Darrington	Kluever	Pierson	Waugh
Den Herder	Knight	Reed	Welden
Diehl	Langland	Roorda	Wolfe
Dunton	Lee	Sanders	Wood
Edgington	McCartney	Schmarje	Yoder
Fisher of Greene	McCray	Shaw	Mr. Speaker
Freeman	McIntyre		•

Mensing

Absent or not voting 20:

Bennett	Hullinger	Mowry	Strothman
Busch	King	O'Malley	<u>Sulliv</u> an
Clark	Koch	Schroeder	Utzig
Fischer of Grundy	Lipsky	Sorg	 Voorhees
Glenn	Mayberry	Stromer	Winkelman

The amendment was not adopted by the committee of the whole.

Petersen of Dallas offered the following amendment filed by him:

Amend House File 702 by adding to division three (III) the following new sections and renumbering the remaining sections:

- 1. Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding to division four (IV) thereof the following new sections "A" to "J", inclusive:
 - A. For the purpose of these sections and unless otherwise required by the context:
- "1. 'Person' includes any individual, firm, copartnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate or any other group acting as a unit.
- "2. 'Services' means all acts or services rendered, furnished or performed for a valuable consideration by any person engaged in any business or occupation specifically enumerated. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.
- "3. 'User' means the person for whom or for whose benefit the service is rendered or performed.
- '4. 'Business' shall include all activities engaged in or caused to be engaged in with the object of gain, benefit, or advantage, direct or indirect.
- "5. 'Taxpayer' means any person obligated to account to the state department of revenue for taxes collected, to be collected, or due under these sections.
- "6. 'Tax' means the tax payable by the person procuring or for whose benefit a service is rendered or performed subject to tax; or the aggregate amount of taxes due from the person rendering, performing, or furnishing services during the period for which he is required to report his collections as the context may require.
- "7. 'Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this chapter.
- "8. 'Gross taxable services' means the total amount received in money, credits, property, or other consideration value in money from services rendered or performed in this state and embraced within the provisions of these sections. However, the tax-payer may take credit in his report of gross taxable services for an amount equal to the value of services rendered or performed when the full value of services thereof is refunded either in cash or by credit. When services are made under conditional contract or under other contract or agreement, where the payment of the principal sum thereunder is extended over a period longer than sixty days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted for the purpose of imposition of the tax imposed by these sections as has actually been received in cash by the taxpayer during the period for which the tax imposed by these sections is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax herein, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."
- B. It shall be unlawful for any person to engage in the business of selling, rendering, or performing services subject to taxation under these sections after July 1, 1967 without first obtaining a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code. All provisions relating to the issuance of licenses as included in section four hundred twenty-two point fifty-three (422.53) of the Code shall apply to permits involving the sale, rendering, or performance of services. No person already holding a permit under the provisions of section four hundred twenty-two

point fifty-three (422.53) of the Code shall be required to obtain an additional permit, but shall report the tax upon services provided for in these sections together with retail sales which are reported for taxation.

C. There is hereby levied and imposed upon specifically enumerated services rendered or performed in this state and measured by the amounts therefor a tax in the amount of three percent, which shall be collected by the state department of revenue. All fees, taxes, interest, and penalties imposed by these sections shall be collected as provided by section four hundred twenty-two point sixty-two (422.62) of the Code by the state department of revenue and placed in the general fund of the state.

This tax shall be specifically imposed on services rendered by laundries and dry cleaners; automobile repairs and services; machinery repairs of all kinds; farm implement repairs; repairs to household applicances and equipment including television and radio repairs.

- D. Persons rendering, performing, or selling services taxable hereunder shall as far as practicable add the tax imposed under these sections or the average equivalent thereof the value of services or charges showing such tax as a separate and distinct item and when added such tax shall constitute a part of the value of service or charge. The tax shall be a debt from the user to the person rendering or performing service until paid and shall be recoverable at law in the same manner as other debts.
- E. It shall be unlawful for any person rendering or performing service to advertise or hold out or state to the public or to any user, directly or indirectly, that the tax or any part thereof imposed by these sections will be assumed or absorbed by him or that it will not be added to the value of service rendered, or if added that it or any part thereof will be refunded.
- F. To provide uniform methods of adding the tax or the average equivalent thereof to the value of service, it shall be the duty of the state department of revenue to formulate and promulgate appropriate rules and regulations to effectuate the purposes of these sections.
- G. The service tax imposed under the provisions of these sections shall include a payment of sales or use tax, as the case may be, as a portion of the service tax. The state department of revenue shall provide uniform forms for the return required, and such forms shall also provide for the return of any sales or use tax paid upon materials or supplies involved in such service. No tax shall be imposed by these sections upon any service otherwise subject to taxation under the sales or use tax laws, and all exemptions from taxation under the sales and use tax laws shall apply to the sales of services taxable under these sections. The tax imposed by these sections shall be in addition to all licenses and taxes imposed by law except as otherwise provided.
- H. All services rendered to the state of Iowa or any of the tax-levying political subdivisions thereof shall be exempt from taxation under the provisions of these sections.
- I. The provisions of divisions four (IV) and five (V) of chapter four hundred twenty-two (422) of the Code relating to retail sales tax and administration thereof shall apply to the collection of the tax imposed by these sections insofar as practicable.
- J. The provisions of chapter four hundred twenty-three (423) of the Code shall apply to the collection and administration of the tax imposed by these sections insofar as they are applicable.
- 2. Section four hundred twenty-three point two (423.2), Code 1966, is hereby amended by adding thereto the following:

"An excise tax is hereby imposed on the use in this state of personal services purchased or rendered on and after July 1, 1967 at the rate of three percent of the purchase price of such services. Such tax is hereby imposed upon every person using such services within the state until such tax has been paid directly to the person rendering such services or to the state department of revenue. The items subject to use tax on services shall be the same as those subject to a service tax upon services as enumerated in chapter four hundred twenty-two (422) of the Code as amended, but the use tax shall only apply in such cases where the services rendered are by nonresidents who do not maintain a permanent place of business within the state. The revenue hereunder shall be placed in the general fund of the state.

Vetter of Washington offered the following amendment to the amendment and moved its adoption:

Amend the amendment to House File 702 by Petersen of Dallas and Van Nostrand, filed May 12th, by striking the period at the end of line eighty-two (82) and inserting the following: "all rental services excluded."

The amendment to the amendment was adopted by the committee of the whole.

Maloney of Polk offered the following amendment to the amendment and moved its adoption:

Amend House File 702, the Petersen-Van Nostrand amendment filed May 12, 1967 by striking from line eighty (80) the words "farm implement repairs,".

Roll call was requested by Gannon of Jasper and Maloney of Polk.

On the question "Shall the Maloney amendment to the amendment be adopted?"

The ayes were 31:

Bailey	Dunton	Langland	Poncy
Baker	Franklin	Maloney	Radl
Breitbach	Gannon	McNamara	Renda
Carnahan	Hanson of Benton	Middleswart	Roe
Christensen	Hullinger	Miller of Des Moines	Steffen
Cochran	Johnston of Polk	Nelson	Tapscott
Distelhorst	Kitner	Nolin	Tieden
Doderer	Knight	Peterson of Woodbury	•

The nays were 70:

		4.00	
Allen	Gallagher	Millen	Story
Andersen	Gittins	Miller of Jones	Strand
Battles	Graham	Moffitt	Thordsen
Beardsley	Grassley	Mohrfeld	Van Drie
Bergman	Hanson of Mitchell	Ossian	Van Nostrand
Bowin	Harbor	Patton	Van Roekel
Busch	Hicklin	Pelton	Varley
Caffrey	Holden	Petersen of Dallas	Vetter
Camp	Johnson of Audubon	Pierson	Voorhees
Conklin	Kiilsholm	Reed	Watson
Cunningham	Kluever	Roorda	Waugh

Sanders Welden Darrington Koch Schmarje Winkelman Den Herder Lee Schroeder Wolfe Diehl Lipsky Duffy McCartney Shepherd Wood Smith Yoder Fisher of Greene McCray Sorg Mr. Speaker Freeman McIntyre

Fullerton Mensing

Absent or not voting 23:

Bennett Glenn Mowry Stokes Clark Hill Nielsen Stromer Coffman King O'Malley Strothman Palmer Sullivan Curran Klein Utzig Redfern Edgington Mayberry Fischer of Grundy Miller of Page Shaw

The amendment to the amendment was not adopted by the committee of the whole.

Petersen of Dallas offered the following amendment to the amendment and moved its adoption:

Amend the Petersen-Van Nostrand Amendment to House File 702 filed May 12, lines seventy-eight (78) through eighty-two (82), by striking everything after the word "imposed" in line seventy-eight (78) and substituting in lieu thereof the following:

"on the following services which are not coin operated: dry cleaning and laundering; automobile repairing; machinery repairing of all kinds; farm implement repairing; repairing of household appliances, televisions and radios."

The amendment to the amendment was adopted by the committee of the whole. Petersen of Dallas moved the adoption of his amendment as amended.

The amendment as amended was adopted by the committee of the whole.

Miller of Des Moines offered the following amendment and moved its adoption:

Amend House File 702 by adding the following new section after section 41:

1. Section four hundred twenty-two point forty three (422.43), Code 1966, is hereby amended by adding the following subsection:

The following tax brackets shall be used in computing the sales tax due the commission as previously provided by the Code:

	•	
.0033		No tax
.3466		.01¢ tax
.6799		.02¢ tax

Thereafter, the tax shall be computed as follows: from

1.00 - 1.33	.03¢ tax
1.34 - 1.66	.04¢ tax
1.67 - 1.99	.05¢ tax

and one cent (.01) additional tax on each additional thirty-three (.33) cents of sale.

2. By renumbering the subsequent sections of the bill.

The amendment was not adopted by the committe of the whole.

Van Nostrand of Pottawattamie moved to reconsider the vote by which the Fischer amendment filed May 10, 1967 was adopted on May 12, 1967 by the committee of the whole.

The motion prevailed.

Fischer of Grundy moved the adoption of his amendment.

The amendment was not adopted by the committee of the whole.

Miller of Page asked and received unanimous consent to withdraw his amendment, filed May 5 and found on pages 1273, 1274, 1275, 1276 and 1277 of the House Journal.

Miller of Page asked and received unanimous consent to withdraw his amendment, filed May 11 and found on page 1379 of the House Journal.

Bowin of Black Hawk asked and received unanimous consent to withdraw his amendment, filed May 9 and found on page 1332 of the House Journal.

Bowin of Black Hawk offered the following amendment:

Amend House File 702 as follows:

- 1. Strike from section forty-two (42), lines fourteen (14) to nineteen (19), inclusive, and insert:
 - 5. Strike subsection five (5) and insert the following:
- "5. On the fifth thousand dollars of taxable income, or any part thereof, five percent.
- "6. On the sixth thousand dollars of taxable income, or any part thereof, six percent, and on all taxable income in excess of six thousand dollars, six percent."
 - 6. Renumber the following subsection.

Duffy of Dubuque moved that action on House File 702 be deferred and that the bill retain its place on the calendar as unfinished business.

The motion lost.

Bowin of Black Hawk moved the adoption of his amendment.

The amendment was adopted by the committee of the whole.

Petersen of Dallas asked and received unanimous consent to withdraw his amendments to Division II and Division V filed on May 11, 1967, and found on page 1379 of the House Journal.

Miller of Page offered the following amendment and moved its adoption:

Amend the title to House File 702 by adding in line two (2) after the word "Sales" the words "and use taxes".

The amendment was adopted by the committee of the whole.

Millen of Van Buren moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 126, 149, 168, 289, 305, 337, 348, 379. 457, 482, 483, 576 and 726,

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 126, 149, 168, 289, 305, 337. 348, 379, 457, 482, 483, 576 and 726,

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 11, 1967, the Governor had approved the following: Senate File 60.

AMENDMENTS FILED

Amend House File 724 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Senate File 18, Acts of the Sixty-second General Assembly, Section 1, is hereby amended by striking the words "Every registration plate" in line four (4) and inserting in lieu thereof the words "Every private passenger motor vehicle registration plate for vehicles registered under Section three hundred twenty-one point one hundred nine (321,109) of the Code issued for the years after 1968".

MOFFITT of Appanoose SCHMARJE of Muscatine REDFERN of Lee DISTELHORST of Des Moines

Amend the Tax Revision Committee Amendment to House File 604 filed May 10. 1967, as follows:

By striking from line six (6) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".

- 2. By striking from line eight (8) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 3. By striking from line ten (10) the words and figures "twenty-five hundred (2,500) dollars and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 4. By striking from lines twenty-one (21) and twenty-two (22) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 5. By striking from lines twenty-seven (27) and twenty-eight (28) the words and figures "twenty-five hundred (2,500) dollars and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 6. By striking from line forty-two (42) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 7. By striking from lines forty-six (46) and forty-seven (47) the words and figures "twenty-five hundred (2,500) dollars and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".

BOWIN of Black Hawk

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Tuesday, May 16, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, May 16, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Andrew J. Hofer, pastor of the First Presbyterian Church, Audubon, Iowa.

The Journal of May 15 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Monroe on request of Moffitt of Appanoose; Sullivan of Woodbury on request on Fullerton of Woodbury; Mayberry of Webster on request of Glenn of Polk.

PRESENTATION OF VISITORS

Graham of Ida introduced to the House 37 senior students from Lake View-Auburn High School, Lake View, Iowa, accompanied by their sponsors, Mr. Shinn and Mr. Peterson.

The Speaker introduced to the House 27 ninth grade students from Arlington High School, Arlington, Iowa, accompanied by their teacher, Alvin Folkers.

Van Drie of Story introduced to the House 22 fifth grade students from Edwards School, Ames, Iowa, accompanied by their teacher, Mrs. Woody.

O'Malley of Polk introduced to the House 39 fourth grade students from St. Theresa School, Des Moines, Iowa, accompanied by Mrs. Maher.

Kitner of Buchanan introduced to the House seven students from Jefferson High School, Independence, Iowa, accompanied by Maxyne Kitner.

Kiilsholm of Kossuth introduced to the House 17 eighth grade students from St. Paul Emanuel School, Whittemore, Iowa, accompanied by their teacher, Rueben Butzke, and Milton Espe.

Maloney of Polk introduced to the House 37 senior students from Bondurant-Farrar Community School, Bondurant, Iowa, accompanied by their teacher, Warren Davison.

Sanders of Emmet introduced to the House 30 seventh and eighth grade students from St. Mary's School, Mallard, Iowa, accompanied by Father Montag.

PETITIONS

The following petitions were received and placed on file:

By Steffen of Chickasaw from 11 residents of Chickasaw County who oppose Senate File 49, relating to repeal of local option, and Senate File 488, which would legalize parimutuel betting.

By Winkelman of Calhoun from 19 residents of Calhoun County who favor Senate File 488, which would legalize pari-mutuel betting.

By Johnson of Audubon from $25\,\mathrm{residents}$ of Audubon and Guthrie Counties who favor pari-mutuel betting.

By Bowin of Black Hawk from 81 residents of Black Hawk County who favor passage

of the Woodward State Hospital bill, asking for an increase of 4.4 million dollars for operational expenses.

By Van Roekel of Marion from 18 members of the Pella Union of Women's Christian Temperance Union who oppose Senate File 49, which seeks to repeal the local option law and Senate File 488, which promotes pari-mutuel betting.

INTRODUCTION OF BILLS

House File 725, by Committee on Schools, a bill for an act relating to the function and operation of area schools.

Read first time and placed on the calendar.

House File 726, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa commission on the aging.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 442, a bill for an act relating to sidewalks in cities and towns.

Read first time and referred to committee on cities and towns.

Senate File 298, a bill for an act relating to interest on savings accounts and time deposits.

Read first time and referred to committee on commerce.

Senate File 544, a bill for an act to authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases.

Read first time and referred to committee on industrial and human relations.

Senate File 505, a bill for an act relating to the costs of an official shorthand reporter in workmen's compensation hearings.

Read first time and referred to committee on industrial and human relations.

Senate File 506, a bill for an act providing a definite time at which interest on work-men's compensation claims will commence to accrue.

Read first time and referred to committee on industrial and human relations.

Senate File 504, a bill for an act to provide that the industrial commissioner shall supervise the professional care and rehabilitation of employees sustaining injuries arising out of and in the course of their employment.

Read first time and referred to committee on industrial and human relations.

Senate File 559, a bill for an act relating to errors and omissions insurance for the county recorder and deputies and employees of the county recorder's office.

Read first time and referred to committee on county and township affairs.

Senate File 383, a bill for an act to establish a labor relations board and define its duties, declaring certain acts unfair labor practices, and repealing and rewriting certain sections of the present statutes.

Read first time and referred to committee on industrial and human relations.

Senate File 575, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year.

Read first time and referred to committee on conservation.

Senate File 397, a bill for an act relating to the compensation of park commissioners.

Read first time and referred to committee on cities and towns.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 776, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 762, a bill for an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 474, a bill for an act relating to bank parking lot offices.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 257, a bill for an act relating to the adoption of safety rules.

AL MEACHAM, Secretary

RULE 50 INVOKED

Kluever of Cass invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on Senate File 248, a bill for an act to provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations; on Senate File 237, a bill for an act to prevent the extension of the municipal court system;

and on Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district.

The Speaker ordered Senate Files 248, 237 and 283 placed on the Regular Calendar.

MOTION TO RECONSIDER WITHDRAWN (House File 686)

Maloney of Polk asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 686, filed May 5, 1967, and found on page 1272 of the House Journal.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 20

Beardsley of Polk asked and received unanimous consent for the immediate consideration of House Concurrent Resolution 20, found on page 1408 of the House Journal, and moved its adoption.

The resolution was adopted.

RULE 50 INVOKED (House Joint Resolution 25)

Doderer of Johnson invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sutained Rule 50 on House Joint Resolution 25, a joint resolution creating a committee to revise the Code of Iowa, requiring said committee to present a report containing recommendations together with appropriate bills to the next general assembly, and providing an appropriation therefor.

The Speaker ordered House Joint Resolution 25 placed on the Regular Calendar.

ADOPTION OF SENATE CONCURRENT RESOLUTION 41

Miller of Page asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 41, found on page 1415 of the House Journal, and moved its adoption.

The resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 40

Mensing of Cedar asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 40, found on page 1414 of the House Journal, and moved its adoption.

The resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 43

Harbor of Mills called up for consideration Senate Concurrent Resolution 43, found on page 1384 of the House Journal, and moved its adoption.

The resolution was adopted.

HOUSE JOINT RESOLUTION 25 REFERRED TO APPROPRIATIONS COMMITTEE

The Speaker announced that House Joint Resolution 25, previously placed on the calendar under the provisions of Rule 50, is hereby referred to the committee on appropriations for further consideration.

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House File 693, a bill for an act to make an appropriation in settlement of a claim made against the state of Iowa, with report of committee recommending passage, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

McNamara

Roe

On the question "Shall the bill pass?" (H.F. 693)

Fullerton

The ayes were 94:

Andergen

Andersen	runerion	MCNamara	1106
Bailey	Gallagher	Mensing	Roorda
Baker	Gannon	Middleswart	Sanders
Battles	Gittins	Millen	Schmarje
Beardsley	Graham	Miller of Des Moines	Schroeder
Bennett	Grassley	Miller of Jones	Shaw
Bergman	Hanson of Benton	Miller of Page	Shepherd
Bowin	Hanson of Mitchell	Moffitt	Smith
Busch	Harbor	Mohrfeld	Sorg
Carnahan	Hicklin	Nelson	Stokes
Christensen	Hill	Nielsen	Story
Clark	Holden	Nolin	Strand
Cochran	Hullinger	Ossian	Strothman
Conklin	Johnston of Polk	Patton	Van Nostrand
Cunningham	Kitner	Pelton	Van Roekel
Curran .	Kluever	Petersen of Dallas	Varley
Den Herder	Knight	Peterson of Woodbury	Vetter
Diehl	Langland	Pierson	Voorhees
Doderer	Lee	Poncy	Welden
Duffy	Lipsky	Radl	Winkelman
Dunton	McCartney	Redfern	Wolfe
Fisher of Greene	McCray	Reed	Wood
Franklin	McIntyre	Renda	Yoder
Freeman	,		Mr. Speaker

The nays were none.

Absent or not voting 30:

Allen	Fischer of Grundy	Mayberry	Tapscott
Breitbach	Glenn	Mowry	Thordsen

Caffrey Johnson of Audubon O'Malley Tieden Kiilsholm Palmer Utzig Camp Coffman King Steffen Van Drie Darrington Klein Stromer Watson Distelhorst Koch Sullivan Waugh Edgington Maloney

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 725, a bill for an act to appropriate funds to defray expenses of the inaugural ceremonies, with report of committee recommending passage, was taken up for consideration.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 725)

The ayes were 99:

Andersen	Fisher of Greene	Maloney	Schroeder
Bailey	Franklin	McCartney	Shepherd
Battles	Freeman	McNamara	Smith
Beardsley	Fullerton	Mensing	Sorg
Bennett	Gallagher	Middleswart	Stokes
Bergman	Gannon	Miller of Des Moines	Story
Breitbach	Gittins	Miller of Jones	Strand
Busch	Graham	Moffitt	Strothman
Caffrey	Grassley	Mohrfeld	Tapscott
Camp	Hanson of Benton	Nielsen	Thordsen
Carnahan	Hanson of Mitchell	Nolin	Tieden
Christensen	Harbor	Ossian	Van Drie
Clark	Hicklin	Patton	Van Nostrand
Cochran	Hill	Pelton	Van Roekel
Coffman	Holden	Petersen of Dallas	Varley
Conklin	Hullinger	Peterson of Woodbury	Vetter
Cunningham	Johnson of Audubon	Pierson	Voorhees
Curran	Kiilsholm	Poncy	Waugh
Darrington	Kitner	Redfern	Welden
Den Herder	Kluever	Reed	Winkelman
Distelhorst	Knight	Renda	Wolfe
Doderer	Koch	Roe	Wood
Duffy	Langland	Roorda	Yoder
Dunton	Lee	Sanders	Mr. Speaker
Fischer of Grundy	Lipsky	Schmarje	

The nays were 2:

McIntyre Radl

Absent or not voting 23:

Allen	Johnston of Polk	Miller of Page	Steffen
Baker	King	Mowry	Strom er
Bowin	Klein	Nelson	Sullivan
Diehl	Mayberry	O'Malley	Utzig
Edgington	McCray	Palmer	Watson
Glenn	Millen	Shaw	1

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 515, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of two hundred thousand (200,000) dollars to conduct soil survey operations in the state of Iowa, with report of committee recommending passage, was taken up for consideration.

Ossian of Montgomery moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 515)

The ayes were 92:

Andersen	Gittins	Miller of Des Moines	Schroeder
Bailey	Graham	Miller of Jones	Shaw
Battles	Grassley	Miller of Page	Shepherd
Bergman	Hanson of Benton	Moffitt	Smith
Bowin	Hanson of Mitchell	Mohrfeld	Sorg
Breitbach	Harbor	Nelson	Stokes
Caffrey	Hicklin	Nielsen	Story
Camp	Hill	Nolin	Strand
Carnahan	Holden	O'Malley	Stromer
Clark	Hullinger	Ossian	Strothman
Cochran	Johnson of Audubon	Patton	Tapscott
Coffman	Kiilsholm	Pelton	Thordsen
Cunningham	Kitner	Petersen of Dallas	Tieden
Curran	Kluever	Peterson of Woodbury	Van Drie
Den Herder	Knight	Pierson	Van Roekel
Distelhorst	Koch	Poncy	Varley
Duffy	Langland	Redfern	Watson
Dunton	Lee	Reed	Waugh
Fisher of Greene	Maloney	Renda	Welden
Freeman	McCartney	Roe	Winkelman
Fullerton	Mensing	Roorda	Wolfe
Gallagher	Middleswart	Sanders	Wood
Gannon .	Millen	Schmarje	Mr. Speaker

The nays were 12:

Beardsley	Conklin	Lipsky	Radl
Bennett	Doderer	McCray	Vetter
Christensen	Franklin	McIntyre	Yoder

Absent or not voting 20:

Allen Edgington Klein Steffen Baker Fischer of Grundy Sullivan Mayberry Busch McNamara Utzig Glenn Johnston of Polk Van Nostrand Darrington Mowry Diehl Palmer Voorhees King

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Cunningham of Story offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 338, Section 1, by striking from line nine (9) the figures "3,035.08" and inserting in lieu thereof the figures "2,210.08".

The amendment was adopted.

Patton of Delaware asked and received unanimous consent to withdraw his amendment, filed April 11 and found on page 905 of the House Journal.

Patton of Delaware moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 338)

The ayes were 101:

Andersen	Gallagher	McCray	Schmarje
Bailey	Gannon	McNamara	Schroeder
Baker	Gittins	Middleswart	Shaw
Battles	Glenn .	Millen	Shepherd
Beardsley	Graham	Miller of Des Moines	Smith
Bergman	Grassley	Miller of Jones	Sorg
Bowin	Hanson of Benton	Miller of Page	Stokes
Breitbach	Hanson of Mitchell	Moffitt	Story
Busch	Harbor	Mohrfeld	Strand
Caffrey	Hicklin	Mowry	Stromer
Camp	Hill	Nelson	Strothman
Carnahan	Holden	Nielsen	Tapscott
Christensen	Hullinger	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Van Drie
Coffman	Johnston of Polk	Ossian	Van Roekel
Conklin	Kitner	Patton	Varley
Cunningham	Klein	Pelton	Vetter
Den Herder	Kluever	Peterson of Woodbury	Watson
Distelhorst	Knight	Pierson	Waugh
Duffy	Koch	Poncy	Welden
Dunton	Langland	Radl	Winkelman
Edgington	Lee	Redfern	Wolfe

Fisher of Greene Franklin

Lipsky Maloney McCartney Renda Roe

booW Yoder

Freeman

Fullerton

Sanders

Mr. Speaker

The nays were 2:

Bennett

Doderer

Absent or not voting 21:

Allen Cochran Kiilsholm King

Palmer Petersen of Dallas

Sullivan Tieden Utzig

Curran Darrington

Diehl

Mayberry McIntyre Mensing

Reed Roorda Steffen

Van Nostrand Voorhees

Fischer of Grundy

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines. Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor,

Van Drie of Story offered the following amendment and moved its adoption:

Amend House File 718, Section 1, line ten (10) by inserting after the word "with" the following: "all window air conditioners, carpeting and all".

The amendment was adopted.

O'Malley of Polk moved to reconsider the vote by which the Van Drie amendment was adopted.

. The motion prevailed.

Van Drie of Story moved the adoption of his amendment,

The amendment was adopted.

Mowry of Marshall offered the following amendment and moved its adoption:

Amend House File 718, Section 2, line three (3), by striking the words and figures "four hundred ten thousand (410,000)" and inserting in lieu thereof the words and figures "four hundred thousand (400,000)".

The amendment was adopted.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 718)

The ayes were 93:

Andersen Dunton -McNamara Shaw Bailey Shepherd Franklin Mensing Baker Middleswart Smith Gallagher Battles Gannon Millen Sorg Beardsley Gittins Miller of Des Moines Steffen Bennett Glenn Miller of Jones Stokes Bergman Graham Miller of Page Story Bowin Hanson of Benton Moffitt Strand Breitbach Hanson of Mitchell Tapscott Mohrfeld Thordsen Busch Hicklin . Nelson Caffrey Hill Nolin Tieden O'Malley Camp Holden Van Drie Carnahan Hullinger Palmer' Van Nostrand Christensen Johnson of Audubon Pelton Van Roekel Coffman Johnston of Polk Poncy Varley Conklin Kiilsholm Radl Voorhees Cunningham Klein Redfern Watson Curran Kluever Reed Waugh Darrington Lee Renda Welden Den Herder Lipsky Roe Wolfe Diehl Maloney Roorda Wood Distelhorst McCartney Sanders Yoder Doderer McIntyre Schmarje Mr. Speaker Duffv

The nays were 20:

Clark Grassley Langland Patton Fischer of Grundy Harbor McCray Petersen of Dallas Fisher of Greene Kitner Mowry Peterson of Woodbu Freeman Knight Nielsen Strothman Fullerton Ossian Koch Winkelman

Absent or not voting 11:

Allen King Schroeder Utzig
Cochran Mayberry Stromer Vetter
Edgington Pierson Sullivan

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa, was taken up for consideration.

Cunningham of Story asked and received unanimous consent to withdraw his amendment, filed May 5 and found on page 1273 of the House Journal.

Millen of Van Buren offered the following amendment and moved its adoption: Amend House File 719 by striking all of Section 4 (4).

The amendment was adopted.

Mowry of Marshall offered the following amendment and moved its adoption:

Amend House File 719 as follows:

Add after the period in line five (5) Section 2 the following:

No additional sums shall be expended by the Executive Council under Section nineteen point twenty-nine (19.29), Code 1966, for implementation of this appropriation.

The amendment was adopted.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 719)

The ayes were 103:

Andersen	Fullerton	McIntyre	Schmarje
Baker	Gallagher	Mensing	Shaw
Battles	Gannon	Middleswart	Shepherd
Beardsley	Gittins	Millen	Smith
Bergman	Glenn	Miller of Des Moines	Steffen
Bowin	Graham	Miller of Jones	Stokes
Breitbach	Grassley	Miller of Page	Strand
Busch	Hanson of Benton	Moffitt	Stromer
Caffrey	Hanson of Mitchell	Mohrfeld	Tapscott
Camp	Harbor	Nelson	Thordsen
Carnahan	Hicklin	Nielsen	Tieden
Clark	Hill	Nolin	Van Drie
Cochran	Holden	O'Malley	Van Nostrand
Coffman	Hullinger	Ossian	Van Roekel
Conklin	Johnson of Audubon	Palmer	Varley
Cunningham	Johnston of Polk	Pelton	Vetter
Darrington	Kiilsholm	Petersen of Dallas	Voorhees
Den Herder	Kitner	Pierson	Watson
Diehl	Klein	Poncy	Waugh
Distelhorst	Kluever	Radl	Welden
Doderer	Knight	Redfern	Winkelman
Duffy	Langland	Reed	Wolfe
Dunton '	Lee	Renda	Wood
Edgington	Lipsky	Roe	Yoder
Franklin	Maloney	Roorda	Mr. Speaker
Freeman	McCartney	Sanders	

The nays were 7:

Fischer of Grundy

McCrav

Patton

Strothman

Koch

Mowry

Schroeder

Absent or not voting 14:

Allen

Curran

McNamara

Story

Bailey

Fisher of Greene

Peterson of Woodbury Sullivan

Utzig

Bennett

King

Sorg

Christensen Mayberry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LOST -

(House File 249)

Shaw of Scott called up for consideration the motion to reconsider the vote on House File 249, filed by her on May 2, 1967, and found on page 1196 of the House Journal.

Shaw of Scott moved to reconsider the vote by which House File 249 passed the House.

The motion lost.

MOTION TO RECONSIDER WITHDRAWN

(House File 274)

Harbor of Mills asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 274, filed May 1, 1967, and found on page 1183 of the House Journal.

MOTIONS FOR ADDITIONAL TIME

(Senate Files 248, 283 and 237)

Schroeder of Pottawattamie moved that the committee on judiciary be granted 10 additional legislative days for the consideration of Senate File 248.

Roll call was requested by Maloney of Polk and Kluever of Cass.

On the question "Shall the committee on judiciary be granted 10 additional days for Senate File 248?"

The ayes were 43:

Christensen Coffman Cunningham Darrington Duffy. Edgington

Bennett

Gittins Glenn Grassley

Holden

Hanson of Benton Harbor Hill

Knight Koch Langland Maloney

McCrav McNamara

Mensing

Nielsen Ossian Peterson of Woodbury

Radl Schroeder

Smith

Fischer of Grundy
Fisher of Greene
Freeman

Hullinger Johnson of Audubon Mohrfeld Kitner Klein

Moffitt Mowry Nelson

Strothman Tieden Van Drie Welden

Story Strand

The navs were 71:

Andersen Bailev Raker Battles Beardsley

Fullerton

Doderer Franklin Gallagher Gannon Graham Hanson of Mitchell

Hicklin

Miller of Page Nolin O'Mallev Patton Pelton Petersen of Dallas Pierson

Stromer Tapscott Thordsen Van Nostrand Van Roekel Varley

Breitbach Busch Caffrey Camp

Conklin

Diehl

Den Herder

Distelborst

Bergman

Bowin

Kiilsholm Kluever Lee Carnahan Lipsky Clark Cochran

McCartnev McIntvre Middleswart Millen

Miller of Jones

Johnston of Polk

Roorda Schmarie Shaw Shepherd Sorg Miller of Des Moines Steffen Stokes

Poncy

Renda

Roe

Redfern

Vetter Voorhees Watson Waugh Winkelman Wolfe booW Yoder Mr. Speaker

Absent or not voting 10:

Allen Curran Dunton King Mayberry Palmer

Reed Sanders

Sullivan Utzig

The motion, not having received a constitutional majority, lost.

Schroeder of Pottawattamie moved that the committee on judiciary be granted 10 additional legislative days for the consideration of Senate File 283.

Roll call was requested by Maloney of Polk and Kluever of Cass.

On the question "Shall the committee on judiciary be granted 10 additional days on Senate File 283?"

The ayes were 57:

Bailey Battles Bennett Busch Camp Carnahan Christensen

Fullerton Gittins Glenn Grasslev Hanson of Benton Harbor

Hill

Langland Maloney McCartney McCray McNamara Mensing Moffitt

Poncy Radl Schroeder Shaw . Shepherd Smith

Stokes

Clark Holden Mohrfeld Stromer Coffman Hullinger Mowry Strothman Cunningham Johnson of Audubon Nelson Tieden Darrington Kitner Nielsen Van Drie Duffy Klein Ossian Van Nostrand Edgington Pelton Varley Knight Fischer of Grundy Koch Peterson of Woodbury Welden

Freeman

The nays were 56:

Andersen Miller of Jones Story Gallagher Baker Gannon Miller of Page Strand Beardsley Graham Nolin Tapscott Bergman Hanson of Mitchell O'Malley Thordsen Bowin Hicklin Patton Van Roekel Breitbach Johnston of Polk Petersen of Dallas Vetter Caffrev Kiilsholm Pierson Voorhees Cochran Kluever Redfern Watson Conklin Renda Waugh Lee Den Herder Lipsky Roe Winkelman Diehl McIntyre Roorda Wolfe Doderer Schmarje Middleswart Wood Fisher of Greene Millen Sorg Yoder Franklin Miller of Des Moines Steffen Mr. Speaker

Absent or not voting 11:

Allen Dunton Palmer Sullivan
Curran King Reed Utzig
Distelhorst Mayberry Sanders

The motion, not having received a constitutional majority, lost.

Schroeder of Pottawattamie moved that the committee on judiciary be granted 10 additional legislative days for the consideration of Senate File 237.

Roll call was requested by Maloney of Polk and Kluever of Cass.

On the question "Shall the committee on judiciary be granted 10 additional days for Senate File 237?"

The ayes were 47:

Bennett Fullerton Knight Ossian Camp. Gittins Koch Peterson Carnahan Glenn Langland of Woodbury Christensen Grassley Maloney Poncy Coffman Hanson of Benton McCartney Radl Cunningham Harbor McNamara Schroeder Darrington Hill Mensing Shaw

Duffy	Holden	Moffitt	Smith
Edgington	Hullinger	Mohrfeld	Strothman
Fischer of Grundy	Johnson of Audubon	Mowry	Tieden
Fisher of Greene	Kitner	Nelson	Van Drie
Freeman	Klein	Nielsen	Welden

The nays were 65:

Andersen	Gannon	Nolin	Strand
Bailey	Graham	O'Malley	Stromer
Baker	Hanson of Mitchell	Patton	Tapscott
Battles	Hicklin	Pelton	Thordsen
Beardsley	Johnston of Polk	Petersen of Dallas	Van Nostrand
Bergman	Kiilsholm	Pierson	Van Roekel
Bowin	Kluever	Redfern	Varley
Breitbach	Lee	Renda	Vetter
Busch	Lipsky	Roe	Voorhees
Caffrey	McCray	Roorda	Watson
Clark	McIntyre	Schmarje	Waugh
Cochran	Middleswart	Shepherd	Winkelman
Conklin	Millen	Sorg	Wolfe
Den Herder	Miller of Des Moines	Steffen	Wood
Diehl	Miller of Jones	Stokes	Yoder
Franklin	Miller of Page	Story	Mr. Speaker
Gallagher			

Absent or not voting 12:

Allen	Doderer	Mayberry	Sanders
Curran	Dunton	Palmer	<u>Sulliv</u> an
Distelhorst	King	Reed	Utzig

The motion, not having received a constitutional majority, lost,

On motion by Millen of Van Buren the House recessed until 1:10 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

HOUSE CONCURRENT RESOLUTION 19 DEFERRED

Edgington of Franklin called up for consideration House Concurrent Resolution 19, found on page 1355 of the House Journal.

Edgington of Franklin asked and received unanimous consent that action on House Concurrent Resolution 19 be deferred until tomorrow morning.

RULE 50 INVOKED

Middleswart of Warren invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 359, a bill for an act to limit civil

liability to persons riding in privately owned aircraft without payment for ride or transportation.

The Speaker ordered House File 359 placed on the Regular Calendar.

BULE 50 INVOKED

Gittins of Pottawattamie invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 261, a bill for an act relating to the organization, purpose, scope, and support of community mental health centers, and to authorize a tax levy therefor.

The Speaker ordered House File 261 placed on the Regular Calendar.

Millen of Van Buren offered the following report of the committee of the whole on House File 702:

REPORT OF COMMITTEE OF THE WHOLE

ON HOUSE FILE 702

MR. SPEAKER: The committee of the whole has had under consideration House File 702, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes, and has directed me to report the same with the recommendation that it be amended as follows and, when so amended, the bill do pass.

1. Amend the title by striking all after the word "Act" and inserting in lieu thereof the following:

"for the modification of existing use and sales taxes, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes."

- 2. Amend by striking all of Sections 1 through 38.
- 3. Section 39, by inserting at the end thereof the following new paragraph:
- "3. By adding thereto the following paragraph:
- "The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to July 1, 1967, shall be two (2) percent."
 - 4. Section 40, by inserting at the end thereof the following new paragraph:

"Section four hundred twenty-three point two (423,2), Code 1966, is further amended

by adding the following new subsection:

"The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to July 1, 1967, shall be two (2) percent."

- 5. Amend by inserting following Section 41 the following new sections:
- (1) Subsection four (4) of section four hundred twenty-two point forty-five (422.45), Code 1966, is hereby amended by adding a comma (,) after the word "property" in line two (2) and inserting the following: "other than implements of husbandry or household appliances".

- (2) Section four hundred twenty-two point forty-five (422.45), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "That part of the gross receipts from the sale of implements of husbandry which represent trade-in allowances to purchasers of implements of husbandry in sales in Iowa."
- b. "That part of the gross receipts from the sale of household appliances which represents trade-in allowances to purchasers of household appliances in sales in Iowa."
- (3) Section four hundred twenty-two point forty-two (422.42), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "Implements of husbandry means every device which is primarily designed for agricultural purposes except vehicles subject to registration under chapter three hundred twenty-one (321) of the Code."
- b. "'Household appliances' means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity or any combination thereof."
- (4) Section four hundred twenty-three point four (423.4), subsection six (6), Code 1966, is hereby amended by striking the period in line four (4) and adding the following: ", except that nothing in section four hundred twenty-two point forty-five (422.45), Code 1966, as amended shall exempt implements of husbandry or household appliances from use tax."
- (5) Section four hundred twenty-two point sixty-two (422.62), Code 1966, is amended as follows:

Insert in the seventh (7th) line from the end of said section, after the word "receipts", the words "from two-thirds of the sales taxes".

- (6) Section three hundred twelve point one (312.1), Code 1966, is amended as follows:
 - a. Insert at the beginning of subsection three (3) the words "Two-thirds of".
- b. Insert in subsection four (4), line three (3), after the word "percent" the words "of two-thirds".
- (7) Section four hundred twenty-three point twenty-four (423,24), Code 1966, is amended as follows:
 - a. Insert at the beginning the words "Two-thirds of".
- b. Add in line seven (7) after the word "fund" the words ", one-third of such revenue shall be credited to the general fund of the state".
- (8) Chapter four hundred twenty-two (422), Code 1966, is hereby amended by adding to division four (IV) thereof the following new sections "A" to "J", inclusive:
 - A. For the purpose of these sections and unless otherwise required by the context:
- "1. 'Person' includes any individual, firm, copartnership, joint venture, association, corporation, estate, trust, business trust, receiver, syndicate or any other group acting as a unit.
 - "2. 'Services' means all acts or services rendered, furnished or performed

for a valuable consideration by any person engaged in any business or occupation specifically enumerated. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.

- $^{\prime\prime}$ 3. $^{\prime}$ User' means the person for whom or for whose benefit the service is rendered or performed.
- "4. Business' shall include all activities engaged in or caused to be engaged in with the object of gain, benefit, or advantage, direct or indirect.
- "5. 'Taxpayer' means any person obligated to account to the state department of revenue for taxes collected, to be collected, or due under these sections.
- "6. 'Tax' means the tax payable by the person procuring or for whose benefit a service is rendered or performed subject to tax; or the aggregate amount of taxes due from the person rendering, performing, or furnishing services during the period for which he is required to report his collections as the context may require.
- '7. 'Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this chapter.
- "8. 'Gross taxable services' means the total amount received in money, credits, property, or other consideration value in money from services rendered or performed in this state and embraced within the provisions of these sections. However, the taxpayer may take credit in his report of gross taxable services for an amount equal to the value of services rendered or performed when the full value of services thereof is refunded either in cash or by credit. When services are made under conditional contract or under other contract or agreement, where the payment of the principal sum thereunder is extended over a period longer than sixty days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted for the purpose of imposition of the tax imposed by these sections as has actually been received in cash by the taxpayer during the period for which the tax imposed by these sections is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax herein, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."
- B. It shall be unlawful for any person to engage in the business of selling, rendering, or performing services subject to taxation under these sections after July 1, 1967 without first obtaining a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code. All provisions relating to the issuance of licenses as included in section four hundred twenty-two point fifty-three (422.53) of the Code shall apply to permits involving the sale, rendering, or performance of services. No person already holding a permit under the provisions of section four hundred twenty-two point fifty-three (422.53) of the Code shall be required to obtain an additional permit, but shall report the tax upon services provided for in these sections together with retail sales which are reported for taxation.
- C. There is hereby levied and imposed upon specifically enumerated services rendered or performed in this state and measured by the amounts therefor a tax in the amount of three percent, which shall be collected by the state department of revenue. All fees, taxes, interest, and penalties imposed by these sections shall be collected as provided by section four hundred twenty-two point sixty-two (422,62) of the Code by the state department of revenue and placed in the general fund of the state.

This tax shall be specifically imposed on the following services which are not coin operated: dry cleaning and laundering; automobile repairing; machinery repairing of all kinds; farm implement repairing; repairing of household appliances, televisions and radios.

- D. Persons rendering, performing, or selling services taxable hereunder shall as far as practicable add the tax imposed under these sections or the average equivalent thereof the value of services or charges showing such tax as a separate and distinct item and when added such tax shall constitute a part of the value of service or charge. The tax shall be a debt from the user to the person rendering or performing service until paid and shall be recoverable at law in the same manner as other debts.
- E. It shall be unlawful for any person rendering or performing service to advertise or hold out or state to the public or to any user, directly or indirectly, that the tax or any part thereof imposed by these sections will be assumed or absorbed by him or that it will not be added to the value of service rendered, or if added that it or any part thereof will be refunded.
- F. To provide uniform methods of adding the tax or the average equivalent thereof to the value of service, it shall be the duty of the state department of revenue to formulate and promulgate appropriate rules and regulations to effectuate the purposes of these sections.
- G. The service tax imposed under the provisions of these sections shall include a payment of sales or use tax, as the case may be, as a portion of the service tax. The state department of revenue shall provide uniform forms for the return required, and such forms shall also provide for the return of any sales or use tax paid upon materials or supplies involved in such service. No tax shall be imposed by these sections upon any service otherwise subject to taxation under the sales or use tax laws, and all exemptions from taxation under the sales and use tax laws shall apply to the sales of services taxable under these sections. The tax imposed by these sections shall be in addition to all licenses and taxes imposed by law except as otherwise provided.
- H. All services rendered to the state of Iowa or any of the tax-levying political subdivisions thereof shall be exempt from taxation under the provisions of these sections.
- I. The provisions of divisions four (IV) and five (V) of chapter four hundred twenty-two (422) of the Code relating to retail sales tax and administration thereof shall apply to the collection of the tax imposed by these sections insofar as practicable.
- J. The provisions of chapter four hundred twenty-three (423) of the Code shall apply to the collection and administration of the tax imposed by these sections insofar as they are applicable.
- (9) Section four hundred twenty-three point two (423.2), Code 1966, is hereby amended by adding thereto the following:
- "An excise tax is hereby imposed on the use in this state of personal services purchased or rendered on and after July 1, 1967 at the rate of three percent of the purchase price of such services. Such tax is hereby imposed upon every person using such services within the state until such tax has been paid directly to the person rendering such services or to the state department of revenue. The items subject to use tax on services shall be the same as those subject to a service tax upon services as enumerated in chapter four hundred twenty-two (422) of the Code as amended, but the use tax shall only apply in such cases where the services rendered are by nonresidents who do not maintain a permanent place of business within the state. The revenue hereunder shall be placed in the general fund of the state."
 - 6. Strike from Section 42, lines fourteen (14) to nineteen (19), inclusive, and insert:
 - 5. Strike subsection five (5) and insert the following:
- "5. On the fifth thousand dollars of taxable income, or any part thereof, five percent.

- "6. On the sixth thousand dollars of taxable income, or any part thereof, six percent, and on all taxable income in excess of six thousand dollars, six percent,"
- 7. Amend by striking all of Division V, Sections 43 and 44, and inserting in lieu thereof the following section:

Section four hundred twenty-two point thirty-three (422.33), Code 1966, is hereby amended by striking from line six (6) the word "four" and inserting in lieu thereof the word "eight".

8. Renumber the remaining sections of the bill in accordance with these amendments.

MAURICE E. BARINGER, Chairman

CONSIDERATION OF BILL

House File 702, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes, with report of the committee of the whole recommending amendment and passage, was taken up for consideration.

Millen of Van Buren moved that Rule 35 be suspended for the immediate consideration of the report of the committee of the whole, and move its adoption.

The motion prevailed and the committee report was adopted.

Welden of Hardin offered the following amendment to the committee amendment and moved its adoption:

Amend the amendments to House File 702 proposed by the committee of the whole as follows:

- 1. By striking from section (6) of amendment 5 the paragraph designated as "a".
- 2. By striking all of section (7) of amendment 5.

The amendment was adopted.

Wood of Scott offered the following amendment to the committee amendment and moved its adoption:

Amend Report of Committee of the Whole on House File 702 by striking all of paragraph one (1) thereof and substituting in lieu thereof the following:

1. Amend the title by striking all after the word "Act" and inserting in lieu thereof the following:

"for the modification of existing taxes on sales and use, personal income and corporate income, to provide for property tax replacement, equalization and allied purposes."

Further amend Report of Committee of the Whole on House File 702 by striking from paragraph eight (8) thereof the word "remaining".

The amendment was adopted.

Cochran of Webster offered the following amendment to the committee amendment and moved its adoption:

Amend the committee of the whole amendments to House File 702 as follows: Amendment 5, by striking from the second paragraph of section "C" the following words: "machinery repairing of all kinds; farm implement repairing;".

(Business Pending)

EXPLANATION OF VOTE

I voted "yes" on House File 686 only for the purpose of filing a Motion to Reconsider.

MALONEY of Polk

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption: .

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 150, 168, 236, 289, 514, 530 and 685; and Senate Files 139 and 463.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 150, 168, 236, 289, 514, 530 and 685; and Senate Files 139 and 463.

REPORT OF COMMITTEE

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 752, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend House File 711, Section one (1), by striking from line sixteen (16) the words "If the amount" and all of lines seventeen (17) through twenty-two (22).

TIEDEN of Clayton

Amend House File 213 by striking in line eleven (11) the figure "1971" and inserting in lieu thereof the figure "1975".

TAPSCOTT of Polk

Amend the Senate amendment to House File 285 by striking Section Two and inserting in lieu the following:

"2. By adding the following new subsection to Section Four: "This section shall not apply to any members of bona fide religious organizations using peyote as a part of a religious ritual or ceremony."

JOHNSTON of Polk

On motion by Millen of Van Buren the House recessed until 7:30 p.m.

EVENING SESSION

The House reconvened at 7:30~p.m. for a special memorial session, Darrington of Harrison in the chair.

They labored in the fields of State, They tilled with dedication. They plowed a furrow wide and straight, To guide our State and Nation.

> .. Honorable A. L. Mensing Representative, Cedar County

PROGRAM Representative, Marshall County Representative, Marion County TRIBUTE TO LEO ELTHON Honorable James T. Klein, Representative, Winnebago-Worth "My Shepherd Will Supply My Need" Arr. by Virgil Thomson "The Prayer of Peter Marshall" Robert Page Central College A Cappella Choir, Pella, Iowa Laurence Grooters, Conductor Eunice Roorda, Organist MEMORIALS Reading: Honorable Donald A. Bowin Representative, Black Hawk County "Beautiful Isle of Somewhere" Music, John S. Fearis "The Midland Four" Quartet, Des Moines Wendell Burbank, Tenor; Hersh Durhan, Lead; Roger Spahr, Baritone; Dean Wilson, Bass MEMORIALS "Friendship" "The Midland Four" Quartet

MEMORIALS

Honorable Dale E. Tieden, Tenor
Representative, Clayton County
Accompanist: Honorable William Hill

"Lord's Prayer"

MEMORIALS

Memorial resolutions commemorating the lives and public services of the following deceased were presented, read and unanimously adopted by rising vote:

Honorable Oliver Baker; Honorable Mahlon Brown; Honorable Vincent Browner; Honorable Leroy Chalupa; Honorable E. J. Cole; Honorable Charles Coverdale; Honorable Earl Dean; Honorable Oliver De Groote; Honorable Bert Dodds; Honorable Emory English; Honorable Clinton Fletcher; Honorable John R. Gardner; Honorable Urban Hageman; Honorable Arthur Hansen; Honorable John E. Hansen; Honorable George Held; Honorable James W. Howard; Honorable Ole Jacobsen; Honorable Joseph Johnson; Honorable Grant Lauer; Honorable Frank Lund; Honorable Paul McElroy; Honorable Wade McReynolds; Honorable Conway Morris; Honorable Bernard Murphy; Honorable Stanley Prall; Honorable Judson Perkins; Honorable Harry Ramseyer; Honorable Gail Rusk; Honorable Claire Seibert; Honorable Milton Strickler; Honorable Victor Stueland; Honorable Albert Weiss; and Honorable Arnold Utzig.

Postlude - Organ Interlude Honorable William Hill

Memorial Committee: Honorable William Darrington,
Chairman
Honorable Gerrit Van Roekel
Honorable Ray C. Cunningham

Floral Arrangments by Nielsen Greenhouse and Flower Shop, Des Moines, Iowa; Organ and Piano Compliments Stoner Piano Company, Des Moines, Iowa.

On motion by Mensing of Cedar, the House adjourned until 9:30 a.m., Wednesday, May 17, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, May 17, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend John J. A. Breitbach, pastor of the Visitation Rectory, Stacyville, Iowa.

The Journal of May 16 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Monroe for today and tomorrow on request of Millen of Van Buren.

PRESENTATION OF VISITORS

Strand of Poweshiek introduced to the House 31 eighth grade students from the Deep River-Millersburg School District, Millersburg, Iowa, accompanied by thier teacher, Aileen Schaull.

Christensen of Union introduced to the House 42 seventh and eighth grade students from East Union Community Schools, Arispe, Iowa, accompanied by their teachers, Mrs. Jean Crandall and Mr. Scranlan.

Carnahan of Wapello introduced to the House the Honorable Harvey W. Ware, Ottumwa, Iowa, former member of the House from Wapello County in the Fifty-ninth General Assembly.

Reed of Linn introduced to the House 21 seventh and eighth grade students from St. Patrick's School, Fairfax, Iowa, accompanied by their teacher, Sister Mary Bernice, and several mothers.

Schroeder of Pottawattamie introduced to the House 45 students from Treynor Community Schools, Treynor, Iowa, accompanied by their teachers: Mrs. Hestrum, Mr. Messerly, Mrs. Trede and Mrs. Hartje.

PETITIONS

The following petitions were received and placed on file:

By McNamara of Linn from 22 residents of Linn County who favor a sales tax increase to relieve property tax.

By Yoder of Johnson from 95 residents of Johnson County favoring Senate File 406, a legalizing act for Clear Creek School District.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 752, under Rule 35.

POINT OF PERSONAL PRIVILEGE

Norwegian Embassy Washington 7, D.C.

May 10, 1967.

Hon. Laurence Allen State Representative House of Representatives State of Iowa Des Moines, Iowa 50319

My dear Representative:

I was deeply touched by your letter of May 2. In response to your request, it is my privilege to enclose a greeting to the Iowa General Assembly to be presented May 17 in connection with its recognition of Norway's Constitution Day.

Sincerely,
ARNE GUNNENG
Ambassador of Norway

A Greeting to the Iowa General Assembly May 17 in Rocognition of Norway's Constitution Day.

As Norway's Ambassador to the United States, I am happy to send my most cordial greetings to the Iowa General Assembly May 17 in recognition of our Constitution Day.

Our Fundamental Law was written by the Constituent Assembly that met at Eidsvold in 1814. Their signing of the Constitution marked the end of four hundred years of dependence and the beginning of a new era of national rebirth that reached its climax in 1905 when Norway once again became a fully independent and sovereign nation. Through all the years that preceded this momentous event in our history, Norwegians rallied on the 17th of May to demonstrate their support for the Constitution of 1814.

The 17th of May is still very meaningful to the people of Norway. You can see it in the glowing faces of the nation's school children as they march in Constitution Day parades, singing and waving Norway's red-white-and-blue cross flag.

It is interesting to note that, in drafting the Constitution, the members of the Constituent Assembly of 1814 studied Norway's ancient laws as well as contemporary charters of freedom. A chief inspiration was the United States Declaration of Independence, especially the principles that it laid down for the protection of individual freedom. That is but one of the many bonds between Norway and the United States. Friendship between our two peoples has also been forged by the nearly one million Norwegian immigrants and their descendents.

The Iowa General Assembly's recognition of our Constitution Day will help to cement the friendship between Norway and the United States, and for that I wish to extend my heartfelt thanks.

ARNE GUNNENG Ambassador of Norway

Moffitt of Appanoose offered the following concurrent resolution:

HOUSE CONCURRENT RESOLUTION 21

By: Moffitt, Petersen of Dallas, Redfern, Roorda, Diehl, Graham, Kiilsholm, Nolin, Mayberry, Distelhorst, Nelson, Knight, Nielsen, Middleswart, Roe, Bailey, and Van Roekel

WHEREAS, littering, the indiscriminate disposing of cans, bottles, garbage, and other rubbish, is becoming commonplace throughout the nation and the State; and

WHEREAS, littering results in the distraction and destroying of the natural beauty of the landscape and surrounding countryside and in unsightliness in general; and

WHEREAS, it is general practice for food products and alcoholic beverages to be dispensed in nonredeemable type containers; and

WHEREAS, it is the growing tendency of soft-drink manufacturers and vendors also to dispense their products in nonredeemable type containers; and

WHEREAS, it is apparent that supervision by governmental bodies and agencies is lacking in providing suitable disposal receptacles, dumping areas, and garbage-collection disposal systems for articles of litter; and

WHEREAS, present laws intended to control littering are generally ignored and evaded; and

WHEREAS, littering is directly related to the health, safety, and general welfare of the citizens of the nation and this State; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, that the Iowa Legislative Research Committee be directed to conduct, during the 1967-1969 legislative biennium, a study of the littering problem of the State, the laws related thereto, and the need for additional legislation to correct the littering problem.

BE IT FURTHER RESOLVED that the Legislative Research Committee establish a committee in accordance with section 2.55 of the Code to assist with the study of the littering problem.

BE IT FURTHER RESOLVED that the committee assisting in the study be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

Laid over under Rule 25.

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 96

To the President of the Senate and the Speaker of the House of Representatives:

We, the undersigned members of the Conference Committee appointed to consider Senate File 96, a bill for an act to provide law clerks for supreme court judges, beg leave to report and to make the following recommendation:

- 1. That Senate File 96 be amended as follows:
- a. By striking all after the enacting clause and substituting in lieu thereof the following:
- Section 1. Chapter six hundred eighty-four (684), Code 1966 is amended by adding the following section:

"The supreme court shall have authority to appoint not more than nine (9) attorneys or graduate of a reputable law school as defined in section six hundred ten point two (610.2), of the Code, to act as legal assistants to the judges of the supreme court, such assistants to serve at a salary not to exceed seven thousand (7,000) dollars per year and shall render these services in such manner as may be prescribed by the court."

GEORGE E. O'MALLEY, Chairman C. JOSEPH COLEMAN ELMER F. LANGE ARTHUR A. NEU On the Part of the Senate JOHN CAMP, Chairman DAN L. JOHNSTON RALPH F. McCARTNEY WILLIAM D. PALMER On the Part of the House

INTRODUCTION OF BILLS

House File 727, by Committee on Appropriations, a bill for an act to provide for refunding overpayments for the 1966 Code and Iowa departmental rules, and to make an appropriation therefor.

Read first time and placed on the calendar.

House File 728, by Committee on Judiciary, a bill for an act in relation to agreements respecting the joint or common ownership of property used in the generation, transmission, or distribution of electricity.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 257, a bill for an act relating to the adoption of safety rules.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 762, a billfor an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District, in the Counties of Dubuque and Jackson, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.

Read first time and referred to committee on judiciary.

Senate File 776, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor.

Read first time and referred to committee on cities and towns.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 286, a bill for an act relating to fees for marriage licenses.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 61, a bill for an act relating to inspection of county jails by the state board of control.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 518, a bill for an act relating to ice milk cones.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 441, a bill for an act relating to duties and powers of the Iowa state commerce commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 650, a bill for an act relating to investments of the Iowa public employees retirement fund.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 21 relating to the recognition of the Eastern Orthodox Church as a major faith.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 21

By: Ely, Kosek, Van Eaton, O'Malley, Riley, Denman, Frommelt, Kibbie, Stanley, Jepsen, Reichardt, Klefstad, Floy, Reppert, Coleman, Walsh, Erskine, Cassidy, Messerly, Gaudineer and Hougen

WHEREAS, the Eastern Orthodox Church is a major faith in the United States and in the state of Iowa, and

WHEREAS, by custom and usage it has been common practice when reference is made to specify the major faiths as being Protestant, Catholic, and Jewish without mention of the Eastern Orthodox Church, and

WHEREAS, the Eastern Orthodox Church is entitled to and should receive general public recognition as one of the major faiths in this state and should be included in all public references thereto, and

WHEREAS, it appears that a religious distinction is being made against the Eastern Orthodox Church which is contrary to the spirit and democratic principles of our state and national governments, Now Therefore,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Eastern Orthodox Church be recognized as a major faith in the state of Iowa and that official papers of this state and its policial subdivisions which refer to the major faiths and which now specify only the Protestant, Catholic, and Jewish religions be changed to include the Eastern Orthodox religion, and that all persons writing for publication or using other media of public expression and communication in this state are hereby respectfully requested to include the Eastern Orthodox religion when making specific reference to the major faiths of this state or nation, and

BE IT FURTHER RESOLVED, That the Secretary of the Senate be instructed to forward suitable copies of this Resolution to the Most Reverend Michael Shaheen, Archbishop of the Antiochian Eastern Orthodox Archdiocese of Toledo, Ohio; the Most Reverend Iakovos, Archbishop of the Greek Orthodox Archdiocese of North and South America; the Reverend Father Gus E. Hatzidakis of Cedar Rapids, Iowa; the Eastern Orthodox Churches of Iowa; the Reverend Father C. Alexander George of Cedar Rapids, Iowa; and to the news media in the state of Iowa.

SENATE AMENDMENT TO HOUSE FILE 61

Amend House File 61 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fifty-six point forty-three (356.43), Code 1966, is amended by inserting the following new paragraphs at the beginning of said section:

"The state board of control shall have general charge and supervision of the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive, of the Code. The state board of control and its inspectors and agents shall have the power and duty to make periodic inspections of each such jail, and officially to notify the county board of supervisors in writing to comply fully with the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive.

"The board of control may order the governing body of a political subdivision to either correct any violations found in the inspection of a jail within a designated period, or may prohibit the confinement of prisoners in the jail. If the governing body fails to comply with the order within the period designated, the board of control may schedule a hearing on the alleged violation. The board may subpoena witnesses, documents, and other information deemed necessary to determine the validity of the alleged violation. The board shall upon written request from the governing body of the political subdivision grant representatives of the political subdivision the right to appear before the board at the hearing. Such representatives shall have the right to counsel and may produce witnesses and present statements, documents, and other information with respect to the alleged violation for consideration at the hearing.

"The board after the hearing shall affirm, revoke, or modify the original order. If the order is upheld, the board may include a schedule for correction of the violation or violations and designate the date before each violation shall be corrected.

"If the political subdivision does not comply with the order within the designated period, the board may petition the attorney general to institute proceedings to enjoin the political subdivision from confining prisoners in the jail and require the transfer of prisoners to a jail declared by the director to be suitable for confinement. The county or municipality from which prisoners are transferred shall be liable for the cost of transfer and expenditures incurred in the confinement of prisoners in the jail to which transferred."

CONSIDERATION OF BILL BUSINESS PENDING

The House resumed consideration of House File 702, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes,

Cochran of Webster offered the following amendment to the committee amendment filed by him and moved its adoption:

Amend the committee of the whole amendments to House File 702 as follows: Amendment 5, by striking from the second paragraph of section "C" the following words: "machinery repairing of all kinds; farm implement repairing;".

Roll call was requested by Millen of Van Buren and Maloney of Polk.

On the question "Shall the amendment to the committee amendment be adopted?"

The ayes were 53:

Bailey	Franklin	Maloney	Poncy
Baker	Fullerton	Mayberry	Radl
Bergman	Gannon	McNamara	Redfern
Breitbach	Hanson of Benton	Middleswart	Renda
Carnahan	Hanson of Mitchell	Miller of Des Moines	Roe
Christensen	Harbor	Mowry	Sanders
Clark	Hill .	Nelson	Smith
Cochran	Hullinger	Nielsen	Steffen
Coffman	Johnston of Polk	Nolin	Stokes
Curran	Kiilsholm	Ossian	Strothman
Distelhorst	Kitner	Palmer	Tieden
Doderer	Knight	Peterson of Woodbury	Waugh
Dunton	Langland	Pierson	Winkelman
Fischer of Grundy	- ,		

The nays were 61:

Andersen	Gittins	Millen	Strand
Battles	Glenn	Miller of Jones	Stromer

Moffitt Sullivan Beardsley Graham Bennett Grassley Mohrfeld Tapscott Thordsen Bowin Hicklin O'Malley Van Drie Busch Holden Patton Van Nostrand Johnson of Audubon Pelton Caffrey Camp Kluever Petersen of Dallas Van Roekel Varley Conklin Koch Reed Vetter Cunningham Lee Roorda Voorhees Darrington Lipsky Schmarje Den Herder Schroeder Welden McCartney Diehl McCray Shaw booW Shepherd Yoder Edgington McIntyre Freeman Mensing Story Mr. Speaker

Gallagher

Absent or not voting 10:

Allen King Sorg Watson
Duffy Klein Utzig Wolfe

Fisher of Greene Miller of Page

The amendment lost.

Distelhorst of Des Moines offered the following amendment to the committee amendment filed by him and moved its adoption:

Amend Report of Committee of the Whole on House File 702 as follows:

- 1. By striking from Section C, line two (2), the words "specifically enumerated" and add in lieu thereof the word "all".
- 2. Further amend Section C by striking lines eleven (11), twelve (12), thirteen (13), fourteen (14), and fifteen (15).

Roll call was requested by Distelhorst of Des Moines and the Speaker.

On the question "Shall the amendment to the committee amendment be adopted?" The ayes were 29:

Fischer of Grundy Beardsley Maloney Peterson Bennett Franklin McNamara. of Woodbury Breitbach Gallagher Middleswart Redfern Caffrev Gannon Miller of Des Moines Roe Christensen Hanson of Benton Miller of Page Steffen Cochran Hullinger Nolin · Strothman Distelhorst Kitner Palmer Tieden Dunton Winkelman

The nays were 72:

Andersen Fullerton McIntyre Shaw

•		
Gittins	Mensing	Shepherd
Glenn	Millen	Smith
Graham	Miller of Jones	Story
Hanson of Mitchell	Moffitt	Strand
Harbor	Mohrfeld	Sullivan
Hicklin	Mowry	Tapscott
Hill	O'Malley	Van Nostrand
Holden	Ossian	Van Roekel
Johnson of Audubon	Patton	Varley
Kiilsholm	Pelton	Voorhees
Kluever	Petersen of Dallas	Watson
Knight	Poncy	Waugh
Koch	Reed	Welden
Lee	Renda	Wolfe
Lipsky	Roorda	Wood
McCartney	Schmarje	Yoder
McCray	Schroeder	Mr. Speaker
	Graham Hanson of Mitchell Harbor Hicklin Hill Holden Johnson of Audubon Killsholm Kluever Knight Koch Lee Lipsky McCartney	Glenn Millen Graham Miller of Jones Hanson of Mitchell Moffitt Harbor Mohrfeld Hicklin Mowry Hill O'Malley Holden Ossian Johnson of Audubon Patton Kiilsholm Pelton Kluever Petersen of Dallas Knight Poncy Koch Reed Lee Renda Lipsky Roorda McCartney Schmarje

Absent or not voting 23:

Allen	Johnston of Polk	Nielsen	Stromer
Bailey	King	Pierson	Thordsen
Coffman	Klein	Radl	Utzig
Doderer	Langland	Sanders	Van Drie
Duffy	Mayberry	Sorg	Vetter
Grasslev	Nelson	Stokes	

The amendment lost.

Petersen of Dallas moved the adoption of the committee amendment found on pages 1447 thru 1451, of the House Journal, as amended.

The committee amendment as amended was adopted.

Baker of Boone offered the following amendment filed by him and moved its adoption:

Amend House File 702 by adding a new section after Section 1, as follows:

"When a return is filed and the taxes shown due thereon are paid in full on or before the due date, the retailer shall be allowed a credit or discount equal to two (2) percent of the sales tax shown due on such return. This credit or discount shall be allowed the retailer for prompt payment of the tax and as partial remuneration for collecting the tax, keeping the records, and promptly filing the returns required by this chapter."

Further amend by renumbering the remaining sections.

Roll call was requested by Baker of Boone and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 42:

Bailey	Distelhorst	Lee	Renda
Baker	Dunton	Maloney	Roe
Beardsley	Franklin	Mayberry	Sanders
Breitbach	Freeman	Mensing	Steffen
Caffrey	Gannon	Miller of Des Moines	Stokes
Carnahan	Glenn	Miller of Page	Story
Christensen	Hanson of Benton	Mowry	Tapscott
Clark	Harbor	Palmer	Tieden
Cochran	Hill	Poncy	Winkelman
Coffman	Johnston of Polk	Radl	Yoder
Conklin	Langland		

The nays were 64:

Andersen	Gittins	Miller of Jones	Smith
Battles	Graham	Moffitt	Strand
Bennett	Grassley	Mohrfeld	Stromer
Bergman	Hanson of Mitchell	Nelson	Strothman
Bowin	Hicklin	O'Malley	Sullivan
Busch	Holden	Ossian	Thordsen
Camp	Johnson of Audubon	Patton	Van Roekel
Cunningham	Kiilsholm	Pelton	Varley
Curran	Kitner	Petersen of Dallas	Vetter
Darrington	Kluever	Peterson of Woodbury	Voorhees
Den Herder	Knight	Pierson	Watson
Diehl	Koch	Redfern	Waugh
Edgington	McCartney	Reed	Welden
Fisher of Greene	McIntyre	Roorda	Wolfe
Fullerton	Middleswart	Schmarje	Wood
Gallagher	Millen	Shepherd	Mr. Speaker

Absent or not voting 18:

Allen	King	Nielsen	Sorg
Doderer	Klein	Nolin	Utzig
Duffy	Lipsky	Schroeder	Van Drie
Fischer of Grundy	McCray	Shaw	Van Nostrand
Hullinger	McNamara		

The amendment lost.

Miller of Des Moines asked and received unanimous consent to withdraw his amendment filed May 12 and found on page 1403 of the House Journal.

Miller of Des Moines asked and received unanimous consent to withdraw his amendment filed May 15 and found on page 1420 of the House Journal.

Distelhorst of Des Moines asked and received unanimous consent to withdraw his amendment filed May 8 and found on page 1321 of the House Journal.

Johnston of Polk offered the following amendment and moved its adoption:

Amend House File 702 as follows:

- 1. By adding after Section 3 the following new section:
- "Sec. 4. Section four hundred twenty-two point forty-two (422,42) Code 1966 is hereby amended by inserting in line seven (7) of paragraph three (3) after the word "include" the words "bread, milk or milk products, meat or meat products".
 - 2. By renumbering the remaining sections.

Roll call was requested by Gannon of Jasper and Johnston of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 33:

Bailey	Dunton	Johnston of Polk	Poncy
Baker	Fischer of Grundy	Langland	Radl
Beardsley	Franklin	Maloney	Redfern
Bennett	Gallagher	Mayberry	Renda
Breitbach	Gannon	Middleswart	Roe
Caffrey	Glenn	Miller of Des Moines	Steffen
Cochran	Hanson of Benton	O'Malley	Tapscott
Distelhorst	Hullinger	Palmer	Voorhees
Doderer		•	

The nays were 82:

	· · · · · · · · · · · · · · · · · · ·		
Andersen	Graham `	Moffitt	Stokes
Battles	Grassley	Mohrfeld	Story
Bergman	Hanson of Mitchell	Mowry	Strand
Bowin	Harbor	Nelson	Stromer
Busch	Hicklin	Nielsen	Strothman
Camp	Hill	Ossian	Sullivan
Carnahan	Holden	Patton	Thordsen
Christensen	Kiilsholm	Pelton	Tieden
Clark	Kitner	Petersen of Dallas	Van Drie
Coffman	Klein	Peterson of Woodbury	Van Nostrand
Conklin	Kluever	Pierson	Van Roekel
Cunningham	Koch	Reed	Varley
Curran	Lee	Roorda	Vetter.
Darrington	Lipsky	Sanders	Waugh
Den Herder	McCartney	Schmarje	Welden
Diehl	McCray	Schroeder	Winkelman
Edgington	McIntyre	Shaw	Wolfe
Fisher of Greene	Mensing	Shepherd	Wood
Freeman	Millen	Smith	Yoder

Fullerton

Miller of Jones

Sorg

Mr. Speaker

Gittins

Miller of Page

Absent or not voting 9:

Allen Duffy King Knight McNamara

Nolin

Utzig Watson

Johnson of Audubon

The amendment lost.

On motion by Millen of Van Buren, the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

The House resumed consideration of House File 702, a bill for an act relating to the establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate incomes, to provide for property tax replacement, equalization and allied purposes.

Petersen of Dallas offered the following corrective amendment to the title and moved its adoption:

Amend the title to House File 702 by striking all after the word "Act" and inserting in lieu thereof the following: "for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes.

The amendment was adopted.

Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H. F. 702)

The ayes were 89:

Allen	Fisher of Greene	Langland	Peterson of Woodbury
Andersen	Freeman	Lee	Pierson
Bailey	Fullerton	Lipsky	Redfern
Battles	Gittins	McCartney	Reed
Beardsley	Graham	McCray	Roorda
Bergman	Grassley	McIntyre	Sanders
Bowin	Hanson of Mitchell	Mensing	Schmarje
Busch	Harbor	Millen	Schroeder
Camp	Hicklin	Miller of Jones	Shepherd
Christensen	Hill	Miller of Page	Smith
Clark	Holden	Moffitt	Sorg
Conklin	Hullinger	Mohrfeld	Stokes
Cunningham	Johnson of Audubon	Mowry	Story
Curran	Kiilsholm	Nelson	Strand
	Kitner	Nielsen	Stromer
Den Herder	Klein	Ossian	Strothman
Diehl	Kluever	Patton	Thordsen .
Dunton	Knight	Pelton	Tieden
Edgington	Koch	Petersen of Dallas	Van Drie

Van Nostrand Van Roekel Varlev

Voorhees Watson Waugh

Welden Winkelman Wolfe

booW Yoder Mr. Speaker

Radl

Roe

Renda

Vetter

The navs were 31:

Baker Rennett Breitbach Caffrey

Carnahan

Cochran

Coffman

Distelhorst

Doderer Fischer of Grundy Franklin Gallagher Gannon Glenn Hanson of Benton

Maloney

Mayberry McNamara Middleswart Miller of Des Moines Steffen O'Malley

Shaw Sullivan Tapscott

Johnston of Polk

Absent or not voting 4:

Duffy

King

Nolin

Palmer

Poncy

Utzig

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Millen of Van Buren moved to reconsider the vote by which House File 702 passed the House.

The motion lost.

HOUSE CONCURRENT RESOLUTION 19 LOST

The House resumed consideration of House Concurrent Resolution 19, found on page 1355 of the House Journal.

Grassley of Butler offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 19 by placing a period (,) after the word "insurance" in line thirteen (13) and by striking the remainder of the resolution.

The amendment lost.

Edgington of Franklin moved the adoption of the resolution.

Roll call was requested by Fischer of Grundy and Maloney of Polk.

On the question "Shall House Concurrent Resolution 19 be adopted?"

The ayes were 44:

Allen Andersen Baker Beardslev Bennett Breitbach Busch Caffrey

Den Herder Doderer Dunton Edgington Franklin Gannon Gittins

Hanson of Benton

Miller of Jones Miller of Page Moffitt O'Malley Palmer

Millen

Roe Shaw Strand Tapscott Tieden Van Drie Van Roekel

Pierson Poncy Vetter Curran

Johnston of Polk Redfern Cochran Cunningham Reed Kluever Malonev

Voorhees Waugh Mr. Speaker Renda

The nays were 55:

Hanson of Mitchell Middleswart Bailey Battles Harbor Mohrfeld Bergman Hicklin Mowry Camp Holden Nelson Carnahan Johnson of Audubon Nielsen Clark Kiilsholm Ossian Radl Coffman Kitner Distelhorst Knight Sanders

Stromer Strothman Sullivan Thordsen Van Nostrand Varley Watson

Story

Fischer of Grundy Fisher of Greene Freeman Fullerton Graham Grasslev

Koch Langland Lee McCartney . McCray McIntvre

Schroeder Shepherd Smith Sorg Steffen Stokes

Welden Winkelman Wolfe Wood Yoder

Absent or not voting 25:

Bowin Christensen Conklin Darrington Diehl Duffy

Gallagher

Hill Hullinger King Klein Lipsky Mayberry

Glenn

McNamara Mensing Miller of Des Moines Roorda Nolin

Patton

Peterson of Woodbury Schmarje Utzig

Pelton Petersen of Dallas

The resolution lost.

RULE 50 INVOKED

Sullivan of Woodbury moved to invoke Rule 50, on House Joint Resolution 16, a Joint Resolution proposing an amendment to the constitution of the state of Iowa to make the terms of judges of the supreme and district courts elective.

Objection was raised.

Shaw of Scott moved that the committee on constitutional amendments and reapportionment be granted two additional weeks for the further consideration of House Joint Resolution 16.

Roll call was requested by Mowry of Marshall and Harbor of Mills.

On the question "Shall the committee be granted additional time?"

The ayes were 42:

Andersen

Gallagher

Miller of Jones

Bailev Hanson of Benton Baker Hicklin Rattles Klein Beardslev Kluever Bowin T.ee Caffrey Lipsky Clark McCartney Conklin McIntyre Dunton Middleswart Franklin Millen

Moffitt O'Mallev -Palmer Patton Pelton Radi Redfern Renda Sanders

Sorg Stromer Tanscott Van Nostrand Van Roekel Varlev Vetter Voorbees Mr. Speaker

The navs were 56:

Allen Glenn McCray. Bennett Graham Miller of Page Bergman Grasslev Mohrfeld Breitbach Hanson of Mitchell Mowry Coffman Harbor Nelson Cunningham Hill Nielsen Den Herder Holden Ossian Edgington Johnson of Audubon Pierson Fischer of Grundy Poncy Johnston of Polk Fisher of Greene Kiilsholm Roe Freeman Kitner Schroeder Fullerton Koch Shepherd Gannon Langland Smith Gittins Malonev Steffen

Story Strand Sullivan Thordsen Tieden Van Drie Watson Waugh Welden Winkelman Wolfe Wood

Yoder

Stokes

Absent or not voting 26:

Busch Diehl Mayberry Peterson Camp Distelhorst McNamara of Woodbury Carnahan Doderer Mensing Reed Christensen Miller of Des Moines Roorda Duffv Cochran Hullinger Nolin Schmarie Curran King Petersen of Dallas Strothman Darrington Knight Utzig

The motion lost.

The Speaker ordered that House Joint Resolution 16 be placed on the Regular Calendar.

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 900 additional copies printed of House File 686 as passed by the House.

SPECIAL ORDER

Millen of Van Buren asked and received unanimous consent that House File 604 be made a "special order" of business for 10:00 a.m., Thursday, May 18, 1967.

HOUSE FILE 702 REPRINTED

Millen of Van Buren asked and received unanimous consent to have House File 702 reprinted as passed by the House.

EXPLANATION OF VOTE

I was unable to be present on May 16 due to illness. Had I been present, I would have voted "NO" on House File 718.

SULLIVAN of Woodbury

REPORT OF STEERING COMMITTEE

MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

S.F. 159 Relating to the distribution of funds by the state comptroller. By Benda.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(NON-CONTROVERSIAL CALENDAR)

- MR. SPEAKER: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:
- S.F. 366 Relating to county boards of conservation. By Buren.
- S.F. 200 Relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children. By O'Malley, Ely, Denman, Cassidy, Coleman, Condon, Murray, Walsh, Kosek, and Riley.
- H.F. 707 COMMITTEE BILL -- Relating to truck operator permitfees. By Committee on Commerce.
- S.F. 695 Relating to private college preparatory schools. By Stanley, Cassidy, and Jepsen.
- S.F. 525 Relating to establishment of a release center for male inmates of corrective institutions. By Committee on Public Health and Welfare.
- H.F. 411 Relating to the enforcement of the rules and regulations of the county conservation boards. By Allen, Baker, Bailey, and Cochran,
- H.F. 492 Relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers. By Kluever, Palmer, Coffman, and Darrington.

- H.F. 279 Relating to Workmen's Compensation so as to include executive corporate officers within the definition. By Miller of Page, Shepherd, Steffen, and Millen. (Companion to S.F. 508)
- H.F. 593 Relating to attorney fees and other costs paid to defend indigent persons charged with public offenses. By Koch, Sullivan, Peterson of Woodbury, and Andersen.
- S.F. 560 To amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle. By Stanley.
- S.F. 561 Relating to filing fees and filing procedures under the Uniform Commercial Code. By Stanley.
- S.F. 225 Relating to establishing a power of condemnation by the Secretary of Agriculture of articles found to be adulterated or improperly labeled. By Committee on Agriculture.
- S.F. 129 Relating to acquisition of land by a county conservation board. By Balloun and Messerly.
- S.F. 264 Relating to the sale of Inter-American Development Bank bonds. By O'Malley, Rigler, Riley, and Benda.
- S.F. 323 Relating to the imposition of general parking restrictions within municipalities. By O'Malley, Shirley, Van Eaton, and Erskine.
- H.F. 723 COMMITTEE BILL -- To legalize and validate payments heretofore made to members of the boards of supervisors of the several counties at the rate of ten cents for every mile traveled in private automobiles in going to and from the regular, special and adjourned sessions of the meetings of their respective boards and in going to and from the place of performing their respective committee service rather than at the rate of seven cents per mile as authorized by law. By Committee on County and Township Affairs.
- S.F. 406 To legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the counties of Johnson and Iowa. By Burns.

CHARLES E. GRASSLEY, Chairman Steering Committee

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 16th day of May, 1967, sent to the governor for his approval: House Files 150, 168, 236, 289, 514, 530 and 685.

A. L. MENSING, Chairman

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 16, 1967, the Governor had approved the following: House Files 38,67,89, 196 and 561; and Senate Files 379 and 457.

REPORTS OF COMMITTEES

Fisher of Greene, from the committee on state government affairs, submitted the following report:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 475, a bill for an act relating to contested elections for seats in the General Assembly, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred Senate File 691, a bill for an act relating to the military forces of the state of Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

C. RAYMOND FISHER, Chairman

Also:

Mr. Speaker: Your committee on state government affairs, to whom was referred House File 97, a bill for an act relating to contests of elections, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 97 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. The election of any person to the office of United States senator or United States representative may be contested and a recount or recanvass secured by any person eligible to such office who received an average of at least one (1) vote per precinct involved for such office.

- Sec. 2. The grounds for such contest may include:
- 1. Misconduct, fraud, or corruption on the part of judges of election in any precinct, or of any board of canvassers, or any member of either, sufficient to change the results.
 - 2. That the incumbent was not eligible to the office at the time of election.
- 3. That the incumbent has been duly convicted of a felony before the election and the judgment has not been reversed, annulled, or set aside, or the incumbent pardoned at the time of election.
- 4. That the incumbent has given or offered to any elector, or any judge, clerk, or canvasser of the election, any bribe or reward in money, property, or thing of value, for the purpose of procuring his election.
- 5. That illegal votes have been received or legal votes rejected at the polls, sufficient to change the result.

- 6. Any error in any board of canvassers in counting the votes, or in declaring the result of the election, if the error would affect the result.
 - 7. Any other cause which shows that another person was the person duly elected.
- Sec. 3. The contestant shall file with the secretary of state a written notice of his intention to contest the election. The notice shall be filed within thirty (30) days after a general or special election or within fifteen (15) days after the result of such election has been determined by the office or board of canvassers authorized by law to determine such result, whichever first occurs. The secretary of state shall upon receipt of the notice immediately notify the incumbent that such notice has been filed.
- Sec. 4. If the contestant is a candidate for the United States senate, he shall deposit the sum of ten thousand (10,000) dollars or such letter of credit from a bank doing business in the state of Iowa or such bond as the secretary of state deems will assure that the sum of ten thousand (10,000) dollars will be immediately available upon demand by the secretary of state.
- Sec. 5. If the contestant is a candidate for United States house of representatives, he shall deposit the sum of five thousand (5,000) dollars or such letter of credit from a bank doing business in the state of Iowa or such bond as the secretary of state deems will assure that the sum of five thousand (5,000) dollars will be immediately available upon demand by the secretary of state.
- Sec. 6. No certificate of election shall be delivered prior to the expiration of the period of time during which a contest of election may be filed. If a notice of a contest of election has been filed, the certificate shall be withheld until the determination of the contest.
- Sec. 7. A contest board consisting of the secretary of state, one (1) person designated by the contestant, and one (1) person designated by the incumbent shall conduct a recount in each precinct, county, or voting district in which a recount is requested by either the contestant or incumbent. The contest board shall conduct such recount at the earliest date practicable after appointment. Both the contestant and incumbent shall have a right to have one (1) observer at each location where a recount or recanvass is conducted. No person shall be allowed to observe or record the result of the balloting for any office other than the one being contested under this Act unless the consent of all candidates for such other office has been given in writing.
- Sec. 8. The contest board may hold public hearings; require by subpoena or otherwise the attendance of witnesses and the production of correspondence, books, papers, election returns, ballots, and other documents; administer oaths; and take such testimony as is reasonably necessary to conduct a recanvass or recount. Disobedience to such process may be treated as a comtempt. Depositions may be taken in the same manner and under the same rules as in an action at law in a district court, but no cause for taking the same need be shown.
- Sec. 9. The contest board shall establish procedures for conducting a recount that will insure a prompt determination of the true result of the election but will not alter records which may be necessary to determine the result of an election contest for some other office at a later date.

- Sec. 10. The contest board shall determine which candidate is entitled to hold the office. The secretary of state shall deliver the certificate of election six (6) days after the determination of the board unless an appeal has been filed. If an appeal has been filed, the certificate shall not be delivered until a final determination of the election has been made.
- Sec. 11. The contest board shall order paid from the deposit required by sections four (4) and five (5) of this Act such sum as the state comptroller determines is necessary to pay the expenses incurred in conducting the contest and shall refund to the contestant the remainder of his deposit. The contestant shall not be liable for more than the amount of the deposit. The contestant shall not be liable for such expenses, and his deposit shall be returned, if the contest board finds that the result of the election has been changed or if errors had been made which average more than one (1) vote per precinct.
- Sec. 12. Proceedings under this Act shall be subject to the orders and direction of the Iowa supreme court for the purpose of determining whether the contest board has complied with the law and properly determined what ballots, parts of ballots, or marks for candidates on ballots are valid, to which candidate the votes should be attributed, and whether the true result of the election has been determined. Any appeal to such court shall be filed with the clerk of the supreme court within five (5) days following the determination of the contest board. The court shall enter such orders as are proper for further proceedings by the contest board or it may enter judgment setting aside, modifying, or affirming the decision of the contest board.
- Sec. 13. Upon request by the United States house of representatives or the United States senate, the secretary of state shall furnish the records of the contest including all ballots, registers and other election materials and papers requested pertaining to the election contest.

EXPLANATION

At the present time only two states -- Iowa and Texas -- fail to provide for contests of election for the United States Senate or House of Representatives. This bill provides a method by which these contests may be held. The person requesting the election contest, recount or recanvass of votes, would be required to post a bond to cover the expenses involved. The bond would be returned if the election result is changed or if the voting mistakes exceed an average of one vote per precinct. The bill also provides for appeal to the Iowa Supreme Court.

C. RAYMOND FISHER, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 598</u>, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and issuance, sale and delivery of gas revenue bonds of said town to pay the cost etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 597</u>, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the city of Bedford, in Taylor county, Iowa, and declaring said gas supply

contract to be legal, valid, etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 596, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sales, and delivery of gas revenue bonds of said etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 595, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, valid, and enforceable obligation etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said etc., begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Clearfield, in Taylor and Ringgold counties, Iowa, and declaring said gas supply contract to be legal, valid and enforceable according to its terms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 592, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Prescott, in Adams county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER. Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File

591, a bill for an act to legalize and validate the proceedings of town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale, and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town, begs leave to report if has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred <u>Senate File 751</u>, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Vetter of Washington, from the committee on schools, submitted the following report:

Mr. Speaker: Your committee on schools, to whom was referred <u>Senate File 695</u>, a bill for an act relating to private college preparatory schools, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>do pass</u>.

KEITH L. VETTER, Chairman

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File 634</u>, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend House File 634 by striking from line three (3) of Section 5 the words and figures "twenty-five thousand (25,000)" and inserting in lieu thereof the words and figures "fifteen thousand (15,000)".

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend House File 447 by adding the following sections:

Sec. 4. Section eighty-eight A point three (88A.3), Code 1966, is amended by striking from line three (3) the word "eight" and inserting in lieu thereof the word "nine".

Section eighty-eight A point three (88A.3) is further amended by striking the period in line six (6) and inserting in lieu thereof the following ", and one member shall represent the general public."

Sec. 5. Section eighty-eight A point five (88A.5), Code 1966, is amended by adding the following sentence at the end thereof: "The term of the first member representing the general public shall begin July 1, 1967, and shall end June 30, 1973."

WELDON of Hardin RADL of Linn McCARTNEY of Floyd Amend the title to House File 702 by striking all after the word "Act" and inserting in lieu thereof the following: "for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes.

PETERSEN of Dallas

Amend House File 725 by striking everything after the enacting clause and inserting in lieu thereof the following:

- Section 1. Section two hundred eighty A point one (280A.1), Code 1966, is hereby amended as follows:
- 1. By striking lines four (4) through seven (7), inclusive, and inserting in lieu thereof the following:

"for the establishment and operation, by merged areas formed as authorized in this chapter, of either area vocational schools or area community colleges, as shall best serve the educational needs of the respective areas and of the state,".

- 2. By adding thereto the following:
- "The total number of areas established under this chapter shall not be greater than necessary to include and adequately serve the entire territory of the state, provided that the number of areas established shall at no time exceed the total number of areas to which the general assembly shall have authorized state financial aid for construction of buildings or other costs of initial establishment."
- Sec. 2. Section two hundred eighty A point seven (280A.7), Code 1966, is hereby amended by inserting in line two (2) after the word "shall" the words, "if formation of one (1) or more new merged areas has been authorized as provided under section two hundred eighty A point one (280A.1) of the Code,".
- Sec. 3. Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new sections:
- 1. "The state board of public instruction shall, on or before December 31, 1967, reduce the number of merged areas established in the state to not more than four (4) and no additional merged areas shall thereafter be established except as authorized under section two hundred eighty A point one (280A.1) of the Code. The reduction in the number of merged areas shall be accomplished by disbanding the requisite number of merged areas established prior to the effective date of this Act. The board shall determine which merged areas are to be continued in existence and which merged areas are to be disbanded by the criteria established in section two hundred eighty A point five (280A.5) of the Code."
- 2. 'After the effective date of this Act, and until such time as the reduction in the number of established merged areas required by this Act has been effected:
- "1. The governor and the state comptroller shall release no funds appropriated by chapter thirteen (13), Acts of the Sixty-first (61st) General Assembly, not previously released, nor shall any such funds released but not previously committed or expended be committed or expended by any merged area. Any such uncommitted or unexpended

funds shall be returned to the state and shall be made a part of the funds appropriated by chapter thirteen (13), Acts of the Sixty-first (61st) General Assembly, and shall be available for reallocation in accordance with the provisions of this Act.

"2. No merged area shall hereafter commit or expend any funds except as shall be necessary to complete prior to June 30, 1967 any previously established program of instruction or for such other purposes as the state board of public instruction shall find necessary to prevent undue disruption of the educational program of a merged area which is to be continued in existence.

"Taxes certified in 1967 for collection in 1968 for any merged area disbanded in accordance with the provisions of this Act shall not be collected. Any bonded or other indebtedness of any merged area disbanded in accordance with this Act which exceeds the amount of any otherwise unencumbered funds of the merged area on the date of disbanding shall be reimbursed by the state. Any unencumbered funds received in accordance with chapter thirteen (13), Acts of the Sixty-first (61st) General Assembly, shall be returned to the state in accordance with this subsection."

- Sec. 4. Chapter thirteen (13), section one (1), Acts of the Sixty-first (61st) General Assembly, is hereby amended by striking from line five (5) the word 'less' and inserting in lieu thereof the word 'more'.
- Sec. 5. There is hereby appropriated from the general fund of the state such funds as shall be necessary for the payment of any unpaid indebtedness incurred by any merged area established in accordance with chapter two hundred eighty A (280A) of the Code and disbanded in accordance with this Act.
- Sec. 6. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa and the Mt. Vernon Hawkeye, a newspaper published at Mount Vernon, Iowa.

RADL of Linn

Amend House File 388 by adding the following new section:

Sec. 2. This Act shall not apply to existing utilities.

VOORHEES of Black Hawk

Amend Senate File 618 as follows:

- 1. Amend section three (3) as follows:
- 1. By striking from line two (2) the word "refiling" and inserting in lieu thereof the word "reinstatement".
- 2. By striking from lines nine (9) and ten (10) the words "as if the notice were" and inserting in lieu thereof the words "in the same manner as".
- 3. By striking from line twenty-four (24) the words "as if the certificate were" and inserting in lieu thereof the words "in the same manner as".
- 4. By inserting in line twenty-eight (28) after the word "files" the words "for a period of at least five (5) years".
- 5. By striking from line thirty-three (33) the word "refiled" and inserting in lieu thereof the word "reinstated".
- 6. By striking from lines fifty-one (51) and fifty-two (52) the words and figure "twenty-five (25) cents" and inserting in lieu thereof the words and figure "one (1) dollar".

- 2. Amend section four (4) as follows:
- 1. By striking from line three (3) the words and figure "two (2) dollars" and inserting in lieu thereof the words and figures "one (1) dollar fifty (50) cents".
- 2. By striking from line five (5) the words and figure "two (2) dollars" and inserting in lieu thereof the words and figures "one (1) dollar fifty (50) cents".
- 3. By striking from lines six (6) and seven (7) the words and figure "one (1) dollar" and inserting in lieu thereof the words and figures "one (1) dollar fifty (50) cents".
- 4. By striking from line nine (9) the words and figure "one (1) dollar" and inserting in lieu thereof the words and figures "one (1) dollar fifty (50) cents".
 - 5. By striking lines ten (10) and eleven (11).

MILLER of Des Moines

House File 572 as amended and passed by the Senate is hereby amended as follows:

- 1. Amend section three (3) as follows:
- 1. By inserting in line twenty-five (25) after the figure "(257.24)" the words "of the Code".
- 2. By inserting in line thirty (30) after the word "rehabilitation" the words "or any successor thereto".
 - 3. By inserting in line thirty-one (31) after the word "or" the words "who are".
 - 2. Amend section nine (9) as follows:
 - 1. By striking from line nine (9) the words "and submitted".
 - 2. By inserting after line twenty-five (25) the following new paragraph:

"Whenever the public interest may require a diminution or increase of employees in any position or type of employment not otherwise provided by law, or the creation or abolishment of any such position or type of employment, the governor with the approval of the executive council, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created and the number of employees therein reduced or increased. Schedules of positions and type of employment not otherwise provided by law shall be reviewed at least once each year by the governor and submitted to the executive council for continuing approval."

- 3. Amend section eleven (11) as follows:
- 1. By inserting in line thirteen (13) after the word "government" the words "any of".
 - 2. By striking therefrom lines fourteen (14) through sixty-seven (67).
 - 4. Amend section fifteen (15) as follows:
- 1. By striking from line one (1) the words "each employee" and inserting in lieu thereof the words "the department".
- 2. By inserting in line six (6) after the word "prescribed" the words "by the director".
 - 3. By inserting in line seven (7) after the word "file." the following sentence:

- "Any applicant for a position subject to the provisions of this Act shall be permitted to review, in accordance with such regulations as the director may prescribe, any test, grade, or evaluation resulting from the application for employment."
- 5. Amend section sixteen (16) by striking from line ten (10) the word "effect" and inserting in lieu thereof the word "affect".
 - 6. Amend section eighteen (18) as follows:
 - 1. By striking line thirty-two (32) and inserting in lieu thereof the following:
 - "The commission shall adopt any rules necessary for further restricting political".
- 2. By striking from line thirty-five (35) the word "may" and inserting in lieu thereof the word "shall".
 - 3. By adding thereto the following paragraph:
- "Any officer or employee in the merit system who shall become a candidate for any partisan elective office for remuneration shall commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, authomatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."

FISHER of Greene GRASSLEY of Butler

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Thursday, May 18, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, May 18, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Henry Hackman, pastor of the Methodist Church, Albia, Iowa.

The Journal of May 17 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Peterson of Woodbury on request of Nelson of Cherokee; Steffen of Chickasaw on request of the Speaker; Van Drie of Story on request of Cunningham of Story.

PRESENTATION OF VISITORS

Nolin of Carroll introduced to the House 18 eighth grade students from Holy Angels School, Carroll, Iowa, accompanied by Father Macke.

Glenn of Polk introduced to the House 36 fourth and fifth grade students from West Des Moines Sacred Heart School, West Des Moines, Iowa, accompanied by Sister Rita Strohman.

Van Nostrand of Pottawattamie introduced to the House 43 junior students of the American history class from Carson Macedonia Community Schools, Carson, Iowa, accompanied by their teacher, Hiram Hansen.

Kluever of Cass introduced to the House 39 sixth grade students from Griswold Community Schools, Griswold, Iowa, accompanied by their teachers, John Church and Mrs. Earl Roberts.

Dunton of Keokuk introduced to the House 55 eighth grade students from Tri-County School District, Thornburg, Iowa, accompanied by their teachers, Mrs. Charbonneau, Mrs. Brady and Mr. Ireland,

Patton of Delaware introduced to the House four freshman students from Manchester High School, Manchester, Iowa.

Miller of Jones introduced to the House Terry, Faye, Steve and Tanya Tilton, Students of Anamosa Community Schools, Anamosa, Iowa.

Middleswart of Warren introduced to the House ten students from the Special Education class of Indianola Community Schools, Indianola, Iowa.

SPECIAL PRESENTATION

The Speaker presented to the House the Queen of the House of the Pages Ball, Mrs. Marilyn Zagnoli, Secretary to Caffrey of Polk, and the Queen's Court, Jan Beck, secretary to the late Arnold Utzig of Dubuque; Linda McDaniel, secretary to Hullinger of Decatur; and Nancy Socknat, secretary to Johnston of Polk.

The House extended its congratulations to the Queen and her Court.

PETITIONS:

The following petitions were received and placed on file:

By Roe of Allamakee from 400 Fayette County voters, asking members of the schools committee to have Senate File 118, concerning the school bus bill, voted out of the committee for full debate on the House floor.

By Christensen of Union from 21 residents of Clarke County who favor having no ceiling on Iowa Public Employees Retirement System.

By Harbor of Mills from 70 residents of Mills County who oppose legalized betting in Iowa.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 475, 97 and 634; and Senate Files 691,598, 597, 596, 595, 594, 593, 592, 591, 751 and 695, under Rule 35.

RULE 50 INVOKED

Bennett of Polk invoked Rule 50, relating to the time limit on bills in possession of a committee.

The House sustained Rule 50 on House File 335, relating to labor union membership.

The Speaker ordered House File 335 placed on the Regular Calendar.

SENATE FILE 257 RE-REFERRED

The Speaker announced that Senate File 257, previously referred to the committee on motor vehicles and highway safety, is hereby referred to the committee on industrial and human relations.

INTRODUCTION OF BILLS

House File 729, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to members of the Iowa court study commission.

Read first time and placed on the calendar.

House File 730, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee.

Read first time and placed on the calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 179, a bill for an act relating to the registration of motorboats.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 786, a bill for an act to exempt from taxation buildings, including the equipment thereof and site therefor, when leased to a city and operated as a civic center.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 62, a bill for an act relating to mileage reimbursement received by inheritance tax appraisers.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 654, a bill for an act to provide for an agricultural producer association for poultry producers.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 679, a bill for an act relating to the registration of aircraft.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 768, a bill for an act relating to the exemption of certain livestock from taxation.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked;

Senate Concurrent Resolution 46 regarding adjournment from Friday, May 26, 1967 until May 31, 1967.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 46

By: Frommelt

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That when adjournment is had on Friday, May 26, 1967, at 6:00 p.m., it be to reconvene on Wednesday, May 31, 1967, at 9:00 a.m.

SENATE AMENDMENTS CONSIDERED

Fisher of Greene called up for consideration House File 572, a bill for an act to establish a merit system of personnel administration for state employees and to repeal acts and parts of acts in conflict therewith, amended by the Senate as found on pages 994-96 of the House Journal of April 18, 1967.

Fisher of Greene offered the following amendment by unanimous consent and moved its adoption:

House File 572 as amended and passed by the Senate is hereby amended as follows:

- 1. Amend section three (3) as follows:
- 1. By inserting in line twenty-five (25) after the figure "(257.24)" the words "of the Code".
- 2. By inserting in line thirty (30) after the word "rehabilitation" the words "or any successor thereto".
 - 3. By inserting in line thirty-one (31) after the word "or" the words "who are".
 - 2. Amend section nine (9) as follows:
 - 1. By striking from line nine (9) the words "and submitted".
 - 2. By inserting after line twenty-five (25) the following new paragraph:

"Whenever the public interest may require a diminution or increase of employees in any position or type of employment not otherwise provided by law, or the creation or abolishment of any such position or type of employment, the governor with the approval of the executive council, acting in good faith, shall so notify the commission. Thereafter such position or type of employment shall stand abolished or created and the number of employees therein reduced or increased. Schedules of positions and type of employment not otherwise provided by law shall be reviewed at least once each year by the governor and submitted to the executive council for continuing approval."

- 3. Amend section eleven (11) as follows:
- 1. By inserting in line thirteen (13) after the word "government" the words "any of".
 - 2. By striking therefrom lines fourteen (14) through sixty-seven (67).
 - 4. Amend section fifteen (15) as follows:
- 1. By striking from line one (1) the words "each employee" and inserting in lieu thereof the words "the department".
- 2. By inserting in line six (6) after the word "prescribed" the words "by the director".
 - 3. By inserting in line seven (7) after the word "file." the following sentence:

"Any applicant for a position subject to the provisions of this Act shall be permitted to review, in accordance with such regulations as the director may prescribe, any test, grade, or evaluation resulting from the application for employment."

- 5. Amend section sixteen (16) by striking from line ten (10) the word "effect" and inserting in lieu thereof the word "affect".
 - 6. Amend section eighteen (18) as follows:
 - 1. By striking line thirty-two (32) and inserting in lieu thereof the following:
 - "The commission shall adopt any rules necessary for further restricting political".
- 2. By striking from line thirty-five (35) the word "may" and inserting in lieu thereof the word "shall".
 - 3. By adding thereto the following paragraph:

"Any officer or employee in the merit system who shall become a candidate for any partisan elective office for remuneration shall commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held,"

Fisher of Greene moved the adoption of the amendment.

The amendment was adopted.

Fisher of Greene moved that the House concur in the Senate amendment as amended by the House.

The motion prevailed and the House concurred.

Fisher of Greene moved that the bill, as amended by the Senate, further amended by the House, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 572)

The ayes were 102:

Andersen	Gittins	Millen	Shepherd
Bailey	Glenn	Miller of Des Moines	Smith
Baker	Graham	Miller of Jones	Sorg,
Battles	Grassley	Miller of Page	Steffen
Beardsley	Hanson of Benton	Moffitt	Stokes
Bennett	Hanson of Mitchell	Mohrfeld	Story
Bergman	Harbor	Nelson	Strand
Bowin	Hicklin	Nielsen	Stromer
Breitbach	Holden	Nolin	Strothman
Busch	Hullinger	O'Malley	Tapscott
Caffrey	Johnson of Audubon	Ossian	Thordsen

Tieden Christensen Johnston of Polk Palmer Van Nostrand Clark Kiilsholm Patton Cochran Kitner Pelton Van Roekel Coffman Klein Petersen of Dallas Varley Conklin Kluever Pierson Vetter Cunningham Langland Poncy Voorhees Darrington Lee Reed Watson Lipsky Renda Waugh Den Herder Distelhorst Mayberry Roe Welden McCartney Roorda Winkelman Dunton Fisher of Greene McCray . Sanders Wolfe Franklin McIntvre Schmarje Wood McNamara Fullerton Schroeder Yoder Gallagher Mensing Shaw Mr. Speaker Gannon Middleswart

The nays were 12:

Camp	Edgington	Hill	Maloney
Carnahan	Fischer of Grundy	Knight	Mowry
Doderer	Freeman	Koch	Sullivan

Absent or not voting 10:

Allen	Duffy	Radl	Utzig
Curran	King	Redfern	Van Drie
Diehl	Peterson of V	Voodbury	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Renda of Polk called up for consideration House File 20, a bill for an act relating to adoption, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 20 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section six hundred point three (600.3), Code 1966, is amended as follows:

- 1. In lines fourteen (14) through seventeen (17), strike the words ", or unless one or both of the parents have been deprived of the custody of the child by judicial procedure because of unfitness to be its guardian." and insert the following in lieu thereof:
- ". If the relationship between a parent and a child has been terminated as provided in chapter two hundred thirty-two (232) of the Code, by final court order which is not then appealable, the consent of such parent shall not be necessary; and in lieu of the consent of such parent, consent to such adoption may be given by the person, department,

agency, or institution to which guardianship of the child has been transferred as provided in chapter two hundred thirty-two (232) of the Code or by the court terminating such parent-child relationship if the court has not transferred such guardianship."

2. Strike the sentence beginning with the word "If" in line thirty-two (32) and ending with the period in line forty-three (43).

The motion prevailed, and the House concurred.

Renda of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 20)

The ayes were 106:

Andersen Franklin McCartney Schmarje Bailey Freeman McCray Schroeder Baker Fullerton McIntyre Shaw Battles Smith Gallagher McNamara Beardsley Gittins Mensing Sorg Bennett Glenn Middleswart Steffen Bergman Graham Millen Stokes Bowin Miller of Des Moines Story Grasslev Breitbach Hanson of Benton Miller of Jones Strand Busch Hanson of Mitchell Miller of Page Stromer Caffrey Harbor Moffitt Strothman Camp Hicklin Mohrfeld Sullivan Carnahan Tapscott Hill Mowry Christensen Thordsen Holden Nelson Clark Hullinger Nielsen Tieden Cochran Johnson of Audubon Nolin Van Nostrand Coffman Johnston of Polk Ossian Van Roekel Conklin Kiilsholm Palmer Vetter Cunningham Kitner Patton Voorhees Darrington Pelton Klein Waugh Den Herder Petersen of Dallas Welden Kluever Distelhorst Poncy Knight Winkelman Doderer Wolfe Koch Reed: Dunton Langland Renda Wood Edgington Lee Roe Yoder Fischer of Grundy Lipsky Roorda Mr. Speaker Fisher of Greene Maloney

The nays were none.

Absent or not voting 18:

Allen King
Curran Mayberry

Radl Redfern Utzig Van Drie Diehl Duffv

O'Malley

Sanders Peterson of Woodbury Shepherd Varley Watson

Gannon

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Harbor of Mills called up for consideration House File 55, a bill for an act relating to the length of time bulk grain may be deposited in a warehouse, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 55 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:

- (1) By striking from line twenty (20) the word "tenth" and inserting in lieu thereof the word "thirtieth".
- (2) By striking from line thirty (30) the word "tenth" and inserting in lieu thereof the word "thirtieth".

The motion prevailed, and the House concurred.

Harbor of Mills moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 55)

Freeman

Fullerton

Hill

Holden

Hullinger

Kiilsholm

Johnston of Polk

The ayes were 107:

Andersen

Bailey Baker Battles Beardsley Bennett Bergman Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham

Gallagher Gannon Gittins Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin

Millen Miller of Des Moines Strand Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Johnson of Audubon Nolin Ossian Palmer

Mayberry

McCray

McIntyre

Mensing

McCartney

McNamara

Middleswart

Roorda Schmarie Schroeder Shaw Smith Sorg Stokes Story

Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Roekel Varley

Vetter.

Darrington	Kitner	Patton	Voorhees
Den Herder	Klein	Pelton	Waugh
Diehl	Kluever	Petersen of Dallas	Welden
Distelhorst	Knight	Pierson	Winkelman
Doderer	Koch	Poncy	Wolfe
Dunton	Langland	Redfern	Wood
Edgington	Lee	Reed	Yoder
Fisher of Greene	Lipsky	Renda	Mr. Speaker
Franklin	Maloney	Roe	

The nays were none.

Absent or not voting 17:

Allen	King	Radl	Utzig
Bowin	Miller of Jones	Sanders	Van Drie
Curran	O'Malley	Shepherd	Van Nostrand
Duffy	Peterson of Woodbu	ry Steffen	Watson

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Johnson of Audubon called up for consideration House File 647, a bill for an act relating to the removal of nonpermanent vessels and structures by the state conservation commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 647 by inserting the following after the period (.) in line 10 of section 1:

"Provided, however, that structures used for seasonal or year-round habitation purposes shall not be removed."

The motion prevailed, and the House concurred.

Johnson of Audubon moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 647)

The ayes were 102:

Andersen	Fullerton	McCartney	Roorda
Bailey	Gallagher	McCray	Schmarje
Baker	Gannon	McNamara	Schroeder
Battles	Gittins	Mensing	Shaw
Beardsley	Glenn	Middleswart	Smith
Bergman Breitbach Busch	Graham Hanson of Benton Hanson of Mitchell	Miller of Des Moines Miller of Jones	Sorg Stokes Story

Camp	Harbor	Miller of Page	Strand
Carnahan	Hicklin	Moffitt	Stromer
Christensen	Hill	Mohrfeld	Strothman
Clark	Holden	Mowry	Sullivan
Cochran	Hullinger	Nelson	Tapscott
Coffman	Johnson of Audubon	Nielsen	Tieden
Conklin	Johnston of Polk	Nolin	Van Roekel
Cunningham	Kiilsholm	Ossian	Varley
Darrington	Kitner	Palmer	Vetter
Diehl	Klein	Patton	Voorhees
Distelhorst	Kluever	Pelton	Waugh ·
Doderer	Knight	Petersen of Dallas	Welden
Dunton	Koch	Pierson	Winkelman
Edgington	Langland	Poncy	Wolfe
Fischer of Grundy	Lee	Reed	Wood
Fisher of Greene	Lipsky	Renda	Yoder
Franklin	Maloney	Roe	Mr. Speaker
Freeman	Mayberry	St. Comment	

The nays were none.

Absent or not voting 22:

Allen	Duffy	Radl	Thordsen
Bennett	Grassley	Redfern	Utzig
Bowin	King	Sanders	Van Drie
Caffrey	McIntyre	Shepherd	Van Nostrand
Curran	O'Malley	Steffen	Watson
Den Herder	Peterson	and the second second	

of Woodbury

. The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER HOUSE FILE 711

Smith of O'Brien called up for consideration his motion to reconsider the vote on House File 711, filed May 11 and found on page 1377 of the House Journal.

Smith of O'Brien moved to reconsider the vote by which House File 711 passed the House.

The motion prevailed.

Smith of O'Brien moved to reconsider the vote by which House File 711 was placed on its last reading.

The motion prevailed.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend House File 711, Section one (1), by striking from line sixteen (16) the words "If the amount" and all of lines seventeen (17) through twenty-two (22).

The amendment was adopted.

(Deferred for "Special Order")

SPECIAL ORDER CONSIDERATION OF BILLS

The hour of 10:00 a.m. having arrived, the Speaker announced the "special order" on House File 604, a bill for an act relating to the taxation of personal property, and to provide an appropriation therefor, with report of committee recommending amendment and passage.

Yoder of Johnson offered the following amendment filed by the committee on tax revision and moved its adoption:

Amend House File 604 by striking all after the enacting clause and by inserting in lieu thereof the following:

- "Section 1. Each taxpayer of the state shall receive full credit against the tax on all personal property owned by him unless the assessed value of the personal property owned by the taxpayer exceeds twenty-five hundred (2,500) dollars. If the assessed value of all personal property owned by any taxpayer exceeds twenty-five hundred (2,500) dollars, the taxpayer shall pay tax on that part of the personal property which exceeds twenty-five hundred (2,500) dollars assessed value.
- Sec. 2. The personal property tax credit authorized in section one (1) of this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428) of the Code. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441) of the Code, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443) of the Code.
- Sec. 3. No taxpayer in the state shall be allowed a credit on personal property tax in excess of twenty-five hundred (2,500) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section two (2) of this Act in which counties of the state the property is located and shall claim the tax credit only in one (1) county and in no case shall claim more than twenty-five hundred (2,500) dollars in such claimed county or the assessed value of all personal property assessed in said county, whichever is the lesser amount. At the time of making such claim, the taxpayer shall state by affidavit that he has not claimed any other personal property tax credit in any other county of the state and shall state in what other county he does have personal property.
- Sec. 4. If personal property is owned jointly, the joint owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said proportionate ownership shall be determined by dividing the total assessed value of the property by the number of joint owners unless the joint owners show their actual interest and ownership by affidavit. Any such proportionate credit

from jointly owned property may be applied only against the joint owner's respective credit of twenty-five hundred (2,500) dollars of assessed valuation and in no event is an additional credit to be allowed for the joint ownership.

- Sec. 5. The credit allowed by sections one (1) to four (4), inclusive, hereof on personal property taxes up to twenty-five hundred (2,500) dollars of assessed valuation shall not be applicable to the taxation of personal property provided in chapters four hundred twenty-eight (428) to four hundred thirty-eight (438), inclusive, of the Code.
- Sec. 6. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the state tax commission on or before January 15 of such year."

Yoder of Johnson offered the following amendment to the amendment by the committee on tax revision and moved its adoption:

Amend the amendment by the Committee on Tax Revision filed May 10, 1967 by adding the following new sections:

- Sec. 7. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller on or before March 15 and September 15 of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.
- Sec. 8. There is hereby appropriated from any money in the state treasury not otherwise appropriated an amount sufficient to carry out the provisions of this Act.

The amendment to the amendment was adopted.

McIntyre of Linn moved that the rules be suspended in order to substitute Senate File 773 for House File 604.

Roll call was requested by Gannon of Jasper and Maloney of Polk.

On the question "Shall the rules be suspended to substitute Senate File 773 for House File 604?"

The ayes were 31:

Bailey	Distelhorst	Koch	Palmer
Baker	Doderer	Lipsky	Poncy
Beardsley	Dunton	Maloney	Radl
Bennett	Gallagher	McIntyre	Renda
Caffrey	Gannon	Middleswart	Roe
Carnahan	Glenn	Miller of Des Moines	Sullivan
Cochran	Hanson of Benton	Nolin	Tapscott
Conklin	Johnston of Polk	O'Mallev	

The nays were 74:

Andersen	Graham	Moffitt	Smith
Battles	Grassley	Mohrfeld	Stokes
Bergman	Hanson of Mitchell	Mowry	Story
Bowin	Harbor	Nelson	Strand
Busch	Hicklin	Nielsen	Stromer
Camp	Holden	Ossian	Strothman
Christensen	Johnson of Audubon	Patton	Tieden
Clark	Kiilsholm	Pelton	Van Roekel
Coffman	Kitner	Petersen of Dallas	Varley
Cunningham	Klein	Pierson	Vetter
Darrington	Kluever	Redfern	Voorhees
Den Herder	Langland	Reed	Watson
Diehl	McCartney	Roorda	Waugh
Fischer of Grundy	McCray	Sanders	Welden
Fisher of Greene	Mensing	Schmarje	Winkelman
Franklin	Millen	Schroeder	Wolfe
Freeman	Miller of Jones	Shaw	Wood
Fullerton	Miller of Page	Shepherd	Yoder
Gittins			Mr. Speaker

Absent or not voting 19:

Allen	Hill	Mayberry	Thordsen
Breitbach	Hullinger	McNamara	Utzig
Curran	King	Peterson of Woo	
Duffy	Knight	Sorg	Van Nostrand
Edgington	T ee	Stoffen	

The motion having failed to receive a two-thirds majority lost.

Harbor of Mills offered the following amendment to the committee amendment:

Amend the committee amendment to House File 604 as follows:

- 1. By striking lines five (5) through ten (10) and inserting the words "in an amount equal to the tax due on twenty-five percent (25%) of the assessed valuation of said property or equal to the tax due on twenty-five hundred (2500) dollars of the assessed valuation of said property, whichever is the lesser amount."
- 2. By inserting after the word "valuation" in line twenty-two (22) the words "or twenty-five percent of the assessed valuation, whichever is the lesser amount".
- 3. By inserting after the word "or" in line twenty-eight (28) the words "an amount equal to twenty-five percent (25%) of".
- 4. By inserting after the word "valuation" in line forty-three (43) the words "or twenty-five percent (25%) of the assessed valuation of said property, whichever is the lesser amount.".

5. By inserting after the word "valuation" in line forty-seven (47) the words "or twenty-five percent (25%) of the assessed valuation, whichever is the lesser amount,".

Speaker Pro Tempore Kluever in the chair at 11:35 a.m.

Harbor of Mills moved the adoption of the amendment to the amendment.

The amendment to the amendment lost.

Bowin of Black Hawk offered the following amendment to the committee amendment filed by him:

Amend the Tax Revision Committee Amendment to House File 604 filed May 10, 1967, as follows:

- 1. By striking from line six (6) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 2. By striking from line eight (8) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 3. By striking from line ten (10) the words and figures "twenty-five hundred (2,500) dollars and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 4. By striking from lines twenty-one (21) and twenty-two (22) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 5. By striking from lines twenty-seven (27) and twenty-eight (28) the words and figures "twenty-five hundred (2,500) dollars and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 6. By striking from line forty-two (42) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".
- 7. By striking from lines forty-six (46) and forty-seven (47) the words and figures "twenty-five hundred (2,500) dollars and inserting in lieu thereof the words and figures "ten thousand (10,000) dollars".

Speaker Baringer in the chair at 11:40 a.m.

Bowin of Black Hawk moved the adoption of the amendment to the amendment.

Roll call was requested by Bowin of Black Hawk and the Speaker.

On the question "Shall the amendment to the amendment be adopted?" The ayes were 32:

Bowin

Grassley

Langland

Stokes

Hanson of Benton Malonev Story Christensen Clark Harbor Mayberry Strand Miller of Jones Hill Stromer Coffman Den Herder Hullinger . Nelson Sullivan Johnson of Audubon Nielsen Doderer Tieden Johnston of Polk Gannon Pierson Varley Graham Kitner Schroeder Winkelman

The nays were 72:

Andersen Franklin Middleswart Roe Bailey Freeman Millen Roorda Battles Fullerton Miller of Des Moines Sanders Beardsley Gallagher Miller of Page Schmarie Bennett Gittins Moffitt Shaw Bergman Glenn Mohrfeld Shepherd Breitbach Hanson of Mitchell Mowry Smith Busch Hicklin Nolin Sorg Caffrey O'Malley Holden Strothman Camp Kiilsholm Palmer Tapscott Carnahan Thordsen Klein Patton Cochran Pelton Van Roekel Kluever Conklin Petersen of Dallas Knight Waugh Cunningham Lee Poncy Welden Diehl Lipsky Radl Wolfe Distelhorst McCartney Redfern booW Dunton McIntyre Reed Yoder Fischer of Grundy Mr. Speaker Mensing Renda

Absent or not voting 20:

Allen	Edgington	McNamara	Van Drie
Baker	Fisher of Greene	Ossian	Van Nostrand
Curran	King	Peterson of Woodl	oury Vetter
Darrington	Koch	Steffen	Voorhees
Duffy	McCray	Utzig	Watson

The amendment to the amendment lost.

(Pending)

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair,

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hanson of Benton on request of the Speaker.

SENATE MESSAGES CONSIDERED

Senate File 441, a bill for an act relating to duties and powers of the Iowa state commerce commission.

Read first time and referred to committee on commerce.

Senate File 518, a bill for an act relating to ice milk cones.

Read first time and referred to committee on agriculture.

Senate File 650, a bill for an act relating to investments of the Iowa public employees retirement fund.

Read first time and referred to committee on public health and welfare.

Senate File 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions.

Read first time and passed on file.

Senate File 62, a bill for an act relating to mileage reimbursement received by inheritance tax appraisers.

Read first time and referred to committee on state government affairs.

Senate File 654, a bill for an act to provide for an agricultural producer association for poultry producers.

Read first time and referred to committee on agriculture.

Senate File 768, a bill for an act relating to the exemption of certain livestock from taxation.

Read first time and passed on file.

RULE 50 INVOKED (HOUSE FILE 550)

Fischer of Grundy invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 550, a bill for an act relating to the regulation of trading stamps and repealing the gift enterprise statutes.

The Speaker ordered that House File 550 be placed on the Regular Calendar.

CONSIDERATION OF BILLS

The House resumed consideration of House File 604, a bill for an act relating to the taxation of personal property, and to provide an appropriation therefor.

Redfern of Lee offered the following amendment to the committee amendment and moved its adoption:

Amend the Tax Revision Committee amendment to House File 604 filed May 10, 1967, as follows:

- 1. By striking lines three (3) and four (4) the words "full credit" and inserting in lieu thereof the following words and figures: "a credit of twenty-five (25) percent".
- 2. By striking from line six (6) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "twelve thousand (12,000) dollars".
- 3. By striking from line eight (8) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "twelve thousand (12,000) dollars".
- 4. By inserting in line nine (9) after the word "pay" the following words: "the full".

- 5. By striking from line ten (10) the words and figures twenty-five hundred (2,500) dollars' and inserting in lieu thereof the words and figures "twelve thousand (12,000) dollars".
- 6. By striking in lines twenty-one (21) and twenty-two (22) the words and figures "twenty-five hundred (2,500)" and inserting in lieu thereof the following words and figures: "twenty-five (25) percent of the first twelve thousand (12,000)".
- 7. By striking in lines twenty-seven (27) and twenty-eight (28) the words and figures "twenty-five hundred (2,500)" and inserting in lieu thereof the following words and figures: "twenty-five (25) percent of twelve thousand (12,000)".
- 8. By striking in line forty-two (42) the words and figures "twenty-five hundred (2,500)" and inserting in lieu thereof the following words and figures: "twenty-five (25) percent of twelve thousand (12,000)".
- 9. By striking in lines forty-six (46) and forty-seven (47) the words and figures "twenty-five hundred (2,500)" and inserting in lieu thereof the following words and figures: "twenty-five (25) percent of twelve thousand (12,000)".

The amendment to the amendment lost.

Yoder of Johnson offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to House File 604 by striking from line fortynine (49) the words and figures "four hundred twenty-eight (428)" and inserting in lieu thereof the words and figures "four hundred twenty-nine (429)".

The amendment to the amendment was adopted.

Winkelman of Calhoun offered the following amendment to the committee amendment and moved its adoption:

Amend the Tax Revision Committee amendment to House File 604 filed May 10, 1967, as follows:

- 1. By striking from line six (6) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "five thousand (5,000) dollars".
- 2. By striking from line eight (8) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "five thousand (5,000) dollars".
- 3. By striking from line ten (10) the words and figures "twenty-five hundred (2,500) dollars; and inserting in lieu thereof the words and figures "five thousand (5,000) dollars".
- 4. By striking from lines twenty-one (21) and twenty-two (22) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "five thousand (5,000) dollars".
- 5. By striking from lines twenty-seven (27) and twenty-eight (28) the words and figures "twenty-five hundred (2,500) dollars".
- 6. By striking from line forty-two (42) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "five thousand (5,000) dollars".
- 7. By striking from lines forty-six (46) and forty-seven (47) the words and figures "twenty-five hundred (2,500) dollars" and inserting in lieu thereof the words and figures "five thousand (5,000) dollars".

Roll call was requested by Fischer of Grundy and Miller of Page.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 67:

Baker	Gannon	McNamara	Schroeder
Battles	Graham	Mensing	Shepherd
Bergman	Grassley	Middleswart	Smith
Bowin	Hanson of Mitchell	Miller of Des Moines	Sorg
Camp	Harbor	Miller of Jones	Stokes
Christensen	Hicklin	Miller of Page	Story
Clark	Hill	Moffitt	Strand
Cochran	Hullinger	Mohrfeld	Stromer
Coffman	Johnson of Audubon	Mowry	Strothman
Darrington	Johnston of Polk	Nelson	Sullivan
Den Herder	Kiilsholm	Nielsen	Tieden
Diehl	Kitner	Nolin	Van Roekel
Distelhorst	Knight	Ossian	Varley
Fischer of Grundy	Langland	Patton	Watson
Fisher of Greene	Lee	Pierson	Waugh
Freeman	Maloney	Sanders	Winkelman
Fullerton	Mayberry	Schmarje	

The nays were 46:

Allen	Dunton	Millen	Roorda
Andersen	Franklin	O'Malley	Shaw
Bailey	Gallagher	Palmer	Tapscott
Beardsley	Gittins	Pelton	Thordsen
Bennett	Glenn	Petersen of Dallas	Vetter
Breitbach	Holden	Poncy	Voorhees
Busch	Klein	Radl	Welden
Caffrey	Kluever	Redfern	Wolfe
Carnahan	Lipsky	Reed	Wood
Conklin	McCartney	Renda	Yoder
Cunningham	McCray	Roe	Mr. Speaker
Doderer	McIntyre		

Absent or not voting 11:

Curran	Hanson of Benton	Peterson of Woodbury Van Drie
Duffy	King	Steffen Van Nostrand
Edgington	Koch	Utzig

The amendment to the amendment was adopted.

SENATE FILE 773 SUBSTITUTED FOR HOUSE FILE 604

Millen of Van Buren moved that Senate File 773 be substituted for House File 604.

The motion prevailed.

Senate File 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom, and to appropriate and allocate funds from the general fund for the replacement of said exemptions, was taken up for consideration.

Yoder of Johnson offered the following amendment and moved its adoption:

Amend Senate File 773 by striking all after the enacting clause and by inserting in lieu thereof the following:

- "Section 1. Each taxpayer of the state shall receive full credit against the tax on all personal property owned by him unless the assessed value of the personal property owned by the taxpayer exceeds five thousand (5,000) dollars. If the assessed value of all personal property owned by any taxpayer exceeds five thousand (5,000) dollars, the taxpayer shall pay tax on that part of the personal property which exceeds five thousand (5,000) dollars assessed value.
- Sec. 2. The personal property tax credit authorized in section one (1) of this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428) of the Code. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441) of the Code, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443) of the Code.
- Sec. 3. No taxpayer in the state shall be allowed a credit on personal property tax in excess of five thousand (5,000) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section two (2) of this Act in which counties of the state the property is located and shall claim the tax credit only in one (1) county and in no case shall claim more than five thousand (5,000) dollars in such claimed county or the assessed value of all personal property assessed in said county, whichever is the lesser amount. At the time of making such claim, the taxpayer shall state by affidavit that he has not claimed any other personal property tax credit in any other county of the state and shall state in what other county he does have personal property.
- Sec. 4. If personal property is owned jointly, the joint owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said proportionate ownership shall be determined by dividing the total assessed value of the property by the number of joint owners unless the joint owners show their actual interest and ownership by affidavit. Any such proportionate credit from jointly owned property may be applied only against the joint owner's respective credit of five thousand (5,000) dollars of assessed valuation and in no event is an additional credit to be allowed for the joint ownership.
- Sec. 5. The credit allowed by sections one (1) to four (4), inclusive, hereof on personal property taxes up to five thousand (5,000) dollars of assessed valuation shall not be applicable to the taxation of personal property provided in chapters four hundred twenty-nine (429) to four hundred thirty-eight (438) inclusive, of the Code.
- Sec. 6. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy each of the statement to the state comptroller and to the state tax commission on or before January 15 of such year.

- Sec. 7. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller on or before March 15 and September 15 of each year, drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.
- Sec. 8. There is hereby appropriated from any money in the state treasury not otherwise appropriated an amount sufficient to carry out the provisions of this Act.

Gannon of Jasper rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The results of the vote revealed that the amendment was germane.

Millen of Van Buren moved the previous question on Senate File 773 and all amendments filed thereto.

The motion prevailed.

Yoder of Johnson moved the adoption of the amendment.

Roll call was requested by the Speaker and Yoder of Johnson.

On the question "Shall the amendment be adopted?"

The ayes were 88:

Allen	Gittins	Millen	Smith
Andersen	Graham	Miller of Jones	Sorg
Baker	Grassley	Miller of Page	Stokes
Battles	Hanson of Mitchell	Moffitt	Story
Bergman	Harbor	Mohrfeld	Strand
Bowin	Hicklin	Mowry	Stromer
Busch	Hill	Nelson	Sullivan
Camp	Holden	Nielsen	Thordsen
Christensen	Hullinger	Nolin	Tieden
Clark	Johnson of Audubon	Ossian	Van Nostrand
Cochran	Kiilsholm	Patton	Van Roekel
Coffman	Kitner	Pelton	Varley
Conklin	Klein	Petersen of Dallas	Vetter
Cunningham	Kluever	Pierson	Voorhees
Darrington	Knight	Redfern	Watson
Den Herder	Koch	Reed	Waugh
Diehl	Langland	Roorda	Welden
Distelhorst	Lee	Sanders	Winkelman
Dunton	McCartney	Schmarje	Wood
Edgington	McCray	Schroeder	Wolfe
Fisher of Greene	McNamara	Shaw	Yoder
Freeman	Middleswart	Shepherd	Mr. Speaker

Palmer

Tapscott

The nays were 20:

BaileyFranklinMayberryPoncyBennettGallagherMcIntyreRadlBreitbachGannonMiller of Des MoinesRendaCarnahanGlennO'MalleyRoe

Doderer Johnston of Polk

Absent or not voting 16:

Beardsley Fullerton Maloney Strothman
Caffrey Hanson of Benton Mensing Utzig
Curran King Peterson of Woodbury Van Drie

Duffy Lipsky Steffen

Fischer of Grundy

The amendment was adopted.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 773)

The ayes were 91:

Allen	Freeman	Millen	Shepherd
Andersen	Fullerton	Miller of Des Moines	Smith
Bailey	Gittins	Miller of Jones	Sorg
Baker	Graham	Miller of Page .	Stokes
Battles	Grassley	Moffitt	Story
Bergman	Hanson of Mitchell	Mohrfeld	Strand
Bowin	Harbor	Mowry	Stromer
Busch	Hicklin	Nelson	Sullivan
Camp	Hill	Nielsen	Thordsen
Christensen	Holden	Nolin	Tieden
Clark	Hullinger	Ossian	Van Nostrand
Cochran	Johnson of Audubon	Patton	Van Roekel
Coffman	Kiilsholm	Pelton	Varley
Conklin	Kitner	Petersen of Dallas	Vetter
Cunningham	Klein	Pierson	Voorhees
Darrington	Kluever	Redfern	Watson
Den Herder	Knight	Reed	Waugh
Diehl	Koch	Roorda	Welden
Distelhorst	Langland	Sanders	Winkelman
Dunton	Lee	Schmarje	Wolfe
Edgington	McCartney	Schroeder	Wood
Fischer of Grundy	McCray	Shaw	Yoder
Fisher of Greene	Middleswart		Mr. Speaker

The navs were 20:

Rennett Gallagher Mayberry Poncy Breitbach Gannon McIntyre Radl Carnahan Glenn McNamara Renda Doderer Johnston of Polk O'Malley Roe Franklin Palmer Maloney Tapscott

Absent or not voting 13:

Beardsley Hanson of Benton Peterson of Woodbury Utzig
Caffrey King Steffen Van Drie
Curran Lipsky Strothman

Duffy Mensing

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Millen of Van Buren moved to reconsider the vote by which Senate File 773 passed the House.

The motion lost.

Fischer of Grundy asked to be recorded as voting "aye" on Senate File 773. Objection was raised.

Fischer of Grundy moved to suspend the rules to be allowed to vote "aye" on Senate File 773.

The motion prevailed.

HOUSE FILE 604 WITHDRAWN

Millen of Van Buren asked and received unanimous consent to withdraw House File $604\ \mathrm{from}$ further consideration by the House.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move that the vote by which House File 572 passed the House be reconsidered.

FISHER of Greene

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

 $\mbox{Mr.}$ Speaker: We request that Senate File 695 be removed from the non-controversial calendar.

CHARLES F. STROTHMAN ARLO HULLINGER HARRY R. GITTINS

 $\mbox{Mr.}$ Speaker: We request that Senate File 406 be removed from the non-controversial calendar.

WILLIAM H. HARBOR JOHN L. MOWRY HAROLD O. FISCHER

REQUEST TO VOTE

O'Malley of Polk asked and received unanimous consent to be recorded as voting aye on House File 572.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 219, 255, 440, 608 and 711.

A. L. MENSING, Chairman House Committee.

ADOLPH W. ELVERS, Chairman Senate Committee.

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 219, 255, 440, 608 and 711.

REPORTS OF COMMITTEES

Andersen of Woodbury, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 671, a bill for an act relating to street bonds, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 397, a bill for an act relating to the compensation of park commissioners, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 244, a bill for an act relating to contracts for public improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 442, a bill for an act relating to sidewalks in cities and towns, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 324, a bill for an act relating to establishment of urban renewal agencies, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred <u>Senate File 546</u>, a bill for an act to amend chapter three hundred seventy (370), Code 1966, relating to the control of municipal recreational facilities, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 535, a bill for an act to amend section three hundred ninety-four point nine (394.9), Code 1966, relating to rates charged by cities and towns for the use of self-liquidating improvements, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEONARD C. ANDERSEN, Chairman

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 331, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred House File 562, a bill for an act relating to compensation of county officers and their deputies and assistants, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 405 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its publication in The Pioneer-Republican, a newspaper published at Marengo, Iowa, and in Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa, without expense to the state."

LESTER L. KLUEVER, Chairman

Busch of Bremer, from the committee on government reorganization, submitted the following report:

Mr. Speaker: Your committee on government reorganization, to whom was referred Senate File 739, a bill for an act to establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

HENRY W. BUSCH, Chairman

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File</u> <u>385</u>, a bill for an act relating to state aid for the mentally ill and mentally retarded, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend Senate File 385 by striking subsection 2 of Section one (1), and by striking all of Section two (2).

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend House File 692, Section 1, by striking from lines twenty-one (21) and twenty-two (22) the words "either by bid or public auction," and inserting in lieu thereof the following: "by public auction, and such sales shall be advertised in a newspaper of general circulation one week in advance of sale,".

SCHROEDER of Pottawattamie

Amend House File 572 as amended and passed by the senate by striking lines twenty (20) through twenty-seven (27) of section fourteen (14) and inserting the following:

"merits. The employee or the state may obtain judicial review of the commission's decision by writ of certiorari as provided by division fourteen (XIV) of the Rules of Civil Procedure."

FISHER of Greene

Amend House File 697, Sec. 2, line seven (7), by striking the word "shall" and inserting in lieu thereof the word "may".

SCHROEDER of Pottawattamie

Amend the Senate amendment to House File 285 by striking Sections One and Two and inserting in lieu thereof the following: $\frac{1}{2}$

"1. By adding the following new subsection to Section Four: "7. This section shall not apply to any members of bona fide religious organizations using peyote as a part of a religious ritual or ceremony,"

JOHNSTON of Polk

Amend House File 213, Section 1, by striking from line eleven (11) the figures #1971." and inserting in lieu thereof the figures "1975."

RENDA of Polk

Amend Senate File 131 as follows:

Amend Section 5, line seven (7) by striking all of said line after the word "for" and inserting in lieu thereof "interstate highway traffic and combined highway and railway traffic and presently owned".

DISTELHORST of Des Moines MILLER of Des Moines

Amend the Committee on Commerce amendment to Senate File 601 filed April 26, 1967 as follows:

- 1. By adding a new Section 8 to read as follows:
- Sec. 8. The provisions of this Act shall not apply to any benevolent association, as defined herein, that shall have been in continuous operation prior to December 1, 1966."
 - 2. By renumbering Section 8 as Section 9.

CAFFREY of Polk THORDSEN of Scott CARNAHAN of Wapello

Amend the Committee amendment to House File 604, filed May 10th, by striking the period at the end of line thirty-five (35).

PETERSEN of Dallas

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, May 19, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, May 19, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend J. W. Stedman, pastor of the Edwards Congregational Church, Davenport, Iowa.

The Journal of May 18 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Story of Black Hawk on request of Koch of Woodbury; Van Drie of Story on request of Cunningham of Story; McNamara of Linn on request of Hullinger of Decatur; Nielsen of Shelby on request of Busch of Bremer; Breitbach of Dubuque, Curran of Cerro Gordo, Thordsen of Scott, and Van Nostrand of Pottawattamie on request of the Speaker.

Langland of Winneshiek on request of Tieden of Clayton; Story of Black Hawk for next week on request of Millen of Van Buren.

PRESENTATION OF VISITORS

Beardsley of Polk introduced to the House 150 junior students from Des Moines Technical High School, Des Moines, Iowa, accompanied by their teachers, Mr. Parker and Mr. Kester.

Maloney of Polk introduced to the House 48 fifth grade students from Canary Lake School, an elementary school of the Saydel School District, Des Moines, Iowa, accompanied by their teachers, Mrs. Kelly and Mrs. Reeves.

Varley of Adair introduced to the House 35 seventh grade students from Orient-Macksburg Community Schools, Orient, Iowa, accompanied by their teachers: Mrs. Baker, Mrs. Ramsbottom, Mrs. Whitmarsh, Mrs. Pettigrew and Mr. Dillenburg.

Winkelman of Calhoun introduced to the House 20 seventh and eighth grade students from St. Francis of Assisi School, Rockwell City, Iowa, accompanied by Sister Mary Philomene, their teacher, and by Mrs. Frank Fouts, Mrs. Harold Heebner, Mrs. Emmett Schmit and Mrs. Wayne Stotts.

Cunningham of Story introduced to the House 23 fifth grade students from Lincoln School, Ames, Iowa, accompanied by their teachers, Mrs. Denhart and Mrs. Brown.

Franklin of Polk introduced to the House the Honorable Senator E. R. Danner of Nebraska, now in his third term in the Nebraska legislature.

Middleswart of Warren introduced to the House 40 fifth grade students from Martensdale-St. Marys School District, Martensdale, Iowa, accompanied by their teachers, Mrs. Beltz and Mrs. Morrison.

Edgington of Franklin introduced to the House 40 senior students from Hampton Community Schools, Hampton, Iowa, accompanied by their teachers; Mrs. Patricia Peterson, Mrs. Luella Sedivy, Mr. Thomas Buis and Mr. Bill Bertelson.

Voorhees of Black Hawk introduced to the House 20 eighth grade students from Immanuel Lutheran School, Waterloo, Iowa, accompanied by Mrs. Sigloff.

Strand of Poweshiek introduced to the House 26 students from the special education class of the Grinnell-Newburg Community School District, Grinnell, Iowa, accompanied by Mrs. Fran Dempster, Mrs. Fitzgerald and Mrs. Jack Mathews.

PETITIONS

The following petition was received and placed on file:

By Camp of Clinton from 218 residents of Clinton County urging a bill to provide an institution in Clinton for the residential care and training of mentally retarded who are not cared for in the other two state institutions; also provide sheltered workshop facilities.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 331 and 562; and Senate Files 671, 397, 244, 442, 324, 546, 535, 70, 405, 739 and 385, under Rule 35.

INTRODUCTION OF BILLS

House File 731, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building.

Read first time and placed on the calendar.

House File 732, by Committee on Appropriations (Committee on Appropriations) a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered.

Read first time and placed on the calendar.

House File 733, by Committee on Cities and Towns, a bill for an act relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants.

Read first time and placed on the calendar.

SENATE MESSAGES CONSIDERED

Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Read first time and referred to committee on tax revision.

Senate File 786, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1966, to exempt from taxation buildings, including the equipment thereof and site therefor, when leased to a city and operated as a civic center, and securities issued by nonprofit corporations to finance the cost of acquiring and constructing or both a building or buildings, including the equipment thereof and site therefor, leased to a city and operated as a civic center.

Read first time and referred to committee on cities and towns.

ADOPTION OF SENATE CONCURRENT RESOLUTION 21

Radl of Linn called up for consideration Senate Concurrent Resolution 21, found on page 1459 of the House Journal, and moved its adoption.

The resolution was adopted.

CONSIDERATION OF BILLS

The House resumed consideration of House File 711, a bill for an act relating to the fish and game protection fund.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 711)

The ayes were 85:

Bailey Freeman Maloney Roe Baker Fullerton Mayberry Roorda Battles McCartney Gallagher Sanders Beardsley Gannon McCray Schmarje Bergman Gittins McIntyre Shepherd Bowin Graham Millen Smith Busch Grassley Miller of Des Moines Steffen Caffrey Hanson of Mitchell Miller of Jones Stokes Camp Harbor Miller of Page Strand Carnahan Hill Mohrfeld Stromer Christensen Holden Mowry Strothman Cochran Hullinger Nelson Tapscott Coffman Johnson of Audubon Ossian Tieden Conklin Kiilsholm Palmer Varley Cunningham King Patton Vetter Darrington Kitner Pelton Watson Den Herder Klein Petersen of Dallas Waugh Diehl Kluever Pierson Welden Duffy Knight Poncy Winkelman Egington Radl Wood Lee Fischer of Grundy Reed Lipsky Mr. Speaker Franklin

The nays were 11:

Andersen Dunton Koch Sullivan Clark Hicklin Middleswart Wolfe Distelhorst Johnston of Polk Moffitt

Absent or not voting 28:

Allen Hanson of Benton Peterson of Woodbury Thordsen Bennett Utzig Langland Redfern Breitbach McNamara Renda Van Drie Curran Van Nostrand Mensing Schroeder Doderer Nielsen Van Roekel Shaw Fischer of Greene Nolin Sorg Voorhees Glenn O'Malley Story Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMITTEE OF THE WHOLE

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of hearing an address on area vocational schools by Dr. Kenneth B. Hdyt, Professor of Education and head of the Division of Counselor of Education at the University of Iowa, and that Baringer of Fayette preside as chairman of the committee.

The motion prevailed.

Also appearing before the committee was Dr. Frank Malone, Director of Ancillary Services, Area X Community College, Cedar Rapids, Iowa.

Millen of Van Buren moved that the committee now rise.

Motion prevailed.

The House reconvened, Speaker Baringer in the chair.

On motion by Millen of Van Buren the House recessed until 1:45 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bergman of Osceola on request of the Speaker; Peterson of Woodbury on request of Nelson of Cherokee; Hanson of Mitchell on request of Klein of Winnebago.

MOTIONS TO RECONSIDER WITHDRAWN

Baker of Boone asked and received unanimous consent to withdraw the motions to reconsider on House Files 684 and 691, filed by him, and found on page 1319 of the House Journal.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 803, a bill for an act relating to the availability of receipts of the board of control institutions.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 755, a bill for an act relating to vehicle safety.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 152, a bill for an act relating to the cost of foster home care for children of soldiers.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 44 relating to the appropriation of money necessary to provide for doubling the state's contribution for hospital and medical group insurance.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 44 By: Hill of Jasper

WHEREAS, the pattern in private employment in the United States and in the State of Iowa is to provide fringe benefits to the employee as a part of his compensation; and

WHEREAS, the competition provided to the state by such employment practice is making it difficult for the state to employ well qualified persons for positions in the various departments of state government; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING; That the General Assembly of the State of Iowa direct the appropriations committee of the Senate and of the House to include in their appropriations the sum of money necessary to provide for doubling the state's contribution for hospital and medical group insurance.

SENATE AMENDMENT TO HOUSE FILE 152

Amend House File 152 as follows:

1. In section 1, strike the sentence beginning in line 4 and ending with the period in line 7, and insert in lieu thereof the following:

"The county charged with the cost of foster home care for a child may recover the cost of such care from the general fund of the state if the child would otherwise have been eligible for admission to the Iowa juvenile home or the Annie Wittenmyer home under the provisions of subsection one (1) of section two hundred forty-four point three (244.3) of the Code."

2. Amend the title by striking the words "children of soldiers" and inserting in lieu thereof the words "certain children of veterans".

ADOPTION OF CONFERENCE COMMITTEE REPORT

(SENATE FILE 96)

Camp of Clinton called up for consideration the report of the conference committee on Senate File 96, a bill for an act to provide law clerks for supreme court judges, found on page 1458 of the House Journal.

Camp of Clinton moved the adoption of the committee report and the amendments contained therein.

Motion prevailed and the conference committee report and the amendments contained therein were adopted.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 96)

The ayes were 81:

Allen	Gannon	Middleswart	Schroeder
Andersen	Gittins	Miller of Des Moines	Shaw
Bailey	Glenn	Miller of Jones	Shepherd
Baker	Graham	Moffitt	Steffen
Battles	Hanson of Benton	Mohrfeld	Stokes
Beardsley	Harbor	Mowry	Strand
Bowin	Hicklin	Nelson	Stromer
Busch	Holden	Nolin	Tapscott
Camp	Hullinger	Palmer	Tieden
Carnahan	Johnston of Polk	Patton	Van Roekel
Clark	Kiilsholm	Pelton	Vetter
Cochran	King	Petersen of Dallas	Voorhees
Coffman	Kitner	Pierson	Watson
Cunningham	Kluever	Poncy	Waugh
Den Herder	Lee .	Radl	Welden
Dunton	Lipsky	Redfern	Winkelman
Edgington	Mayberry	Reed	Wolfe
Fischer of Grundy	McCartney	Roe	Wood
Franklin	McIntyre	Sanders	Yoder
Freeman	Mensing	Schmarje	Mr. Speaker

The nays were 11:

Gallagher

Conklin	Johnson of Audubon	Ossian	Strothman
Fullerton	Koch	Roorda	Sullivan
Grassley	McCray	Smith	*

Absent or not voting 32:

Bennett	Distelhorst	Langland	Renda
		<u> </u>	
Bergman	Doderer	Maloney	Sorg
Breitbach	Duffy	McNamara	Story
Caffrey	Fisher of Greene	Millen	<u>Thor</u> dsen
Christensen	Hanson of Mitchell	Miller of Page	Utzig
Curran	Hill	Nielsen	Van Drie
Darrington	Klein	O'Malley	Van Nostrand
Diehl	Knight	Peterson of Woodbur	y Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

BULE 50 INVOKED

(House File 405)

Bailey of Wright invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 405, a bill for an act relating to projects which may be financed by revenue bonds under chapter four hundred nineteen (419) of the Code.

The Speaker ordered that House File 405 be placed on the Regular Calendar.

RULE 50 INVOKED

(House File 597)

Bailey of Wright invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 597, a bill for an act relating to permissible access between living quarters and a cosmetology shop located in a home.

The Speaker ordered that House File 597 be placed on the Regular Calendar.

RULE 50 INVOKED

(House File 392)

Sullivan of Woodbury invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 392, a bill for an act relating to state party conventions and elections of the state central committee.

The Speaker ordered that House File 392 be placed on the Regular Calendar.

SENATE AMENDMENTS CONSIDERED

Lipsky of Linn called up for consideration House File 152, a bill for an act relating to the cost of foster home care for children of deceased veterans, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 152 as follows:

1. In section 1, strike the sentence beginning in line 4 and ending with the period in line 7, and insert in lieu thereof the following:

"The county charged with the cost of foster home care for a child may recover the cost of such care from the general fund of the state if the child would otherwise have been eligible for admission to the Iowa juvenile home or the Annie Wittenmyer home under the provisions of subsection one (1) of section two hundred forty-four point three (244.3) of the Code."

2. Amend the title by striking the words "children of soldiers" and inserting in lieu thereof the words "certain children of veterans".

Motion prevailed, and the House concurred.

Lipsky of Linn moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 152)

The ayes were 92:

Allen	Gannon	Millen	Schmarje
Andersen	Gittins	Miller of Des Moines	Schroeder
Bailey	Glenn	Miller of Jones	Shepherd
Baker	Graham	Miller of Page	Smith
Battles `	Grassley	Moffitt	Steffen
Beardsley	Hanson of Benton	Mohrfeld	Stokes
Busch	Harbor	Mowry	Strand
Camp	Hicklin	Nelson	Stromer
Carnahan	Hill	Nolin .	Strothman
Christensen	Holden	O'Malley	Sullivan
Clark	Johnson of Audubon	Ossian	Tapscott
Cochran	Johnston of Polk	Palmer	Tieden
Coffman	Kiilsholm	Patton	Van Roekel
Conklin	King	Pelton	Varley
Cunningham	Kitner	Petersen of Dallas	Voorhees
Den Herder	Klein	Pierson	Watson
Distelhorst	Kluever	Poncy	Waugh
Doderer	Koch	Radl	Welden
Dunton	Lee	Redfern	Winkelman
Franklin	Lipsky	Reed	Wolfe
Freeman	McCray	Roe	Wood
Fullerton	McIntyre	Roorda	Yoder
Gallagher	Mensing	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 32:

Bennett	Duffy	Maloney	Shaw
Bergman	Edgington	Mayberry	Sorg
Bowin	Fischer of Grundy	McCartney	Story
Breitbach	Fisher of Greene	McNamara	Thordsen
Caffrey	Hanson of Mitchell	Middleswart	Utzig
Curran	Hullinger	Nielsen	Van Drie
Darrington	Knight	Peterson of Woodbury	Van Nostrand
Diehl	Langland	Renda	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE AMENDMENTS CONSIDERED

Radl of Linn called up for consideration House File 165, a bill for an act declaring teaching a profession, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 165 as follows:

By inserting in line 1 of section 3 after the word "commission" the words, ", which shall be included in the state department of public instruction for administrative pur-

By striking in line 3 of section 3 all after the word "governor" and inserting in lieu thereof a period.

By striking lines 4 through 8, inclusive, of section 3.

Motion prevailed, and the House concurred.

Radl of Linn moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 165) The ayes were 95;

Allen	Gallagher	McIntyre	Sanders
Andersen	Gannon	Mensing	Schamrje
Bailey	Gittins	Middleswart	Schroeder
Baker	Glenn	Miller of Des Moines	Shepherd
Battles	Graham	Miller of Jones	Smith
Beardsley	Grassley	Miller of Page	Steffen
Busch	Hanson of Benton	Moffitt	Stokes
Camp	Harbor	Mohrfeld	Strand
Carnahan	Hicklin	Mowry	Stromer
Christensen	Holden	Nelson	Strothman
Clark	Hullinger	Nolin	Sullivan
Cochran	Johnson of Audubon	O'Malley	Tapscott
Coffman	Johnston of Polk	Ossian	Tieden
Conklin	Kiilsholm	Palmer	Van Roekel
Cunningham	King	Patton	Varley
Den Herder	Kitner ·	Pelton	Voorhees
Distelhorst	Klein	Petersen of Dallas	Watson
Doderer	Kluever	Pierson	Waugh .
Dunton	Koch	Poncy	Welden
Edgington	Lee	Radl	Winkelman
Fisher of Greene	Lipsky	Redfern	Wolfe
Franklin	Mayberry	Reed	Wood
Freeman	McCartney	Roe	Mr. Speaker
Fullerton	McCray	Roorda	

The nays were none.

Absent or not voting 29:

Bennett	Duffy	McNamara	Story
Bergman	Fischer of Grundy	Millen	Thordsen
Bowin	Hanson of Mitchell	Nielsen	Utzig
Breitbach	Hill	Peterson of Woodbury	Van Drie

Caffrey Curran Darrington Knight Langland Malonev

Renda Shaw Sorg

Van Nostrand Votter Yoder

Diehl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House File 727, a bill for an act to provide for refunding overpayments for the 1966 Code and Iowa departmental rules, and to make an appropriation therefor, was taken up for consideration.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 727)

Fullerton

Gallagher

Gannon

The aves were 93:

Allen Andersen Bailey Baker Battles Beardslev Bowin Busch Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Den Herder Distelhorst Doderer Dunton Edgington Fisher of Greene

Graham Grasslev Hanson of Benton Harbor Holden Hullinger Johnson of Audubon Nelson Johnston of Polk Kiilsholm King Kitner Klein Kluever Koch Lee Lipsky Mayberry McCartnev McCrav McIntyre

Middleswart Millen Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Ossian Palmer Patton Pelton Petersen of Dallas Pierson Poncy Radl Redfern Reed Roe Roorda Sanders

Mensing

Shaw Smith Miller of Des Moines Steffen Stokes Strand Stromer Strothman Sullivan Tapscott Tieden Van Roekel Varlev Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder

Schroeder

The nays were none.

Absent or not voting 31:

Bennett

Franklin

Freeman

Fischer of Grundy

Maloney

Shepherd

Mr. Speaker

McNamara Sorg Bergman Gittins Nielsen Story Breitbach Glenn Hanson of Mitchell Nolin Thordsen Caffrey Hicklin O'Mallev Utzig Curran Peterson of Woodbury Van Drie Darrington Hill Van Nostrand Diehl Knight Renda Duffy Langland Schmarje

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS TAX REVISION CALENDAR

Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income, with report of committee recommending amendment and passage, was taken up for consideration.

Poncy of Wapello offered the following amendment filed by the committee on tax revision and moved its adoption:

Amend Senate File 101 as follows:

1. Amend section one (1), line three (3), by striking the word "subsection" and inserting the word "paragraph".

The amendment was adopted.

O'Malley of Polk offered the following amendment and moved its adoption:

Amend Senate File 101, as amended by the Senate, by striking lines 4, 5, and 6, and by inserting in lieu thereof the following:

"c. Add the amount donated to a political party, as defined by Section forty-three point two (43.2), Code 1966, parties, candidate, or candidates representing said party for any political office, not to exceed one hundred (100) dollars,"

Roll call was requested by O'Malley of Polk and Johnson of Audubon.

On the question "Shall the amendment be adopted?"

The ayes were 56:

Allen	Freeman	McCray	Radl
Baker	Gittins	McIntyre	Reed
Battles	Glenn	Middleswart	Renda
Beardsley	Graham	Miller of Des Moines	Roorda
Bennett	Hanson of Benton	Miller of Jones	Sanders
Caffrey	Harbor	Miller of Page	Shepherd
Christensen	Hill	Mohrfeld	Smith
Clark	Hullinger	Mowry	Steffen

Cochran Johnson of Audubon Nelson Strand Coffman Johnston of Polk Nolin Van Roekel Kiilsholm Cunningham O'Mallev Watson Den Herder Klein Ossian Waugh Distelhorst Koch Petersen of Dallas Wood Dunton Maloney Pierson Yoder

The nays were 39:

Andersen Fullerton McCartney Sorg Busch Gallagher Millen Stokes Camp Gannon Moffitt Strothman Grassley Carnahan Palmer Sullivan Conklin Hicklin Patton Tapscott Doderer King Poncy Tieden Edgington Kitner Redfern Welden Fischer of Grundy Kluever Roe Winkelman Fisher of Greene Lipsky Schroeder Wolfe Franklin Mayberry Shaw

Absent or not voting 29:

Bailey	Hanson of Mitchell	Pelton	Utzig
Bergman	Holden	Peterson	Van Drie
Bowin	Knight	of Woodbury	Van Nostrand
Breitbach	Langland	Schmarje	Varley
Curran	Lee	Story	Vetter
Darrington	McNamara	Stromer	Voorhees
Diehl	Mensing	Thordsen	Mr. Speaker
Duffy	Nielsen	•	•

The amendment was adopted.

Poncy of Wapello moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S. F. 101)

The ayes were 37:

Franklin

Allen	Freeman	Lee	Radl
Beardsley	Glenn	Maloney	Renda
Bennett	Hanson of Benton	Mayberry	Roe
Caffrey	Hill	Middleswart	Roorda
Carnahan	Holden	Miller of Des Moines	Shepherd
Christensen	Hullinger	Miller of Page	Steffen
Cochran	Johnson of Audubon	Mohrfeld	Strand
Coffman	Johnston of Polk	Mowry	Tapscott
Distelhorst	Klein	Poncy	Watson

The nays were 64:

Andersen	Gallagher	Millen	Sorg
Bailey	Gannon	Miller of Jones	Stokes
Baker	Gittins	Moffitt	Stromer
Battles	Graham	Nelson	Strothman
Bowin	Grassley	Nolin	Sullivan
Busch	Harbor	O'Malley	Tieden
Camp	Hicklin	Ossian	Van Roekel
Clark	Kiilsholm	Patton	Varley
Conklin	King	Petersen of Dallas	Voorhees
Cunningham	Kitner	Pierson	Waugh
Den Herder	Kluever	Redfern	Welden
Doderer	Koch	Reed	Winkelman
Edgington	Lipsky	Sanders	Wolfe
Fischer of Grundy	McCartney	Schroeder	Wood
Fisher of Greene	McCray	Shaw	Yoder
Fullerton	McIntyre	Smith	Mr. Speaker

Absent or not voting 23:

Bergman	Dunton	Nielsen	Thordsen
Breitbach	Hanson of Mitchell	Palmer	Utzig
Curran	Knight	Pelton	Van Drie
Darrington	Langland	Peterson of Woodbury	Van Nostrand
Diehl	McNamara	Schmarje	Vetter
Duffy	Mensing	Story	

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Millen of Van Buren moved to reconsider the vote by which Senate File 101 failed to pass the House.

. The motion lost.

House File 690, a bill for an act relating to county public hospital funds, the control and investment thereof, was taken up for consideration.

Moffitt of Appanoose offered the following amendment filed by him and moved its adoption:

Amend House File 690 Section 2, line 19 by striking the words "fifteenth day" and inserting in lieu thereof the words "third Monday".

The amendment was adopted.

Moffitt of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 690)

The ayes were 92:

Allen Fullerton McCartney Sanders Andersen Gallagher McCray Schroeder Gannon McIntyre Shaw Bailey Gitting Millen Shepherd Baker Battles Miller of Jones Smith Graham Beardsley Miller of Page Grasslev Sorg Bennett Hanson of Benton Moffitt Strand Bowin Harbor Mohrfeld Stromer Hicklin Strothman Busch Mowry Sullivan Caffrey Hill Nelson Camp Holden Nolin Tapscott Carnahan Hullinger O'Malley Tieden Johnson of Audubon Ossian Van Roekel Christensen Cochran Johnston of Polk Patton Varley Coffman Kiilsholm Petersen of Dallas Voorhees Conklin Pierson Watson King Cunningham Kitner Poncy Waugh Den Herder Klein Radl Welden Doderer Kluever Redfern Winkleman Dunton Koch Reed Wolfe Fischer of Grundy Lee Renda booW Fisher of Greene Lipsky Roe Yoder Freeman Maloney Roorda Mr. Speaker:

The nays were none.

Absent or not voting 32:

Edgington Bergman Mensing Steffen Franklin Breitbach Middleswart Stokes Clark Glenn Miller of Des Moines Story Curran Hanson of Mitchell Nielsen Thordsen Knight Utzig Darrington Palmer Diehl Langland Pelton Van Drie Distelhorst Mayberry Peterson of Woodbury Van Nostrand Duffy McNamara Schmarie Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 348, a bill for an act regarding boards of review for assessment and valuation of property, with report of committee recommending passage, was taken up for consideration.

Distelhorst of Des Moines offered the following amendment filed by him and moved its adoption:

Amend House File 348 by adding thereto the following new section:

Sec. 2. Section four hundred forty-one point thirty-three (441.33), Code 1966, is hereby further amended by inserting after the period in line twenty-five (25) the following:

"The board may, however, on their own motion meet on the third Monday of August for a period not to exceed ten working days for the purpose of making land inspection. Information gathered at such time shall be recorded for consideration at their next May session."

The amendment was adopted.

Distelhorst of Des Moines moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 348)

The ayes were 82:

Allen Andersen Baker Battles Bennett Bowin Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin	Fullerton Gallagher Gannon Gittins Graham Grassley Hanson of Benton Harbor Hicklin Hill Holden Hullinger Johnston of Polk Kiilsholm	McCray McIntyre Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nolin O'Malley Patton Petersen of Dallas Pierson	Sanders Schroeder Shaw Smith Sorg Stokes Strand Strothman Tapscott Tieden Van Roekel Varley Voorhees Watson
Clark			
	•		v
	Kiilsholm	Pierson	Watson
Cunningham	King	Poncy	Waugh
Den Herder	Kitner	Redfern	Winkelman
Distelhorst	Kluever	Reed	Wolfe
Doderer	Koch	Renda	Wood
Dunton	Lipsky	Roe	Yoder
Fisher of Greene Freeman	Maloney McCartney	Roorda	Mr. Speaker

The nays were 3:

Fischer of Grundy Mowry Ossian

Absent or not voting 39:

Bailey	Franklin	Mensing	Story
Beardsley	Glenn	Middleswart	Stromer
Bergman	Hanson of Mitchell	Nielsen	Sullivan
Breitbach	Johnson of Audubon	Palmer	Thordsen
Busch	Klein	Pelton	Utzig

Curran Darrington Diehl

Knight Langland Lee

Peterson of Woodbury Van Drie Van Nostrand Radl

Duffv Edgington

Mayberry McNamara Schmarje Shepherd

Vetter Welden

Steffen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 709, a bill for an act to create a school budget review committee and to define the powers and duties of said committee, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 709)

Fullerton

The ayes were 83:

Allen Andersen Bailey Baker Beardsley Bowin Busch Caffrey Camp Carnahan Christensen Cochran Coffman Conklin Cunningham Den Herder Doderer

Gallagher Gannon Gittins Graham Grassley Hanson of Benton Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Radl Johnston of Polk Kiilsholm King Kitner Koch Lipsky McCartney McCray

Mohrfeld Mowry Nelson Ossian Patton Petersen of Dallas Pierson Redfern Reed Renda Roe Roorda Sanders Schroeder Shaw

McIntyre

Miller of Jones

Miller of Page

Millen

Moffitt

Stokes Strand Strothman Sullivan Tapscott Tieden Van Roekel Voorhees Watson Waugh Welden Winkelman Wolfe booW Yoder Mr. Speaker

Shepherd Smith

Sorg Steffen.

The nays were 5:

Fisher of Greene

Bennett Kluever

Dunton

Edgington

Freeman

Maloney

Nolin

Poncy

Absent or not voting 36:

Battles Bergman Breitbach

Fischer of Grundy Franklin Glenn

McNamara Mensing Middleswart Schmarje Story Stromer

Hanson of Mitchell Clark Miller of Des Moines Thordsen Curran Klein Nielsen Utzig Darrington Knight . O'Mallev Van Drie Diehl Langland Palmer Van Nostrand Distelhorst Lee Pelton Varley Duffy Mayberry Peterson of Woodbury Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER HOUSE FILE 572

Fisher of Greene called up for consideration his motion to reconsider the vote on House File 572, filed May 18, 1967, and found on page 1502 of the House Journal.

Fisher of Greene moved to reconsider the vote by which House File 572 passed the House.

The motion prevailed.

Fisher of Greene moved to reconsider the vote by which House File 572 was placed on its last reading.

The motion prevailed.

Fisher of Greene moved to reconsider the vote by which the Senate amendment as amended by the House was concurred in by the House.

The motion prevailed.

Fisher of Greene offered the following amendment to the Senate amendment filed by him and moved its adoption:

Amend House File 572 as amended and passed by the senate by striking lines twenty (20) through twenty-seven (27) of section fourteen (14) and inserting the following:

"merits. The employee or the state may obtain judicial review of the commission's decision by writ of certiorari as provided by division fourteen (XIV) of the Rules of Civil Procedure."

The amendment to the amendment was adopted.

Fisher of Greene offered the following amendment to the Senate amendment and moved its adoption:

Amend House File 572 by adding to section two (2) a new subsection as follows:

"5. Appointing authority means the chairman or person in charge of divisions of the state government including, but not limited to, boards, bureaus, commissions, departments and other divisions or an employee designated to employ persons by such an appointing authority."

Also, by inserting in section nine (9), subsection seven (7), line eighty-three (83) after the word "appointment", the words "by the appointing authority".

The amendment to the amendment was adopted.

Fisher of Greene moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 572)

The ayes were 88:

Andersen	Gannon	McIntyre	Roe
Bailey	Gittins	Mensing	Roorda
Baker	Glenn	Middleswart	Sanders
Battles	Graham	Millen	Schroeder
Beardsley	Grassley	Miller of Des Moines	Shaw
Bowin	Hanson of Benton	Miller of Jones	Shepherd
Busch	Harbor	Miller of Page	Smith
Caffrey	Hicklin	Moffitt	Stokes
Camp	Hill	Mohrfeld	Strand
Carnahan	Holden	Nelson	Stromer
Christensen	Johnson of Audubon	Nolin	Strothman
Clark	Johnston of Polk	O'Malley	Tapscott
Coffman	Kiilsholm	Ossian	Tieden
Conklin	King	Palmer	Varley
Cunningham	Kitner	Patton	Voorhees
Den Herder	Klein	Pelton	Watson
Distelhorst	Kluever	Petersen of Dallas	Waugh
Dunton	Lee	Pierson	Welden
Fisher of Greene	Lipsky	Poncy	Winkelman
Franklin	Mayberry	Radl	Wolfe
Fullerton	McCartney	Redfern	Wood
Gallagher	McCray	Reed	Mr. Speaker

The nays were 8:

Allen	Fischer of Grundy	Koch	Sullivan
Doderer	Freeman	Mowry	Yoder

Absent or not voting 28:

Bennett	Duffy	McNamara	Story
Bergman	Edgington	Nielsen	Thordsen
Breitbach	Hanson of Mitchell	Peterson of Woodbury	Utzig
Cochran	Hullinger	Renda	Van Drie
Curran	Knight	Schmarje	Van Nostrand
Darrington	Langland	Sorg	Van Roekel
Diehl	Maloney	Steffen	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

Hill of Marshall offered the following amendment filed by him:

Amend Senate File 454 as follows:

1. By adding following line one hundred twenty five (125) of section 1 the following paragraphs:

"Nothing herein shall be deemed to prohibit a resident of this state from bringing into the state a child for adoption into his own family.

Nothing herein shall be deemed to prohibit the placement of children, interstate or intrastate, by persons other than licensed child-placing agencies."

- 2. Further amend Senate File 454 by striking from section 1, line one hundred sixty three (163) the comma after the word "same" and inserting in lieu thereof a period, and by striking the remainder of the sentence.
- 3. Amend section 8 by inserting in line three (3) after the word "appoint" the following: ", subject to confirmation by the Senate by a two-thirds vote,".

 $\mbox{McCartney}$ of Floyd offered the following amendment to the amendment and moved its adoption:

Amend the Hill amendment to Senate File 454, dated May 10, 1967, as follows:

- 1. In line seven (7), insert the word "intrastate" before the word "placement".
- 2. In line eight (8), strike the words ", interstate or intrastate,".

The amendment to the amendment was adopted.

Hill of Marshall moved the adoption of the amendment as amended.

The amendment as amended was adopted.

McCartney of Floyd offered the following amendment and moved its adoption:

Amend Section 1 of Senate File 454 at line one hundred ten (110) by adding the words "dependency or" after the word "with".

Fischer of Grundy moved that action on Senate File 454 be deferred and that the bill be retained on the calendar as unfinished business.

The motion prevailed.

BILL REMOVED FROM THE NON-CONTROVERSIAL CALENDAR

 $\mbox{Mr. Speaker: We request that Senate File 129 be removed from the non-controversial calendar.}$

JAMES GALLAGHER VINCENT STEFFEN RICHARD RADL

BILLE 50 INVOKED

Lipsky of Linn invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 483, a bill for an act to establish the office of public protector for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties.

The Speaker ordered House File 483 placed on the Regular Calendar.

RULE 50 INVOKED

Caffrey of Polk invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 18, a bill for an act relating to tire equipment on motor vehicles.

The Speaker ordered House File 18 placed on the Regular Calendar.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate Concurrent Resolution 21 passed the House.

HILL of Marshall

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 18, 1967, the Governor had approved the following: House Files 150, 168, 236, 289, 514, 530 and 685; and Senate Files 126, 149, 168, 289, 305, 337, 348, 463, 482, 483, 576 and 726.

AMENDMENTS FILED

Amend House File 697 by adding the following new Section:

"The treasurer of each political subdivision except township, shall submit an investment report to the auditor of state on forms provided within fifteen (15) days following the close of each fiscal year of the political subdivision. The report shall be comprised of the following information, all of which shall relate to the previous calendar year: total demand deposits placed in depositories; total funds invested; description and disposition of investments; dates of investment; rates of interest earned or return on the investments; and such other information as the auditor of state may reasonably require pertaining to public funds."

KOCH of Woodbury MALONEY of Polk GANNON of Jasper REED of Linn MOWRY of Marshall

Amend House File 687, Section 3, lines 4 and 5 by striking the words "state executive council" and inserting in lieu thereof the words "budget and financial control committee".

YODER of Johnson

- 1. Section one (1), strike lines eight (8) through fourteen (14).
- 2. Section two (2), line four (4), strike "a retirement" and insert "an":

Also, line twenty-seven (27), strike "funds" and insert "widows' annuity fund".

Also, line twenty-eight (28), strike "funds" and insert "fund";

Also line thirty (30), insert before "contribution" the word "judges";

Also, lines thirty-two (32) through thirty-five (35), strike "and in the contribution rates from the state as shall be necessary, and shall transfer funds accordingly" and insert "to the widows' annuity fund";

Also, in line thirty-five (35) strike "retirement".

3. Section five (5), line one (1), strike "Retirement" and insert "Annuity";

Also, line two (2), strike "and a 'Judges' Retirement Fund' ";

Also, lines nine (9) through eleven (11), strike "Contributions shall be made to the judges" retirement fund by the state and shall be used to pay the judges' retirement compensation as provided for by this Act";

Also, line eleven (11), strike "funds" and insert "fund".

- 4. Section seven (7), add a new subsection as follows:
- "4. The state comptroller shall pay the judges' retirement and disability compensation as provided for by this Act, and there is hereby appropriated out of any money in the treasury not otherwise appropriated an amount sufficient to pay such judges' retirement and disability compensation."
- 5. Section nine (9), lines three (3) through five (5), strike "contributions to the judges" retirement fund and the investment income from investments of such fund" and insert "appropriations as provided herein";

Also, by striking lines nine (9) through nineteen (19) and renumbering subsections three (3), four (4) and five (5) to two (2), three (3) and four (4);

Also, lines forty-nine (49) and fifty (50), strike "subsections two (2) and three (3)" and insert "subsection two (2)";

Also, line fifty-two (52), strike "system" and insert "widows annuity fund";

Also, line fifty-five (55), strike "system" and insert "widows annuity fund";

Also, line fifty-seven (57), strike "system" and insert "widows' annuity fund";

Also, line sixty-one (61), strike "state and the".

MENSING of Cedar

Amend House File 418 by adding thereto the following section:

Section five hundred eighty-three point one (583.1), subsection four (4), Code 1966, is amended by inserting at the end thereof the following:

"Provided, however, that the property listed as exempt in chapter six hundred twenty-seven (627) or any other chapter of the Code shall not be included under this definition when applicable to liens for any apartment house or other multiple-dwelling structure."

GLENN of Polk

Amend House Joint Resolution 29 by striking from Section 1, lines three (3) through eight (8), and inserting in lieu thereof the following:

Article III of the Constitution of the State of Iowa is amended by adding the following new section:

"The Governor of the State shall convene the General Assembly in the interim between regular sessions, by proclamation, within fourteen (14) days of receipt of a petition signed by a majority of the members of each house of the General Assembly." SCHROEDER of Pottawattamie

Amend House File 121 by inserting after the word "forcibly" in line 3 of Section 1, the word, "physically".

Further amend House File 121 by striking in lines 3 and 4 of Section 1 the words, "resists, opposes, impedes, intimidates or interferes with".

JOHNSTON of Polk

Amend Senate File 531, Section 4, line six (6), by inserting after the word "interest" the following words: "but without extending the maturity thereof".

SHAW of Scott

Amend Senate File 616 by striking in Section 13, sub-section 2, lines twenty-one (21) and twenty-two (22) and inserting in lieu thereof the words "and the tuition for out-of-state students shall not be less than one hundred fifty (150) percent of the rate established for in-state students and may be set at a higher figure with the approval of the state board."

REDFERN of Lee MILLER of Page

Amend Senate Concurrent Resolution 46, by striking all after the word "concurring:" and inserting in lieu thereof the following:

"That when adjournment is had on Monday, May 29, 1967, it be to reconvene on Wednesday, May 31, 1967, at $9:00~\rm{a.m.}$ "

KLEIN of Winnebago

On motion by Kluever of Cass the House adjourned until 9:00 a.m., Monday, May 22, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, May 22, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Father Gust Hatzidakis, pastor of St. John's The Baptist Greek Orthodox Church, Cedar Rapids, Iowa.

The Journal of May 19 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Tieden of Clayton on request of Winkelman of Calhoun; Distelhorst of Des Moines on request of Miller of Des Moines; Ossian of Montgomery on request of Steffen of Chickasaw; Bergman of Osceola on request of Kitner of Buchanan; Diehl of Buena Vista on request of Graham of Ida; Gittins of Pottawattamie on request of the Speaker.

PRESENTATION OF VISITORS

Mayberry of Webster introduced to the House 57 sixth grade students from Prairie Community Schools, Gowrie, Iowa, accompanied by their teachers, Mrs. Emory Gustafson and Mrs. Sandra Eernisse.

Renda of Polk introduced to the House 75 senior economics students from Lincoln High School, Des Moines, Iowa, accompanied by their teachers, Miss Bates and Mrs. Brown.

POINT OF PERSONAL PRIVILEGE

Grassley of Butler rose on a point of personal privilege to introduce to the House Mr. and Mrs. Walter Hibbs and daughter, Betsey, of Cedar Falls, Iowa. Mr. and Mrs. Hibbs are the parents of 2nd Lt. Robert Hibbs, who was killed in action in Viet Nam and is the only Iowan awarded the Congressional Medal of Honor during the present conflict.

The House rose and observed a moment of silent prayer in memory of Lt. Hibbs.

POINT OF PERSONAL PRIVILEGE

Curran of Cerro Gordo rose on a point of personal privilege to introduce the following delegation from the Clear Lake Commodores, Clear Lake, Iowa: M. A. Hintzman, Don Goranson, Joe Roth and Ed Kotz, who extended an invitation to the House to attend the Governor's Day celebration at Clear Lake, Iowa on July 27, 28 and 29.

PETITIONS

The following petitions were received and placed on file:

By Battles of Jackson from 365 residents of Jackson County who favor House File 439, relating to the movement of mobile homes.

By Roe of Allamakee from 450 residents of Fayette County who favor affirmative committee action on Senate File 118, relating to the school bus bill.

MOTION TO RECONSIDER

(SENATE CONCURRENT RESOLUTION 21)

Hill of Marshall called up for consideration his motion to reconsider the vote on Senate Concurrent Resolution 21, filed May 19 and found on page 1526 of the House Journal.

Hill of Marshall moved to reconsider the vote by which Senate Concurrent Resolution 21 was adopted.

The motion prevailed.

Radl of Linn moved the adoption of Senate Concurrent Resolution 21.

The resolution was adopted.

PROOF OF PUBLICATION

Published copy of House File 734 and verified proof of publication of said bill in the Council Bluffs Nonpareil, Council Bluffs, Iowa was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives

ADDITIONAL COPIES

Millen of Van Buren asked and received unanimous consent to have 300 additional copies printed of House Files 651, 687, 549, 604 and 218.

BILL REMOVED FROM THE NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request that House File 593 be removed from the Steering Committee non-controversial calendar.

DAN L. JOHNSTON CHARLES F. GLENN JAMES E. MALONEY

ADOPTION OF SENATE CONCURRENT RESOLUTION 46

Millen of Van Buren called up for consideration Senate Concurrent Resolution 46, found on page 1483 of the House Journal.

Klein of Winnebago offered the following amendment filed by him and moved its adoption:

Amend Senate Concurrent Resolution 46, by striking all after the word "concurring:" and inserting in lieu thereof the following:

"That when adjournment is had on Monday, May 29, 1967, it be to reconvene on Wednesday, May 31, 1967, at 9:00 a.m."

The amendment lost.

Millen of Van Buren moved the adoption of the resolution.

The resolution was adopted.

INTRODUCTION OF BILLS

House File 734, by Allen and Gittins, a bill for an act to legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, Iowa, relating to their granting permission and authority to Bennett Avenue Development Corporation, an Iowa corporation, to install sanitary sewer lines in the rights-of-way of certain primary and secondary roads in Pottawattamie county, Iowa, in connection with the construction and installation of a sanitary sewer system.

Read first time and referred to committee on judiciary.

House File 735, by Klein, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton in the county of Worth, state of Iowa in the sale of certain real estate.

Read first time and referred to committee on judiciary.

SENATE MESSAGES CONSIDERED

Senate File 755, a bill for an act relating to vehicle safety.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 803, a bill for an act relating to the availability of receipts of the board of control institutions.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 294, a bill for an act relating to the reorganization of the office of governor and certain state commissions and agencies now existing.

Alen-

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 767, a bill for an act relating to truck speed limits on Iowa roads and highways.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 652, a bill for an act relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 590, a bill for an act relating to special education of handicapped child-ren.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 747, a bill for an act relating to corporations.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 672, a bill for an act relating to codes, standards, and regulations considered by the employment safety commission in adopting rules, regulations and codes.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 444, a bill for an act relating to safety reports of insurance companies.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 790, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 486, a bill for an act relating to ratification of the sale of certain real estate owned by the Independent School District of Ames, Iowa.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 244, a bill for an act relating to benefits to be given to retired persons under the Iowa old-age and survivors' insurance system who have reached the age of seventy-two years.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 741, a bill for an act relating to licensing and regulating persons engaged in loaning or leasing bulls.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 484, a bill for an act relating to rights of civil service employees.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and courterfeit drugs, including drugs having a hallucinogenic effect.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 285

Amend House File 285 as follows:

- 1. By striking the period at the end of subsection 3 of section 2 and adding the following: "prior to the effective date of this Act."
 - 2. By striking in lines 15 and 16 of section 2 the words "or other animals".
 - 3. By striking in line 18 of section 2 the words "or other animals".
 - 4. By striking from section 2, line 53, the words "in this state".
 - 5. By adding to section 3 a new subsection as follows:
- "Peyote used in bona fide religious ceremonies of the Native American church; however, persons supplying the product to the church are required to register and maintain appropriate records of receipts and disbursements of the article."
 - 6. By striking from section 4 all of lines 20 through 24 inclusive.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

House File 726, a bill for an act to make appropriations to members of the Iowa commission on the aging, was taken up for consideration.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 726)

The ayes were 101:

Andersen	Fullerton	McCartney	Roe
Bailey	Gallagher	McCray	Roorda
Baker	Gannon	McIntyre	Sanders
Battles	Glenn	Mensing	Schmarje
Beardsley	Graham	Middleswart	Schroeder
Bennett	Grassley	Millen	Shepherd
Bowin	Hanson of Benton	Miller of Des Moines	Smith
Breitbach	Hanson of Mitchell	Miller of Jones	Sorg
Caffrey	Harbor	Miller of Page	Strand
Camp	Hicklin	Moffitt	Stromer
Carnahan	Hill	Mohrfeld	Strothman

Christensen Holden Nelson Tapscott Clark Johnson of Audubon Nielsen Thordsen Coffman Johnston of Polk Nolin Van Drie Kiilsholm Conklin Ossian Van Roekel Cunningham King Palmer Varley Curran Kitner Patton Vetter Darrington Kluever Pelton Voorhees Den Herder Knight Petersen of Dallas Watson Doderer Koch Peterson of Woodbury Waugh Duffy · Langland Poncy Welden Edgington Lee Radl Winkelman Fischer of Grundy Lipsky Redfern Wolfe Fisher of Greene Maloney. Reed Wood Mr. Speaker Franklin Mayberry Renda

Freeman

The nays were none.

Absent or not voting 23:

Allen	Dunton	O'Malley	Sullivan
Bergman	Gittins	Pierson	Tieden
Busch	Hullinger	Shaw	Utzig
Cochran	Klein	Steffen	Van Nostrand
Diehl	McNamara	Stokes	Yoder
Distelhorst	Mowry	Story	

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 729, a bill for an act to make appropriations to members of the Iowa court study commission, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 729 by striking all of Section 4.

The amendment lost.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 729)

The ayes were 104:

Allen `	Freeman	McCray	Roe
Andersen	Fullerton	McIntyre	Roorda
Bailey	Gallagher	McNamara	Sanders
Baker	Glenn	Mensing	Schmarje
Battles	Grassley	Middleswart	Schroeder

Beardsley	Hanson of Benton	Millen	Shaw
Bennett	Hanson of Mitchell	Miller of Des Moines	Shepherd
Bowin	Harbor	Miller of Jones	Smith
Breitbach	Hicklin	Miller of Page	Stokes
Caffrey	Hill	Moffitt	Strand
Camp	Holden	Mohrfeld	Stromer
Carnahan	Hullinger	Mowry	Strothman
Christensen	Johnson of Audubon	Nelson	Sullivan
Clark	Johnston of Polk	Nielsen	Tapscott
Coffman	Kiilsholm	Nolin	Thordsen
Conklin	King	O'Malley	Van Drie
Cunningham	Kitner	Ossian	Van Nostrand
Curran	Kluever	Palmer	Van Roekel
Darrington	Knight	Patton	Varley
Den Herder	Koch	Pelton	Voorhees
Doderer	Langland	Peterson of Woodbury	Watson
Duffy	Lee	Pierson	Waugh
Dunton	Lipsky	Poncy	Welden
Edgington	Maloney	Redfern	Winkelman
Fisher of Greene	Mayberry	Reed	Wolfe
Franklin	McCartney	Renda	Wood

The nays were none.

Absent or not voting 20:

Bergman	Fischer of Grundy	Petersen of Dallas	Tieden
Busch	Gannon	Radl	Utzig
Cochran	Gittins	Sorg	Vetter
Diehl	Graham	Steffen	Yoder
Distelhorst	Klein	Story	Mr. Speaker

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 730, a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee, was taken up for consideration.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 730)

The ayes were 102:

Allen Andersen Bailey Baker Battles	Freeman Fullerton Gallagher Glenn	McCray McIntyre Mensing Middleswart Millen	Schmarje Schroeder Shaw Shepherd Smith
Battles	Graham	Millen	Smith

Bennett Miller of Des Moines Sorg Grasslev Rowin Hanson of Benton Miller of Jones Stokes Breitbach Hanson of Mitchell Miller of Page Strand Caffrey Harbor Moffitt Stromer Camp Hicklin Mohrfeld Strothman Carnahan Nelson Tapscott Hill Christensen Holden Nielsen Thordsen Johnson of Audubon Nolin Van Drie Clark Coffman Johnston of Polk O'Malley Van Nostrand Conklin Kiilsholm Ossian Van Roekel Cunningham Palmer Varley King Vetter Curran Kitner Patton Voorhees Darrington Kluever Pelton Den Herder Knight Peterson of Woodbury Watson Doderer Koch Redfern Waugh Welden Duffy Langland Reed Dunton Renda Winkelman Lee Edgington Lipsky Roe Wolfe Fischer of Grundy Maloney Roorda Wood Fisher of Greene Mayberry Sanders Mr. Speaker

The nays were 2:

Mowry

Franklin

Sullivan

McCartney

Absent or not voting 20:

Beardsley	Distelhorst	McNamara	Steffen
Bergman	Gannon	Petersen of Dallas	Story
Busch	Gittins	Pierson	<u>Tiede</u> n
Cochran	Hullinger	Poncy	Utzig
Diehl	Klein	Radl	Yoder

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 385, a bill for an act relating to state aid for the mentally ill and mentally retarded, with report of committee recommending amendment and passage, was taken up for consideration.

McCray of Scott offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 385 by striking subsection 2 of Section one (1), and by striking all of Section two (2).

The amendment lost.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 385)

The ayes were 99:

Allen Freeman McIntyre Roorda McNamara Sanders Andersen Fullerton Bailey Gallagher Middleswart Schmarje Baker Gannon Millen Shaw Miller of Des Moines Shepherd Battles Glenn Beardsley Graham Miller of Jones Smith Miller of Page Sorg Bennett Hanson of Benton Breitbach . Hanson of Mitchell Stokes Moffitt Busch Harbor Mohrfeld Strand Caffrey Stromer Hicklin Mowry . Camp Hill Nelson Strothman Carnahan Holden Nielsen Tapscott Christensen Hullinger Nolin Thordsen Clark Van Drie Johnson of Audubon O'Malley Coffman Van Nostrand Johnston of Polk Ossian Conklin Van Roekel Kiilsholm Palmer Cunningham Vetter Pelton King Curran Kitner Petersen of Dallas Voorhees Den Herder Pierson Waugh Kluever Doderer Winkelman Langland Poncy Duffy Radl Wolfe Lee Dunton Redfern Wood Lipsky Edgington Maloney Reed Yoder Fischer of Grundy Mayberry Renda Mr. Speaker

Fisher of Greene McCartney

The nays were 8:

TP 1

Knight McCray Schroeder Varley
Koch Peterson of Woodbury Sullivan Welden

Roe

Absent or not voting 17:

Bergman Distelhorst Klein Story Bowin Franklin Mensing Tieden Cochran Utzig Gittins Patton Darrington Steffen Grassley Vatson Diehl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Miller of Page on request of the Speaker.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children.

McCartney of Floyd asked and received unanimous consent to withdraw the amendment filed by him on May 19 and found on page 1525 of the House Journal.

McCartney of Floyd offered the following amendment and moved its adoption:

Amend Section 1 of Senate File 454 at line one hundred ten (110) by adding after the word "with" the following:

"the dependency or neglect of the child as defined in chapter two hundred thirty-two (232) of the Code of Iowa or".

The amendment was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 454)

The ayes were 103:

Allen	Gittins	McIntyre	Schroeder
Andersen	Glenn	McNamara	Shaw
Bailey	Graham	Mensing	Shepherd
Baker	Grassley	Middleswart	Sorg
Battles	Hanson of Benton	Millen	Stokes
Beardsley	Hanson of Mitchell	Miller of Jones	Strand
Breitbach	Harbor	Moffitt	Stromer
Busch	Hicklin	Mohrfeld	Strothman
Camp	Hill	Mowry	Sullivan
Carnahan	Holden	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Coffman	Johnson of Audubon	Ossian	Van Drie
Conklin	Johnston of Polk	Palmer	Van Nostrand
Curran `	Kiilsholm	Patton	Van Roekel
Darrington	King	Pelton	Varley
Den Herder	Kitner	Petersen of Dallas	Vetter
Diehl	Kluever	Peterson of Woodbury	Voorhees
Doderer	Knight	Pierson	Watson
Duffy	Koch	Poncy	Waugh

Mr. Speaker

Welden Langland Redfern Dunton Fischer of Grundy Lee Reed Winkelman Renda Wolfe Lipsky . Franklin -Wood Maloney Roe Freeman Yoder Fullerton Mayberry Roorda

Gallagher McCartney Sanders
Gannon McCray Schmarje

The nays were none.

Absent or not voting 21:

Bennett Cunningham Miller of Des Moines Smith Bergman Distelhorst Miller of Page Steffen Bowin Edgington Nelson Story Caffrey Fisher of Greene Nielsen Tieden Clark Utzig Klein Radl Cochran

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File 15, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness.

Van Drie of Story offered the following amendment filed by him to the Yoder et al amendment, filed May 1, and moved its adoption:

Amend the Yoder et al amendment to House File 15 filed April 28 as follows:

1. By striking the word "fifteen" in line eighteen (18) and inserting in lieu thereof the word "twelve (12)".

The amendment to the amendment lost.

Busch of Bremer offered the following amendment filed by him to the Yoder amendment and moved its adoption:

Amend the Yoder-Doderer-Van Nostrand amendment of April 28 to House File 15, line fifty-four (54), by striking the word "sixty" and inserting in lieu thereof the word "seventy-five".

The amendment to the amendment lost.

Wood of Scott offered the following amendment to the Yoder amendment and moved its adoption:

Amend the Yoder et al amendment to House File 15, filed April 28, 1967, by striking Section 3 and substituting in lieu thereof the following:

"The ability of a school corporation to exceed ten (10) mills to service principal and interest payments on bonded indebtedness is limited and conferred only to those

school corporations engaged in the administration of elementary and secondary education."

The amendment to the amendment was adopted.

Varley of Adair moved that action on House File 15 be deferred pending House action on Senate File 722.

Speaker Pro Tempore Kluever in the chair at 2:45 p.m.

The motion to defer lost.

Speaker Baringer in the chair at 3:00 p.m.

Yoder of Johnson moved the adoption of the amendment as amended,

The amendment as amended was adopted.

Yoder of Johnson asked and received unanimous consent to withdraw the amendment by the committee on tax revision, filed April 4 and found on page 802 of the House Journal.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 15)

The ayes were 65:

Allen	Fischer of Grundy	McCray	Sanders
Bailey	Franklin	Mensing	Shaw
Baker	Freeman	Middleswart	Sorg
Battles	Gannon	Millen	Stokes
Beardsley	Gittins	Miller of Jones	Tapscott
Bowin	Grassley	O'Malley	Thordsen
Breitbach	Hanson of Mitchell	Palmer	Van Drie
Caffrey	Hicklin	Patton	Van Nostrand
Camp	Hill	Pelton	Vetter
Carnahan	Holden	Petersen of Dallas	Voorhees
Coffman	Johnston of Polk	Pierson	Watson
Cunningham	Kiilsholm	Poncy	Welden
Curran	Klein	Redfern	Wolfe
Diehl	Kluever	Reed	Wood
Doderer	Lee	Renda	Yoder
Duffy	Lipsky	Roe	Mr. Speaker
Dunton			

The nays were 40:

Andersen	Johnson of Audubon	Mohrfeld		Shepherd
Busch	King	Mowry	7.7	Smith
Christensen	Kitner	Nelson		Strand

Nielsen Stromer Den Herder Knight Nolin Strothman Edgington Koch Sullivan Ossian Glenn Langland | Maloney ' Radl Van Roekel Graham Hanson of Benton McCartney Roorda Varley Schmarie Waugh Harbor McIntyre Moffitt Schroeder Winkelman Hullinger

Absent or not voting 19:

Steffen Bennett Darrington Mayberry McNamara Bergman Distelhorst Story Clark Fisher of Greene Miller of Des Moines Tieden Utzig Cochran Miller of Page Fullerton Conklin Gallagher Peterson of Woodbury

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 100, a bill for an act relating to liquor license fees, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend House File 100 by inserting in Section 1, line six (6), after the word "licensed" and before the period the following:

", and in case there is any doubt as to which of two or more differing corporate limits are the nearest, the license fee which is the larger shall prevail."

The amendment was adopted.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 100)

The ayes were 67:

Allen McCray Shaw Fullerton Battles Gallagher Mensing Shepherd Bowin Gannon Millen Sorg Breitbach Graham Miller of Jones Strand Busch Hanson of Benton Mohrfeld Stromer Caffrey Mowry Tapscott Harbor Camp Hicklin Nolin Thordsen Carnahan O'Malley Voorhees Hullinger Christensen Johnson of Audubon Ossian Watson

Coffman Johnston of Polk Palmer Waugh Welden Conklin Kiilsholm Pelton Peterson of Woodbury Winkelman Diehl Kitner Duffv Langland Reed Wolfe Mood Fischer of Grundy Lee Roe

Fisher of Greene Lipsky Roorda Yoder
Franklin Maloney Schmarje Mr. Speaker

Freeman McCartney Schroeder

The nays were 37:

Bailev Hill Middleswart Smith Holden Baker Stokes Moffitt Beardsley Nelson Strothman King Cunningham ' Klein Nielsen Sullivan Den Herder Kluever Patton Van Drie Petersen of Dallas Van Nostrand Edgington Knight Gittins Koch Pierson Van Roekel Glenn McIntyre Poncy Varley Vetter Grasslev McNamara Sanders

Hanson of Mitchell

Absent or not voting 20:

Andersen	Curran	Mayberry	Renda
Bennett	Darrington	Miller of Des Moines	Steffen
Bergman	Distelhorst	Miller of Page	Story
Clark	Doderer	Radl	<u>Tieden</u>
Cochran	Dunton	Redfern	Utzig

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 48, a bill for an act relating to the payment of property damage claims under liability policies, with report of committee recommending passage, was taken up for consideration.

McIntyre of Linn offered the following amendment filed by him:

Amend House File 48 as follows:

Amend section one (1) by striking lines three (3) through eleven (11) and inserting in lieu thereof the following:

"No advance payment, loan or partial payment of damages made as an accommodation to an injured person or on his behalf to others or to the heirs at law or dependents of a deceased person made under any liability insurance policy because of an injury, death claim or property damage claim or potential claim against any insured thereunder arising from any accident or other event insured against for damages to or the destruction of property owned by another person shall be construed as an admission of liability by the insured, or the insurer's recognition of such liability, with respect to such injured or deceased person or with respect to any other claim arising from the same

accident or event. Any such payments or unpaid loans shall, however, constitute a credit and be deductible from any final settlement made or judgment rendered with respect to such injured or deceased person."

Hill of Marshall offered the following amendment to the amendment and moved its adoption:

Amend the McIntyre amendment to House File 48, filed April 14, 1967, by striking the last sentence thereof and inserting a period.

The amendment to the amendment lost.

McIntyre of Linn moved the adoption of his amendment.

Hill of Marshall rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Maloney of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 48)

The ayes were 97:

Allen	Fullerton	Lipsky	Reed
Andersen	Gallagher	Maloney	Roe
Bailey	Gannon	McCartney	Sanders
Baker	Gittins	McCray	Schmarje
Battles	Graham	Mensing	Schroeder
Beardsley	Grassley .	Middleswart	Shepherd
Bennett	Hanson of Benton	Millen	Smith
Bowin	Hanson of Mitchell	Miller of Jones	Sorg
Breitbach	Harbor	Moffitt	Strand
Busch	Hicklin	Mohrfeld	Strothman
Caffrey	Hill	Mowry	Tapscott
Camp	Holden	Nelson	Thordsen
Carnahan	Hullinger	Nielsen	Van Drie
Christensen	Johnson of Audubon	Nolin	Van Roekel
Coffman	Johnston of Polk	O'Malley	Vetter
Conklin	Kiilsholm	Ossian	Voorhees
Cunningham	King	Palmer	Watson
Curran	Kitner	Patton	Waugh
Darrington	Klein	Pelton	Welden
Diehl	Kluever	Petersen of Dallas	Winkelman
Dunton	Knight	Pierson	Wolfe
Edgington	Koch	Poncy	Wood
Fischer of Grundy	Langland	Radl	Yoder
Franklin	Lee	Redfern	Mr. Speaker
Freeman			

The nays were 4:

Duffy

Glenn

Renda

Roorda

Absent or not voting 23:

Bergman Clark Fisher of Greene

Peterson of Woodbury Sullivan Shaw Tieden

Clark Cochran Mayberry McIntyre Shaw Steffen Stokes

Utzig Van Nostrand

Den Herder Distelhorst McNamara Stokes Miller of Des Moines Story

tory Varley

Doderer

Miller of Page

Stromer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Pro Tempore Kluever in the chair at 4:00 p.m.

House File 700, a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him:

Amend House File 700 as follows:

- 1. Amend the title by inserting after the word "(Dipsacus)" the following: ", wild sunflower, multiheaded (Helianthus-annuus),".
- 2. Amend Section 1 by striking the period in line four (4) and adding the following: ", wild sunflower, multiheaded (Helianthus-annuus)."

Middleswart of Warren rose on a point of order that the amendment was not germane.

The Speaker Pro Tempore ruled the point well taken and that the amendment was not germane.

Speaker Baringer in the chair at 4:05 p.m.

Middleswart of Warren asked and received unanimous consent to withdraw the amendment filed May 9, 1967, by the committee on agriculture and found on page 1333 of the House Journal.

Middleswart of Warren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 700)

The ayes were 89:

Allen Andersen Franklin Freeman Lipsky Maloney Roe Roorda

ž			·
Bailey	Fullerton	McCartney	Sanders
Baker	Gannon	McCray	Schmarje
Battles	Gittins	Mensing	Shepherd
Beardsley	Glenn	Middleswart	Smith
Bowin	Graham	Millen	Sorg
Breitbach	Hanson of Benton	Miller cf Jones	Stokes
Busch	Hanson of Mitchell	Moffitt	Strand
Caffrey	Harbor	Mohrfeld	Strothman
Camp	Hicklin	Nielsen	Tapscott
Carnahan	Holden	Nolin	Thordsen
Christensen	Hullinger	O'Malley	Van Drie
Coffman	Johnson of Audubon	Ossian	Van Nostrand
Conklin	Johnston of Polk	Palmer	Van Roekel
Cunningham	King	Patton	Watson
Curran	Kitner	Peterson of Woodbury	Waugh
Darrington	Klein	Pierson	Welden
Diehl	Kluever	Poncy ,	Winkelman
Duffy	Knight	Redfern	Wolfe
Dunton	Koch	Reed	Wood
Edgington	Langland	Renda	Mr; Speaker
T1 1 4 6			-

Fisher of Greene

The nays were 5:

Gallagher Nelson Schroeder

Stromer

Voorhees

Absent or not voting 30:

Bennett	Grassley	Miller of Page	Story
Bergman	Hill	Mowry	Sullivan
Clark	Kiilsholm	Pelton	Tieden
Cochran	Lee	Petersen of Dallas	Utzig
Den Herder	Mayberry	Radl	Varley
Distelhorst	McIntyre	Shaw	Vetter
Doderer	McNamara	Steffen	Yoder
Fischer of Cros	no Millon of Dog M		

Fischer of Greene Miller of Des Moines

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 697, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 697, Sec. 2., line seven (7), by striking the word "shall" and inserting in lieu thereof the word "may".

The amendment lost.

McIntyre of Linn offered the following amendment filed by him and moved its adoption:

Amend House File 697 as follows:

Strike from Section four (4), line sixteen (16), the words "which rates shall not be greater", and all of lines seventeen (17) and eighteen (18) and insert in lieu thereof after the word bank, in line sixteen (16) the words, "which rates shall not be more than one percent (1%) of interest above the rate set under this section for state funds nor more than one percent (1%) of interest below that rate".

The amendment lost.

Koch of Woodbury asked and received unanimous consent to withdraw his amendment filed May 2, 1967, and found on page 1198 of the House Journal.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 697 by adding the following new Section:

"The treasurer of each political subdivision except townships, shall submit an investment report to the auditor of state on forms provided within fifteen (15) days following the close of each fiscal year of the political subdivision. The report shall be comprised of the following information, all of which shall relate to the previous calendar year: total demand deposits placed in depositories; total funds invested; description and disposition of investments; dates of investment; rates of interest earned or return on the investments; and such other information as the auditor or state may reasonably require pertaining to public funds."

The amendment was adopted.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend House File 697 by adding the following new section:

Sec. 6. This Act, being deemed of immediate importance, shall take effect and be in force from and after its publication, in the Maxwell Tribune, a newspaper published in Maxwell, Iowa, and in The Ocheyedan Press, a newspaper published in Ocheyedan, Iowa.

The amendment was adopted.

Darrington of Harrison offered the following amendment and moved its adoption: Amend House File 697 by adding thereto the following section:

"Section one hundred seventy-six A point eight (176A.8), subsection sixteen (16), Code 1966, is hereby amended by inserting in line twelve (12) after the word 'county.' the following:

"The treasurer of the extension council with the approval of the council may invest agricultural extension education funds retained by the council and not needed for current expenses in the manner authorized for treasurers of political subdivisions under section four hundred fifty-three point one (453.1) of the Code."

The amendment was adopted.

Schroeder of Pottawattamie offered the following amendment and moved its adoption:

Amend House File 697, Section 2, line five (5) by striking the words 'or township trustees,'.

Stromer

The amendment was adopted.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 697, Section 4, by striking from line eighteen (18) the words "one percent" and inserting in lieu thereof the words "one-half percent".

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 32:

Dunton	Langland	Mowry
Franklin	Lee	O'Malley
Gallagher	Lipsky	Palmer
Gannon	Maloney	Poncy
Hanson of Benton	McIntyre	Radl
Harbor	McNamara	Redfern
Hullinger	Middleswart	Renda
Klein	Mohrfeld	Van Roekel
	Franklin Gallagher Gannon Hanson of Benton Harbor Hullinger	Franklin Lee Gallagher Lipsky Gannon Maloney Hanson of Benton McIntyre Harbor McNamara Hullinger Middleswart

Hanson of Mitchell Patton

The nays were 66:

Andersen

Bailey	Hicklin	Pelton	Strothman
Battles	Johrson of Audubon	Petersen of Dallas	Sullivan
Bowin	King	Peterson of Woodbury	Tapscott
Camp	Kitner	Pierson	Thordsen
Coffman	Kluever	Reed	Van Drie
Conklin	Knight	Roe	Vetter
Cunningham	Koch	Roorda	Voorhees
Curran	McCartney	Sanders	Watson
Darrington	McCray .	Schmarje	Waugh
Den Herder	Mensing	Schroeder	Welden
Diehl	Millen	Shepherd	Winkelman
Edgington	Miller of Jones	Smith	Wolfe
Fischer of Grundy	Moffitt	Sorg	Wood
Freeman	Nelson	Stokes	Yoder
Fullerton	Nielsen	Strand	Mr. Speaker
Graham	Nolin		•

Absent or not voting 26:

Bergman	Fisher of Greene	Kiilsholm	Steffen
Caffrey	Gittins	Mayberry	Story
Clark	Glenn	Miller of Des Moines	Tieden
Cochran	Grassley	Miller of Page	Utzig
Distelhorst	Hill	Ossian	Van Nostrand
Doderer	Holden	Shaw	Varley
Duffy	Johnston of Polk	 Compared to the compared to the c	

The amendment lost.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 697)

The ayes were 103:

Allen	Freeman	McCray	Roorda
Andersen	Fullerton	•	Sanders
		McIntyre	
Bailey	Gallagher	McNamara	Schmarje
Baker	Gannon	Mensing	Schroeder
Battles	Gittins	Middleswart	Shepherd
Beardsley	Graham	Millen	Smith
Bennett	Hanson of Benton	Miller of Jones	Sorg
Bowin	Hanson of Mitchell	Moffitt	Strand
Breitbach	Harbor	Mohrfeld	Stromer
Busch	Hicklin	Mowry	Strothman
Camp	Hill	Nelson	Sullivan
Carnahan	Holden	Nielsen	Tapscott
Christensen	Hullinger	Nolin .	Thordsen
Coffman	Johnson of Audubon	O'Malley	Van Drie
Conklin	Johnston of Polk	Palmer	Van Roekel
Cunningham	King	Patton	Vetter
Curran	Kitner	Pelton	Voorhees
Darrington	Klein	Petersen of Dallas	Watson
Den Herder	Kluever	Peterson of Woodbury	Waugh
Diehl	Knight	Pierson	Welden
Doderer	Koch	Poncy	Winkelman
Dunton	Langland	Radl	Wolfe
Edgington	Lee	Redfern	Wood
Fischer of Grundy	Lipsky	Reed	Yoder
Fisher of Greene	Maloney	Renda	Mr. Speaker

The nays were none.

Franklin

Absent or not voting 21:

Bergman	Glenn	Miller of Page	Story
Caffrey	Grassley	Ossian	Tieden
Clark	Kiilsholm	Shaw	Utzig
Cochran	Mayberry	Steffen	Van Nostrand
Distelhorst	Miller of Des N	Moines Stokes	Varley

Roe

Disternors: Willer of Des Moines Stokes Varie

Duffy

McCartney

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RULE 50 INVOKED

McNamara of Linn invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 50, a bill for an act relating to uniformity of central deposit requirements for investment companies.

The Speaker ordered House File 50 placed on the Regular Calendar.

EXPLANATION OF VOTE ON HOUSE FILE 15

I voted No, because this bill affects only one school in Pottawattamie County. This school district has enough mobile homes within the school area to influence or carry the necessary school vote. The taxes paid by mobile home owners is written in the Code, It is 15¢ per square foot of area, and therefore I felt it necessary to vote against the bill, because these owners wouldn't be paying their share of the tax load which this bill would create on the property tax paying members of the district. This could be as much as a 50% increase on school bond indebtedness payments on property owners.

LAVERNE SCHROEDER

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 726 passed the House.

SMITH of O'Brien

REQUEST TO VOTE

Voorhees of Black Hawk asked and received unanimous consent to be recorded as voting aye on Senate File 385.

Den Herder of Sioux asked and received unanimous consent to be recorded as voting no on House File 100.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 17, 116, 171, 182, 203, 216, 286, 345, 363, 414, 435, 437, 474, 679 and 699; and Senate Files 179 and 725.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House File 17, 116, 171, 182, 203, 216, 286, 345, 363, 414, 435, 437, 474, 679 and 699; and Senate Files 179 and 725.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 22nd day of May, 1967, sent to the governor for his approval: House Files 17, 116, 171, 182, 203, 216, 286, 345, 363, 414, 435, 437, 474, 679 and 699.

A. L. MENSING, Chairman

Report adopted.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 19, 1967, the Governor had approved the following: Senate File 139.

AMENDMENTS FILED

Amend House File 76 by striking in line ten (10) the words "All such" and all of lines eleven (11), twelve (12) and thirteen (13).

REDFERN of Lee BAILEY of Wright PELTON of Clinton

Amend Senate File 677 as follows:

Strike from line twenty-eight (28) Sectionnine (9) the words "wages not in excess of ten thousand (10,000) dollars" and inserting in lieu thereof the words "all wages without limit".

MALONEY of Polk

Amend Senate File 677 as follows:

Section nine (9) line fifty-six (56) insert after the word "Iowa" the words "or elective officials of the State of Iowa or its political subdivisions not specifically excluded by this act."

MALONEY of Polk

Amend House File 692, Section 1, by striking lines twenty (20) through twenty-four (24), and inserting in lieu thereof the following: "All used motor vehicles which have been driven 90,000 miles or more and which have been turned in to the state car dispatcher shall be disposed of by public auction, and such sales shall be advertised twice in a newspaper of general circulation at weekly intervals in advance of sale and the receipts from such sale shall be deposited in the depreciation fund to the credit of that unit within the department or agency turning in the vehicle."

SCHROEDER of Pottawattamie

On motion by Millen of Van Buren the House adjourned until 8:30 a.m., Tuesday, May 23, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, May 23, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Donald Arthur, pastor of the Methodist Church, Bloomfield, Iowa.

The Journal of May 22 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Caffrey of Polk for today and tomorrow on request of the Speaker; Coffman of Iowa on request of Fullerton of Woodbury.

PRESENTATION OF VISITORS

Mohrfeld of Tama introduced to the House 17 first and second grade students from the Sac and Fox Indian School, Tama, Iowa, accompanied by Mr. Wolf, Officer in charge of the settlement, and three adults.

Hanson of Benton introduced to the House 20 senior students from Benton Community Schools, Van Horne, Iowa, accompanied by their teacher, Mr. Hastert.

Moffitt of Appanoose introduced to the House 57 seventh grade students from Moravia Community Schools, Moravia, Iowa, accompanied by their teacher, Mrs. Clayworth.

Tapscott of Polk introduced to the House 23 pre-schoolers in the Headstart Program from Sabin Elementary School, Des Moines, Iowa, accompanied by Carol Vaugh and Charles Knox, Vista Volunteers; their teachers; Carol Cook, Mrs. Clark and Mrs. Williams; and three mothers.

Cochran of Webster introduced to the House the Honorable James F. Stanek, Callendar, Iowa, former member of the House from Webster County in the Forty-ninth General Assembly.

PETITIONS

The following petitions were received and placed on file:

By Winkelman of Calhoun from 46 residents of Calhoun County who favor legalizing pari-mutuel wagering on horse racing.

By Ossian of Montgomery from 51 residents of Iowa who favor pari-mutuel betting.

By Holden of Scott from 172 residents of Iowa who favor pari-mutuel wagering.

SENATE MESSAGES CONSIDERED

Senate File 294, a bill for an act relating to the reorganization of the office of governor, commission on aging, civil rights commission, and higher education facilities commission, and all agencies now in existence or hereafter established pursuant to section seven point nine (7.9). Code 1966.

Read first time and referred to committee on government reorganization.

Senate File 444, a bill for an act relating to safety reports of insurance companies. Read first time and referred to committee on industrial and human relations.

Senate File 672, a bill for an act relating to codes, standards, and regulations considered by the employment safety commission in adopting rules, regulations and codes.

Read first time and referred to committee on industrial and human relations.

Senate File 590, a bill for an act relating to special education of handicapped children.

Read first time and referred to committee on schools.

Senate File 767, a bill for an act relating to truck speed limits on Iowa roads and highways.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 790, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 536, a bill for an act requiring meetings of governmental agencies to be open to the public.

Read first time and referred to committee on state government affairs.

Senate File 655, a bill for an act to provide for an agricultural producer association for turkey producers.

Read first time and referred to committee on agriculture.

Senate File 742, a bill for an act to amend chapter three hundred twenty-four (324), Code 1966, to extend powers and duties of the treasurer of the state, to amend certain definitions, to authorize bond increases, to provide certain regulations of commerical vehicles and to change provision relating to penalties.

Read first time and referred to committee on tax revision.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 536, a bill for an act requiring meetings of governmental agencies to be open to the public.

Alen

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 176, a bill for an act relating to the participation of pharmacies in a pharmaceutical service plan.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 742, a bill for an act relating to the motor fuel tax.

- Δ 1en-

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That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 655, a bill for an act to provide for an agricultural producer association for turkey producers.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 96, a bill for an act to provide law clerks for supreme court judges.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 176

Amend House File 176 as follows:

- 1. By adding the following new sentence after the period in line 6 of section 3: "Membership in any pharmaceutical service corporation shall be open to all pharmacies licensed under chapter one hundred fifty-five (155) of the Code."
 - 2. By striking section 5 and inserting in lieu thereof the following:
- Sec. 5. Section five hundred fourteen point seven (514.7), Code 1966, is hereby amended as follows:
- 1. By inserting in line three (3) after the word "service" the following: "or for pharmaceutical service".
- 2. By adding at the end of said section the following: "The commissioner shall require that participating pharmacies be reimbursed by the pharmaceutical service corporation at rates or prices equal to the rates or prices charged nonsubscribers, unless the commissioner determines otherwise to prevent loss to subscribers."

ADOPTION OF HOUSE CONCURRENT RESOLUTION 21

Moffitt of Appanoose called up for consideration House Concurrent Resolution 21, found on page 1457 of the House Journal, and moved its adoption.

The resolution was adopted.

MOTION TO RECONSIDER

(House File 726)

Smith of O'Brien called up for consideration his motion to reconsider the vote on House File 726, filed May 22 and found on page 1548 of the House Journal.

Smith of O'Brien moved to reconsider the vote by which House File 726 passed the House.

The motion prevailed.

HOUSE FILE 726 WITHDRAWN

Cunningham of Story asked and received unanimous consent to withdraw House File 726 from further consideration by the House.

CONSIDERATION OF BILLS STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 200, a bill for an act relating to court procedures, services, and personnel involving dependent, neglected, and delinquent children, with report of committee recommending passage, was taken up for consideration.

Renda of Polk offered the following amendment and moved its adoption:

Amend Senate File 200 by adding the following new section:

Section 27. Section two hundred thirty-two point fifty-one (232.51), Code 1966, is hereby amended by adding thereto the following:

"Any such sums ordered by the court shall be a judgment against each of the parents and a lien as provided in section six hundred twenty-four point twenty-three (624.23) of the Code. If juvenile court jurisdiction has been lodged in the municipal court, all such orders and judgments made by that court shall be transferred by the clerk thereof to the district court as provided in section six hundred two point forty-three (602.43) of the Code. If all or any part of the sums that the parents are ordered to pay, is subsequently paid by the county, the judgment and lien shall thereafter be against each of the parents in favor of the county to the extent of such payments."

The amendment was adopted.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 200 by adding the following new section:

"Sec. 27. Section two hundred thirty-one point three (231.3), Code 1966, is hereby amended by adding the following:

"The judge of the juvenile court may appoint a referee in juvenile court proceedings. The referee shall be qualified for his duties by training and experience and shall hold office at the pleasure of the judge. The compensation of the referee shall be fixed by the judge. The judge may direct that any case or class of cases arising under chapter two hundred thirty-two (232) of the Code shall be heard in the first instance by the referee in the manner provided for the hearing of cases by the court.

"Upon the conclusion of a hearing held as provided herein, the referee shall transmit to the judge findings of fact. Notice of the findings of fact of the referee, together with a statement concerning the right to a rehearing, shall be given to the parties to the proceeding heard by the referee, including the parents, guardian or custodian of a minor, and to any other interested person as the court may direct. This notice may be given orally at the hearing, or by certified mail or other service as directed by the court.

"The parties to a proceeding heard before the referee shall be entitled to a rehearing by the judge of the juvenile court if requested within seven (7) days after receiving notice of the findings of fact of the referee. In the interest of justice, the court may allow a rehearing at any time. If a rehearing is not requested, the court may enter any appropriate order based upon the referee's findings of fact."

The amendment was adopted.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend Senate File 200 as follows:

1. Section 13, by striking from lines two (2) and three (3) the words and figures

"fifteen (15) through twenty-five (25)" and inserting the words and figures "fourteen (14) through twenty-four (24)".

2. Section 16, by striking from line one (1) the word and figures "sixteen (16)" and inserting in lieu thereof "fifteen (15)".

The amendment was adopted.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 200)

The ayes were 98:

Allen	Gittins	Millen	Shaw
Andersen	Graham	Miller of Des Moines	Smith
Bailey	Grassley	Miller of Jones	Sorg
Baker	Hanson of Benton	Miller of Page	Steffen
Battles	Hanson of Mitchell	Moffitt	Stokes
Beardsley	Harbor	Mohrfeld	Strand
Bowin	Hicklin	Mowry	Strothman
Breitbach	Hill	Nielsen	Sullivan
Camp	Holden	Nolin	Tapscott
Carnahan	Hullinger	Ossian	Thordsen
Clark	Johnson of Audubon	Patton	Van Drie
Conklin	Johnston of Polk	Pelton	Van Nostrand
Cunningham	Kiilsholm	Peterson of Woodbury	Van Roekel
Curran	King	Pierson	Varley
Darrington	Kitner	Poncy	Vetter
Den Herder	Klein	Radl	Voorhees
Diehl	Knight	Redfern	Watson
Distelhorst	Koch	Reed	Waugh
Doderer	Langland	Renda	Welden
Dunton ·	Lee	Roe	Winkelman
Fisher of Greene	Lipsky	Roorda	Wolfe
Freeman	Maloney	Sanders	Wood
Fullerton	McCartney	Schmarje	Yoder
Gallagher	McIntyre	Schroeder	Mr. Speaker
Gannon	Mensing		

The nays were none.

Absent or not voting 26:

Bennett	Duffy	McCray	Shepherd
Bergman	Edgington	McNamara	Story
Busch	Fischer of Grundy	Middleswart	Stromer
Caffrey	Franklin	Nelson	<u>Tiede</u> n
Christensen	Glenn	O'Malley	Utzig
Cochran	Kluever	Palmer	

Coffman Mayberry Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 707, a bill for an act relating to truck operator permit fees, was taken up for consideration.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 707)

The ayes were 93:

Allen	Gannon	Millen	Schmarje
Andersen	Gittins	Miller of Des Moines	Shaw
Baker	Graham	Miller of Jones	Shepherd
Battles	Grassley	Miller of Page	Smith
Beardsley-	Hanson of Mitchell	Moffitt	Sorg
Bergman	Harbor	Mohrfeld	Steffen
Bowin	Hicklin	Mowry	Strand
Breitbach	Hill	Nelson	Stromer
Busch	Holden	Nielsen	Strothman
Carnahan	Hullinger	Nolin	Sullivan
Christensen	Johnson of Audubon	Ossian	Thordsen
Clark	Johnston of Polk	Patton	Van Drie
Conklin-	Kiilsholm	Pelton	Van Nostrand
Cunningham	King	Petersen of Dallas	Van Roekel
Curran	Kitner	Peterson of Woodbury	Varley
Darrington	Klein	Pierson	Vetter
Den Herder	Knight	Poncy	Watson
Diehl	Koch	Radl	Waugh
Distelhorst	Langland	Redfern	Winkelman
Doderer	Lee	Reed	Wolfe
Dunton	Lipsky	Roe	Wood
Fisher of Greene	McCartney	Roorda	Yoder
Freeman	McIntyre	Sanders	Mr. Speaker
Fullerton			

The nays were 7:

Gallagher	Maloney	Schroeder	Voorhees
Hanson of Benton	Renda	Tapscott	

Absent or not voting 24:

Bailey	Duffy	Mayberry	Palmer
Bennett	Edgington	McCray	Stokes
Caffrey	Fischer of Grundy	McNamara	Story
Camp	Franklin	Mensing	Tieden
Cochran	Glenn	Middleswart	Utzig
Coffman	Kluever	O'Malley	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 525, a bill for an act relating to establishment of a release center for male inmates of corrective institutions, with report of committee recommending passage, was taken up for consideration.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 525)

The ayes were 104:

Allen	Gallagher	Mensing	Shepherd
Andersen	Gannon	Miller of Des Moines	Smith
Bailey	. Gittins	Miller of Jones	Sorg
Baker	Graham	Miller of Page	Steffen
Battles	Grassley	Moffitt	Stokes
Beardsley	Hanson of Benton	Mohrfeld	Strand
Bergman	Hanson of Mitchell	Mowry	Stromer
Bowin	Harbor	Nelson	Strothman
Breitbach	Hicklin	Nielsen	Sullivan
Busch	Hill	Nolin	Tapscott
Camp	Holden	Ossian	Thordsen
Carnahan	Hullinger	Patton	Tieden
Christensen	Johnson of Audubon	Pelton	Van Drie
Clark	Johnston of Polk	Petersen of Dallas	Van Nostrand
Conklin	Kiilsholm	Pierson	Van Roekel
Cunningham	King	Poncy	Varley
Curran	Kitner	Radl	Vetter
Darrington	Klein	Redfern	Voorhees
Den Herder	Knight	Reed	Watson
Diehl	Koch	Renda	Waugh
Distelhorst	Langland	Roe	Welden
Doderer	Lee	Roorda	Winkelman
Dunton	Lipsky	Sanders	Wolfe
Fisher of Greene	Maloney	Schmarje	Wood
Freeman	McCartney	Schroeder	Yoder
Fullerton	McIntyre	Shaw	Mr. Speaker

The nays were none.

Absent or not voting 20:

Bennett	Edgington	Mayberry	O'Malley
Caffrey	Fischer of Grundy	McCray	Palmer
Cochran	Franklin	McNamara	Peterson
Coffman	Glenn	Middleswart	of Woodbury
Duffy.	Kluever	Millen	Story
		•	Titzia

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards, with report of committee recommending amendment and passage, was taken up for consideration.

Lee of Hamilton offered the following amendment filed by the committee on county and township affairs and moved its adoption;

Amend House File 411 as follows:

- 1. By striking the first two lines of Section 1 and inserting in lieu thereof the following:
- "Section 1. Section one hundred eleven A point five (111A.5), Code 1966, is hereby amended by adding thereto the".
- 2. By striking from line eight (8) of Section 1 the words "as herein provided" and inserting in lieu thereof the words "as provided in section one hundred eleven point fifty-seven (111.57) of the Code".

The amendment was adopted.

Allen of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 411)

The ayes were 98:

Allen	Gittins	Millen	Shaw
Andersen	Graham	Miller of Des Moines	Shepherd
Bailey	Grassley	Miller of Jones	Smith
Baker	Hanson of Benton	Miller of Page	Sorg
Battles	Hanson of Mitchell	Moffitt	Steffen
Beardsley	Harbor	Mohrfeld	Stokes
Bergman	Hicklin	Mowry	Strand
Bowin	Hill	Nelson	Stromer
Breitbach	Holden	Nielsen	Strothman
Camp	Johnson of Audubon	Nolin	Sullivan
Carnahan	Johnston of Polk	Ossian	Tapscott
Christensen	Kiilsholm	Patton	Thordsen
Clark	King	Pelton	Tieden
Conklin	Kitner	Petersen of Dallas	Van Drie
Cunningham	Klein	Pierson	Van Roekel
Curran	Knight	Poncy	Varley
Diehl	Koch	Radl	Voorhees
Distelhorst	Langland	Redfern	Watson
Dunton	Lee	Reed	Waugh
Fisher of Greene	Lipsky	Renda	Welden
Freeman	Maloney	Roe	Winkelman

Fullerton Gallagher Gannon McCartney McIntyre Mensing Middleswart

Roorda Schmarje Schroeder Wolfe Wood Yoder

Mr. Speaker

The nays were 1:

Doderer

Absent or not voting 25:

Bennett
Busch
Caffrey
Cochran
Coffman
Darrington

Den Herder

Duffy Kluever Edgington Mayberr Fischer of Grundy McCray

Fischer of Grund Franklin Glenn Hullinger Kluever Mayberry McCray McNamara O'Mallev

Palmer

Peterson of Woodbury Sanders Story Utzig

Van Nostrand Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 492, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers, with report of committee recommending amendment and passage, was taken up for consideration.

Strand of Poweshiek offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 492, Section 2, as follows:

- 1. By striking from line three (3) the words and figures "fifteen (15)" and inserting in lieu thereof the words and figures "eighteen (18)".
- 2. By striking from lines six (6) and seven (7) the words ", or on the person of another in whom the minor has an insurable interest".
- 3. By striking from lines eleven (11) and twelve (12) the words "any contract such minor effected on the person of another".

Lipsky of Linn moved that action on House File 492 be deferred and that the bill retain its place on the calendar as unfinished business.

CONSIDERATION OF BILLS APPROPRIATIONS CALENDAR

House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Amend House File 634 by striking from line three (3) of section 5 the words and figures "twenty-five thousand (25,000)" and inserting in lieu thereof the words and figures "fifteen thousand (15,000)".

The amendment was adopted.

(Deferred and retained as unfinished business)

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 658, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues, was taken up for consideration.

SENATE FILE 532 SUBSTITUTED FOR HOUSE FILE 658

Pelton of Clinton asked and received unanimous consent to substitute Senate File 532 for House File 658.

Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues, was taken up for consideration.

HOUSE FILE 658 WITHDRAWN

Pelton of Clinton asked and received unanimous consent to withdraw House File 658 from further consideration by the House.

COMMITTEE OF THE WHOLE

Millen of Van Buren moved that the House resolve itself into a committee of the whole for the purpose of considering the provisions of Senate File 532, and that Baringer of Fayette preside as chairman over the deliberations of the committee.

The motion prevailed.

Gerald Hartman, PH.D., superintendent of University Hospitals, Iowa, City, Iowa, and R. C. Hardin, M.D., Dean of the Medical School, University of Iowa, Iowa City, Iowa, appeared before the committee to discuss the provisions of Senate File 532.

Millen of Van Buren moved that the committee now rise.

The motion prevailed.

The House resumed consideration of Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings

and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by hospitals or clinics, and to refund bonds, notes or other obligations payable from such revenues.

Pelton of Clinton asked and received unanimous consent to withdraw his amendment filed May 9 and found on page 1333 of the House Journal.

On motion by Millen of Van Buren the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 499, a bill for an act relating to low-rent housing elections.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 753, a bill for an act relating to the establishment of an advisory committee on elementary and secondary school approval standards.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 784, a bill for an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 688, a bill for an act to provide a credit for worthless accounts to distributors of motor vehicle fuel.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 240, a bill for an act relating to inspection of public buildings by the fire marshal.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 539, a bill for an act relating to voter registration lists.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 271, a bill for an act relating to wine licenses.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 658, a bill for an act relating to care and treatment of mental illness.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 789, a bill for an act relating to requiring a bond of motor vehicle dealers engaged in the sale of vehicles for which a certificate of title is required.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 398, a bill for an act relating to the cost of supporting children in state homes.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 53, a bill for an act to provide for collection of sewer charges with water rentals or charges.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 470, a bill for an act relating to the prorating of motor vehicle registration fees.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 58, a bill for an act relating to definitions in the personal net income tax law.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 377, a bill for an act relating to driver instruction permits.

AL MEACHAM, Secretary

INTRODUCTION OF JOINT RESOLUTION

House Joint Resolution 32, by Committee on Constitutional Amendments and Reapportionment, a joint resolution extending the period designated in House Joint Resolution 28, Acts of the Sixty-second General Assembly, during which the general assembly may adopt a plan subdistricting counties and legislative districts.

Read first time and passed on file.

SENATE MESSAGES CONSIDERED

Senate File 747, a bill for an act relating to corporations.

Read first time and referred to committee on commerce.

Senate File 652, a bill for an act relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations.

Read first time and referred to committee on commerce.

Senate File 741, a bill for an act relating to licensing and regulating persons engaged in loaning or leasing bulls.

Read first time and referred to committee on agriculture.

Senate File 484, a bill for an act relating to rights of civil service employees.

Read first time and referred to committee on state government affairs.

Senate File 789, a bill for an act relating to requiring a Bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required.

Read first time and referred to committee on motor vehicles and highway safety.

Grassley of Butler offered the following House concurrent resoution:

HOUSE CONCURRENT RESOLUTION 22

By: Grassley, Millen and Vetter

Concurrent Resolution petitioning the Congress of the United States to call a Convention for proposing an amendment to the Constitution of the United States, unless Congress shall sooner have submitted such an amendment, to provide for the election of the President and Vice President in a manner fair and just to the people of the United States.

WHEREAS, under the Constitution of the United States Presidential and Vice Presidential Electors in the several states are now elected on a statewide basis, each state being entitled to as many electors as it has senators and representatives in Congress; and

WHEREAS, the Presidential and Vice Presidential Electors who receive the plurality of the popular vote in a particular state become entitled to cast the total number of electoral votes allocated to that state irrespective of how many votes may have been cast for other elector candidates; and

WHEREAS, this method of electing the President and Vice President is unfair and unjust in that it does not reflect the minority votes cast; and

WHEREAS, the need for a change has been recognized by members of Congress on numerous occasions through the introduction of various proposals for amending the Constitution:

NOW, THEREFORE, BE IT RESOLVED, BY THE HOUSE, THE SENATE CON-CURRING: That application is hereby made to Congress under Article V of the Constitution of the United States for the calling of a Convention to propose an Article of Amendment to the Constitution providing for a fair and just division of the electoral votes within the states in the election of the President and Vice President; and

BE IT FURTHER RESOLVED: That if and when Congress shall have proposed such an Article of Amendment this application for a Convention shall be deemed withdrawn and shall be no longer of any force and effect; and

BE IT FURTHER RESOLVED: That the proper officer of this state be and he is hereby directed to transmit copies of this application to the House of Representatives and Senate of the United States and to the several members of said bodies representing this state therein; also to transmit copies thereof to the legislature of all other states of the United States.

Passed on file.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 279, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee", with report of committee recommending amendment and passage, was taken up for consideration.

SENATE FILE 508 SUBSTITUTED FOR HOUSE FILE 279

Miller of Page asked and received unanimous consent to substitute Senate File 508 for House File 279.

Senate File 508, a bill for an act to amend section eighty-five point sixty-one (85.61), Code 1966, relating to Workmen's Compensation so as to include executive corporate officers within the definition of "workman" or "employee", was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 508)

The ayes were 93:

Andersen	Franklin	Maloney	Sanders
Bailey	Freeman	McCartney	Schroeder
Baker	·Fullerton	McCray	Shaw
Battles	Gallagher	McIntyre	Shepherd
Beardsley	Gannon	Mensing	Sorg
Bergman	Gittins	Millen	Stokes
Bowin	Glenn	Miller of Des Moines	Strand
Breitbach	Graham	Miller of Jones	Stromer
Busch	Grassley	Miller of Page	Strothman
Camp	Hanson of Benton	Moffitt	Sullivan
Carnahan	Hanson of Mitchell	Mohrfeld	Tapscott
Christensen	Harbor	Mowry	Thordsen
Clark	Holden	Nelson	Van Drie
Cochran	Johnson of Audubon	Nielsen	Van Nostrand
Conklin	Johnston of Polk	Nolin	Van Roekel
Cunningham	Kiilsholm	O'Malley	Vetter
Darrington	King	Patton	Voorhees
Den Herder	Kitner	Petersen of Dallas	Watson
Diehl	Klein	Pierson	Waugh
Distelhorst	Koch	Radl	Welden
Doderer	Langland	Redfern	Winkelman
Dunton	Lee .	Reed	Wood
Edgington	Lipsky	Roe	Mr. Speaker

Fischer of Grundy
The nays were none.

Absent or not voting 31:

Allen	Hill	Palmer	Steffen
Bennett	Hullinger	Pelton	Story
Caffrey .	Kluever	Peterson of Wood	lbury <u>Tiede</u> n
Coffman	Knight	Poncy	Utzig
Curran	Mayberry	Renda	Varley
Duffy	McNamara	Roorda	Wolfe
Fisher of Greene	Middleswart	Schmarje	Yoder
Hicklin	Ossian	Smith	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 279 WITHDRAWN

Miller of Page asked and received unanimous consent to withdraw House File 279 from further consideration by the House.

House File 593, a bill for an act relating to attorney fees and other costs paid to defend indigent persons charged with public offenses, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 593 as follows:

- 1. By striking all of Section 2.
- 2. Section 3, by inserting in line three (3) preceeding the words "The fees" the following:

"In cases which have their final adjudication in a municipal court the fees shall be determined by such court. In cases which have their final determination in a lower court the fees shall be determined by the district court of the county in which said lower court is located."

- 3. Section 3, by striking the word "two (2)" in line six (6) and inserting in lieu thereof the word "five (5)".
 - 4. By adding as Section 2 the following:

Section three hundred thirty-six A point two (336A.2), Code 1966, is hereby amended by striking the word "court" in line three (3) and inserting in lieu thereof the word "general".

The amendment was adopted.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 593)

The ayes were 93:

Andongon

Gannon

Andersen	Gittins	Millen	Roorda
Bailey	Graham	Miller of Des Moines	Schmarje
Baker	Grassley	Miller of Jones	Schroeder
Battles	Hanson of Mitchell	Miller of Page	Sorg
Beardsley	Harbor	Moffitt	Steffen
Bergman	Hicklin	Mohrfeld	Stokes
Bowin	Hill	Mowry	Strand
Breitbach	Holden	Nelson	Stromer
Busch	Johnson of Audubon	Nielsen	Strothman
Camp	Kiilsholm	Nolin	Sullivan
Carnahan	King	O'Malley	Tapscott
Cochran	Kitner	Ossian	Thordsen
Conklin	Klein	Palmer	Van Drie
Cunningham	Koch	Patton	Van Nostrand
Darrington	Langland	Pelton	Van Roekel
Distelhorst	Lee	Petersen of Dallas	Vetter
Doderer	Lipsky	Pierson	Voorhees
Dunton	McCartney	Poncy	Watson
Edgington	McCray	Radl	Welden
Fischer of Grundy	McIntyre	Redfern	Winkelman
Freeman	McNamara	Reed	Wolfe
Fullerton	Mensing	Renda	Wood
Gallagher	Middleswart	Roe	Mr. Speaker

The navs were 5:

Christensen

Glenn

Hanson of Benton

Johnston of Polk

Maloney

Story

Utzig

Varlev

Waugh

Voder

Absent or not voting 26:

Allen Diehl Mayberry Bennett Duffy Peterson of Woodbury Tieden Caffrey Fisher of Greene Sanders Shaw Clark Franklin Coffman Hullinger Shepherd Curran Kluever Smith Den Herder Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 560, a bill for an act to amend the Uniform Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle, with report of committee recommending amendment and passage. was taken up for consideration.

Koch of Woodbury offered the following amendment filed by the committee on commerce and moved its adoption:

Amend Senate File 560 by adding the following new section:

"Sec. 2. Section five hundred fifty-four point nine thousand three hundred two (544.9302). Code 1966, is hereby further amended by deleting the word 'motor' in lines fourteen (14) and eighteen (18) of subsection one (1)."

The amendment was adopted.

Koch of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 560)

The ayes were 95:

Andersen Freeman McIntyre Roe Sanders Bailey Fullerton McNamara Battles Gallagher Mensing Schmarie Miller of Des Moines Schroeder Beardslev Gittins Glenn Miller of Jones Shaw Bergman Miller of Page Graham Sorg Bowin Steffen Breithach Grasslev Moffitt Hanson of Benton Mohrfeld Stokes Busch Hanson of Mitchell Strand Mowry Camp Carnahan Harbor Nelson Stromer Strothman Christensen Hicklin : Nielsen Clark Holden Nolin Sullivan Cochran Johnson of Audubon O'Malley Tapscott

Tieden

Conklin Johnston of Polk Ossian Thordsen Van Drie Kiilsholm Palmer Cunningham Patton Van Roekel Darrington King Den Herder Kitner Pelton Voorhees Klein Petersen of Dallas Watson Diehl Distelhorst Koch Pierson Waugh Welden Doderer Langland Poncy Lipsky Radl Winkelman Dunton Maloney Redfern . Wood Edgington Reed Mr. Speaker Fischer of Grundy McCartney Franklin McCrav Renda

The nays were none.

A11.00

Absent or not voting 29:

VIIGH	Gainion	Midueswait	<u> </u>
Baker	Hill	Millen	Utzig
Bennett	Hullinger	Peterson of Wood	lbury Van Nostrand
Caffrey	Kluever	·Roorda	Varley
Coffman	Knight	Shepherd	Vetter
Curran	Lee	Smith	Wolfe
Duffy	Mayberry	Story	Yoder
:	= = =	=	

Middlegwart

Fisher of Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 561, a bill for an act relating to filing fees and filing procedures under the Uniform Commercial Code, with report of committee recommending passage, was taken up for consideration.

McIntyre of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 561)

Cannon

The ayes were 100:

Baker	Gallagher	Mensing	Schmarje
Battles	Gittins	Middleswart	Schroeder
Beardsley	Glenn	Millen	Shaw
Bergman	Graham	.Miller of Des Moines	Shepherd
Bowin	Grassley	Miller of Jones	Sorg
Breitbach	Hanson of Benton	Miller of Page	Steffen
Busch	Hanson of Mitchell	Moffitt	Stokes
Camp.	Harbor	Mohrfeld	Strand
Carnahan	Hicklin	Mowry	Stromer
Christensen	Hill	Nelson	Strothman
Clark	Holden	Nielsen	Sullivan
Cochran	Johnson of Audubon	Nolin	Tapscott
Conklin	Johnston of Polk	O'Malley	Thordsen

Kiilsholm Ossian Van Drie Cunningham Darrington Palmer ' Van Nostrand King Van Roekel Petersen of Dallas Den Herder Kitner Klein Pierson Vetter Diehl Voorhees Distelhorst Koch Poncy Watson Langland Radl Doderer Dunton Lipsky Redfern Waugh Welden Maloney Reed Edgington Fischer of Grundy McCartney Renda Winkelman McCrav Roe Wolfe Franklin Roorda Wood Freeman McIntvre Mr. Speaker McNamara Sanders

The nays were none.

Fullerton

Absent or not voting 24:

Allen	Curran	Knight	Smith
Andersen	Duffy	Lee	Story
Bailey	Fisher of Greene	Mayberry	<u>Tiede</u> n
Bennett	Gannon	Patton	Utzig
Caffrey	Hullinger	Pelton	Varley
Coffman	Kluever	Peterson of Woo	dhury Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF HOUSE JOINT RESOUTION 32

Van Nostrand of Pottawattamie asked and received unanimous consent to suspend Rule 29 for the immediate consideration of the following House joint resolution and moved its adoption:

HOUSE JOINT RESOLUTION 32

A Joint Resolution extending the period designated in House Joint Resolution 28. Acts of the Sixty-second General Assembly, during which the general assembly may adopt a plan subdistricting counties and legislative districts.

WHEREAS, the Sixty-second (62nd) General Assembly enacted House Joint Resolution 28, establishing a commission to conduct a study of legislative subdistricting and to make recommendations to the General Assembly; and

WHEREAS, the commission was directed to submit no later than May 1, 1967, a plan for subdividing into single-member subdistricts any county wherein more than one (1) senator is elected and any county or district wherein more than one (1) representative is elected; and

WHEREAS, the commission filed its report with recommendations for subdistricting on May 1, 1967 and notified the General Assembly that legislation incorporating the commission's report was being drafted; and

WHEREAS, technical problems have arisen in the drafting due to the necessity for detailed descriptions in citing subdistrict boundaries in the urban areas being subdivided; and

WHEREAS, it has been deemed advisable that local jurisdictions involved in subdistricting be contacted prior to the final adoption of a subdistricting plan to verify boundaries cited in the proposed legislation; and

WHEREAS, the verification in all probability cannot be completed prior to June 1, 1967, the deadline established in House Joint Resolution 28, for the General Assembly to adopt a subdistricting plan; NOW THEREFORE

BE IT RESOLVED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

- Section 1. The period for the general assembly to consider the subdistricting plan submitted by the 1967 Iowa legislative subdistricting commission established by House Joint Resolution 28, Acts of the Sixty-second General Assembly, and for the general assembly to enact a plan subdistricting the counties electing more than one (1) senator and the counties and district electing more than one (1) representative is hereby extended as provided in this Act.
- Sec. 2. The general assembly shall, no later than June 15, 1967, adopt by statute a plan as directed in House Joint Resolution 28, Acts of the Sixty-second General Assembly. The provisions of section five (5) of House Joint Resolution 28, shall apply to any apportionment plan adopted by the general assembly or in the absence of any plan adopted within the time period designated in this Act.
- Sec. 3. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in the Council Bluffs Nonpareil, a newspaper published at Council Bluffs, Iowa, and in The Times-Democrat, a newspaper published at Davenport, Iowa.

Van Nostrand of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?"

The ayes were 102:

Andersen	Gannon	Mensing	Schmarje
Bailey	Gittins	Middleswart	Schroeder
Baker	Glenn	Millen	Shaw
Battles	Graham	Miller of Des Moines	Shepherd
Beardsley	Grassley	Miller of Jones	Sorg
Bergman	Hanson of Benton	Miller of Page	Steffen
Bowin	Hanson of Mitchell	Moffitt	Stokes
Breitbach	Harbor	Mohrfeld	Strand
Busch	Hicklin	Mowry	Stromer
Camp	Hill	Nelson	Strothman
Carnahan	Holden	Nielsen	Sullivan
Christensen	Johnson of Audubon	Nolin	Tapscott .
Clark	Johnston of Polk	O'Malley	Thordsen

Cochran	Kiilsholm	Ossian	Tieden
Conklin	King	Palmer	Van Drie
Cunningham	Kitner	Pelton	Van Nostrand
Darrington	Klein	Petersen of Dallas	Van Roekel
Diehl	Koch	Pierson	Vetter
Doderer	Langland	Poncy	Voorhees
Dunton	Lee	Radl	Watson
Edgington	Lipsky	Redfern	Waugh
Fischer of Grundy	Maloney	Renda	Welden
Franklin	McCartney	Roe	Wolfe
Freeman	McCray	Roorda	Wood
Fullerton	McIntyre	Sanders	Mr. Speaker
Gallagher	McNamara		

The nays were 1: -

Distelhorst

Absent or not voting 21:

Allen	Duffy	Mayberry	Story
Bennett	Fisher of Greene	Patton	Utzig
Caffrey	Hullinger	Peterson of Woodbury	Varley
Coffman	Kluever	Reed	Winkelman
Curran	Knight	Smith	Yoder
Den Herder	· -		

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

Senate File 225, a bill for an act relating to establishing a power of condemnation by the secretary of agriculture of articles found to be adulterated or improperly labeled, with report of committee recommending passage, was taken up for consideration.

Roe of Allamakee moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 225) The ayes were 105:

Andersen	Gittins	Mensing	Schmarje
Bailey	Glenn	Middleswart	Schroeder
Baker	Graham	Millen	Shaw
Battles	Grassley	Miller of Des Moines	Shepherd
Beardsley	Hanson of Benton	Miller of Jones	Sorg
Bergman	Hanson of Mitchell	Miller of Page	Steffen
Bowin	Harbor	Moffitt	Stokes
Breitbach	Hicklin	Mohrfeld	Strand
Busch	Hill	Mowry	Stromer
Camp	Holden	Nelson	Strothman
Carnahan	Johnson of Audubon	Nielsen	Sullivan

Christensen Johnston of Polk Nolin Tapscott Cochran Kiilsholm O'Mallev Thordsen-Conklin Ossian Tieden King Van Drie Cunningham Kitner Palmer Van Nostrand Patton Darrington Klein Den Herder Knight Pelton Van Roekel Diehl Koch Petersen of Dallas Vetter Distelhorst Poncy Voorhees · Langland Lee Radl Watson Doderer Redfern Waugh Dunton Lipsky Fischer of Grundy Maloney Reed Welden Winkelman McCartney Renda Franklin McCray Roe Wolfe Freeman Roorda booW Fullerton McIntyre McNamara Sanders Mr. Speaker Gallagher

The nays were 2:

Clark

Gannon

Pierson

Absent or not voting 17:

Allen Duffy Kluever Story
Bennett Edgington Mayberry Utzig
Caffrey Fisher of Greene Peterson of Woodbury Varley
Coffman Hullinger Smith Yoder
Curran

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 264, a bill for an act relating to the sale of Inter-American Development Bank bonds, with report of committee recommending passage, was taken up for consideration.

The Speaker ordered that Senate File 264 be deferred and retain its place on the calendar.

Senate File 323, a bill for an act relating to the imposition of general parking restrictions within municipalities, with report of committee recommending passage, was taken up for consideration.

Voorhees of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 323)

The aves were 101:

Andersen Gannon Mensing Sanders
Bailey Gittins Middleswart Schmarje

Baker	Glenn	Millen	Schroeder
Battles	Graham	Miller of Des Moines	Shaw
Bergman	Grassley	Miller of Jones	Shepherd
Bowin	Hanson of Benton	Miller of Page	Sorg
Breitbach .	Hanson of Mitchell	Moffitt	Steffen
Busch	Harbor	Mohrfeld	Stokes
Camp	Hicklin	Mowry	Strand
Carnahan	Holden	Nelson	Stromer
Christensen	Johnson of Audubon	Nielsen	Strothman
Clark	Johnston of Polk	Nolin	Tapscott
Cochran	Kiilsholm	O'Malley	Thordsen
Conklin	King	Ossian	Tieden
Cunningham	Kitner	Palmer	Van Drie
Darrington	Klein	Patton	Van Nostrand
Den Herder	Knight	Pelton	Van Roekel
Distelhorst	Koch	Petersen of Dallas	Vetter
Doderer	Langland	Pierson	Voorhees
Dunton	Lee	Poncy	Waugh
Edgington	Lipsky	Redfern	Welden
Fischer of Grundy	Maloney	Reed	Winkelman
Franklin	McCartney	Renda	Wolfe
Freeman	McCray	Roe	Wood
Fullerton	McIntyre	Roorda	Mr. Speaker
Gallagher			

The nays were 1:

Radi

Absent or not voting 22:

Allen	Diehl	Mayberry	<u>Sulliv</u> an
Beardsley	Duffy	McNamara	Utzig
Bennett	Fisher of Greene	Peterson of Woodbur	y Varley
Caffrey	Hill	Smith	Watson
Coffman	Hullinger	Story	Yoder
Curran	Kluever		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 366, a bill for an act relating to county boards of conservation, with report of committee recommending passage, was taken up for consideration.

Klein of Winnebago offered the following amendment and moved its adoption:

Amend Senate File 366 by inserting the words "a total of" after the word "exceeds" in line six (6) of section one.

The amendment lost,

Steffen of Chickasaw moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

"On the question "Shall the bill pass?" (S.F. 366)

The ayes were 107:

Andersen	Fullerton	McNamara	Shaw
Bailey	Gannon	Mensing	Shepherd
Baker	Gittins	Middleswart	Smith
Battles	Glenn	Millen	Sorg
Beardsley	Graham	Miller of Des Moines	Steffen
Bergman	Grassley	Miller of Jones	Stokes
Bowin	Hanson of Benton	Miller of Page	Strand
Breitbach	Hanson of Mitchell	Moffitt	Stromer
Busch	Harbor	Mohrfeld	Strothman
Camp	Hicklin	Mowry	Sullivan
Carnahan	Hill	Nelson	Tapscott
Christensen	Holden	Nielsen	Thordsen
Clark	Hullinger	Nolin	Tieden
Cochran	Johnson of Audubon	O'Malley	Van Drie
Conklin	Kiilsholm	Palmer	Van Nostrand
Cunningham	King	Patton	Van Roekel
Curran	Kitner	Pelton	Varley
Darrington	Klein	Petersen of Dallas	Vetter
Den Herder	Knight	Peterson of Woodbury	Watson
Distelhorst	Koch	Pierson	Waugh
Doderer	Langland	Poncy	Welden
Dunton	Lee	Redfern	Winkelman
Edgington	Lipsky	Renda	Wolfe
Fischer of Grundy	Maloney	Roe	Wood .
Fisher of Greene	McCartney	Roorda	Yoder
Franklin	McCray	Schmarje	Mr. Speaker
Freeman	McIntyre	Schroeder	-

The nays were 7:

Gallagher	Ossian	Reed	Voorhees
Johnston of Polk	Radl	Sanders	

Absent or not voting 10:

Allen	Coffman	Kluever	Story
Bennett	Diehl	Mayberry	Utzig
Caffrey	Duffy	•	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

The House resumed consideration of Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues.

Bailey of Wright and Van Nostrand of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 532 as follows:

- 1. In Section 2, line two (2) after the word "authorized" strike the words ", after review by the general assembly" and insert in lieu thereof the words ", with the approval of the general assembly".
- 2. In Section 11, line two (2) insert after the word "project" the words "related to the medical school and any project related to the hospital".

Division was requested.

Bailey of Wright moved the adoption of Division 1 of the amendment.

Division 1 of the amendment was adopted.

(Deferred and retained as unfinished business)

RULE 50 INVOKED

Distelhorst of Des Moines invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on House File 454, a bill for an act authorizing the use of electronic voting systems, and on House File 106, a bill for an act relating to the homestead credit on dwellings outside of cities and towns.

The Speaker ordered House Files 454 and 106 placed on the Regular Calendar.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following House Joint Resolution in which the concurrence of the Senate was asked:

House Joint Resolution 32, extending the period designated in House Joint Resolution 28, Acts of the Sixty-second General Assembly, during which the general assembly may adopt a plan subdistricting counties and legislative districts.

AL MEACHAM, Secretary

ADDITIONAL TIME GRANTED

Gannon of Jasper asked to invoke Rule 50 on House File 342, a bill for an act relating to the publication of notices.

Objection was raised.

Fischer of Grundy moved that the committee on commerce be granted 10 additional legislative days for the further consideration of House File 342.

The motion prevailed.

ADOPTION OF HOUSE RESOLUTION 7

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following resolution and moved its adoption:

HOUSE RESOLUTION 7

By: Millen

WHEREAS, the membership of the House of Representatives of the Sixty-second General Assembly has learned with great sorrow of the passing of M. Marie Andersen of Presho, South Dakota, mother of Representative Leonard C. Andersen, the gentleman from Woodbury County; now therefore,

BE IT RESOLVED that each member of the House hereby wishes to express to Mr. Andersen our personal sympathy in the loss of his mother M. Marie Andersen.

The resolution was adopted.

Welden of Hardin offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 23

By: Welden, Koch, Knight, Stromer, Nielsen, Hicklin, Shaw, Sullivan, Sanders, Schmarje, Mensing, Hill, Camp, Stokes, Klein, Edgington, Grassley, Schroeder, and Yoder.

WHEREAS, the public of the state of Iowa is concerned that the 62nd General Assembly quickly finish its essential business, make the necessary appropriations, and provide the ways and means for meeting the needs of the state, and

WHEREAS, the members of the Legislature, not withstanding the number and magnitude of the problems which have confronted them, are concerned about the cost of this session to the taxpayers of Iowa, and

WHEREAS, the Iowa constitution does not permit members of the General Assembly to forego compensation, but does provide that by a sine die resolution the Legislature may stop the clock, and continue to work as long as is needed to finish the necessary business, NOW THEREFORE.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING,

That the 62nd General Assembly adjourn sine die at 5:00 P.M., Friday, June 2, 1967.

Laid over under Rule 25.

RULE 50 INVOKED

Nielsen of Shelby invoked Rule 50, relating to the time limit on the possession of bills by a committee.

The House sustained Rule 50 on House File 40, a bill for an act to provide immunity to members of a volunteer or municipal fire department or a first-aid, rescue, or emergency squad providing emergency public first-aid and rescue service from liability to respond in damages in certain cases.

The Speaker ordered House File 40 placed on the Regular Calendar.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 323 passed the House.

SCHROEDER of Pottawattamie

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 22, 1967, the Governor had approved the following: Senate Files 219, 725, 255, 440, 608, and 711.

REPORT OF COMMITTEE

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 298, a bill for an act relating to interest on savings accounts and time deposits, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

WILLIAM P. WINKELMAN, Chairman

AMENDMENTS FILED

Amend Senate File 283 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby amended as follows:

- 1. By striking from line thirty-three (33) the word "eight" and by inserting in lieu thereof the word "nine" (9).
- 2. By striking from line sixty-five (65) the word "four" and by inserting in lieu thereof the word "five (5)".

GLENN of Polk

Amend House File 560 by striking from section seven (7), line eight (8) the words "a court of record" and inserting in lieu thereof the words "one or more of the courts of record included in chapter six hundred five A (605A) of the Code".

KLUEVER of Cass McCARTNEY of Floyd

Amend House File 687 as follows:

- 1. By striking in Section 1 line seven (7) the figures "460,000.00" and inserting in lieu thereof the figures "415,000.00".
- 2. By striking in Section 1 line eight (8) the figures "7,200,000.00" and inserting in lieu thereof the figures "6,610,000,00".

- 3. By striking in Section 1 line thirteen (13) the figures "10,725,000.00" and inserting in lieu thereof the figures "10,700,000.00".
- 4. By striking in Section 1 line fourteen (14) the figures "550,000.00" and inserting in lieu thereof the figures "590,000.00".
- 5. By striking in Section 1 line fifteen (15) the figures "12,850,000.00" and inserting in lieu thereof the figures "11,850,000.00".
- 6. By striking in Section 1 line twenty (20) the word "seven" and inserting in lieu thereof the word "five", and by striking the word "fifty".
- 7. By striking in Section 1 line twenty-one (21) the figures "3,750,000" and inserting in lieu thereof the figures "3,500,000".
- 8. By striking in Section 1 line twenty-five (25) the figures "33,145,000.00" and inserting in lieu thereof the figures "31,525,000.00".
 - 9. By striking in Section 1 lines twenty-six (26) through thirty (30).
- 10. By striking in Section 1 line thirty-three (33) the figures "33,895,000.00" and inserting in lieu thereof the figures "31,525,000.00".

MOWRY of Marshall HARBOR of Mills

2. Amend Section 1 by adding after the period in line eleven (11) the following:

"Such determination may be made by the district court as provided in subsection 3 hereof."

RENDA of Polk

Amend House File 634 by adding to Article III of section one (1) the following paragraph:

"(e) Anything in this Act to the contrary notwithstanding, the lands and waters within an organized levee district or drainage district and the lands owned by or occupied by the levees and other facilities of such districts, including the area on the riverward side of the levees within three hundred (300) feet from their center lines, shall be excluded from the district contemplated by this Act."

HICKLIN of Louisa

Amend Senate File 532 as follows:

1. By inserting in line two (2), section two (2), after the word "review" the words "and approval".

BEARDSLEY of Polk

Amend Senate File 532 as follows:

By adding after the word "institution." in line thirty-one (31) of Section one (1) the following new sentence: "The hospitals, medical service clinics, or medical service laboratories of the University of Iowa shall be reimbursed by any hospital service corporation at rates, fees, or charges equal to the rates, fees or charges of non-indigent patients that are not subscribers.

MALONEY of Polk FISCHER of Grundy

Amend House File 492 as follows:

- 1. Amend Section 2, lines five (5) and six (6) by striking the words ", health, and accident".
- 2. Further amend Section 2, line twenty-three (23) by striking the words ", accident, or health".
 - 3. Amend the title by striking the words ", accident and health".

LIPSKY of Linn

House File 732 is hereby amended by adding thereto the following new section:

"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Treynor Record, a newspaper published at Treynor, Iowa, and in the Adair County Free-Press, a newspaper published at Greenfield, Iowa."

VARLEY of Adair

House File 731 is hereby amended by adding thereto the following new section:

"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Leader & Signal & Garner Herald, a newspaper published at Garner, Iowa, and in The Winterset Madisonian, a newspaper published at Winterset, Iowa."

VARLEY of Adair

Amend House File 623 by striking all of Section 1 and inserting in lieu thereof the following:

Section 1. House File 572, Section 9, Acts of the Sixty-second General Assembly, is amended by adding thereto a new subsection as follows:

"Such rules and regulations shall not prohibit the continued employment of any state employee who reaches the age of sixty-five (65) years."

GRASSLEY of Butler

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, May 24, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, May 24, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Lawrence Nelson, pastor of the Presbyterian Church, Bellevue, Iowa.

The Journal of May 23 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Andersen of Woodbury for May 24, 25 and 26 on request of the Speaker; Poncy of Wapello on request of Carnahan of Wapello; Watson of Ringgold on request of Christensen of Union.

PRESENTATION OF VISITORS

Van Drie of Story introduced to the House 44 fifth grade students from Sayer School, Ames, Iowa, accompanied by their teachers, Mr. Williams, Mrs. Kaiser and Mr. Himan.

Breitbach from Dubuque introduced to the House 32 Girl Scouts from Farley, Iowa, accompanied by Mrs. Charles Barnett, Mrs. Leo Steffen and Mrs. John Sherman.

Baker of Boone introduced to the House 23 sixth grade students from Lincoln School, Boone, Iowa, accompanied by their teacher, Mrs. Ashbaugh.

Beardsley of Polk introduced to the House 25 fifth grade students from Longfellow School, Des Moines, Iowa, accompanied by their teacher, Darlene Upton.

Lipsky of Linn introduced to the House 42 eighth grade students from St. Patrick's School, Cedar Rapids, Iowa, accompanied by Sister Mary Patricia, and their teachers, Mrs. Ceclia Kaus and Mrs. Jane Carson.

Schmarje of Muscatine introduced to the House 63 sixth grade students from Franklin School, Muscatine, Iowa, accompanied by Mr. Jerry W. Lange, Miss Jill Williams, Mrs. Halpin, Mrs. Lanfier, Mrs. Umbanhower, Mrs. Newcomb and Mrs. Mill.

Welden of Hardin introduced to the House 93 students from Alden Junior High School, Alden, Iowa, accompanied by Mr. Duit, Mr. Ingebritsen, Mr. Snow, Mr. Frank, Mrs. Crowell, Mrs. Fleming and Mrs. White.

Sanders of Emmet introduced to the House 18 eighth grade students from St. Peter and Paul's School, West Bend, Iowa, accompanied by Father Greving.

Beardsley of Polk introduced to the House the fourth grade class of Nash Elementary School, Des Moines, Iowa, accompanied by their teachers, Mrs. Drain and Mrs. Hanrahan.

POINT OF PERSONAL PRIVILEGE

Klein of Winnebago introduced to the House the Honorable Henry C. Nelson, Forest City, Iowa, former Speaker of the House in the Fifty-ninth General Assembly, and representative from Winnebago County in the Fifty-sixth, Fifty-seventh and Fifty-eighth General Assemblies.

The House extended its greetings to the Honorable Henry Nelson, who briefly addressed the House.

PETITIONS

The following petitions were received and placed on file:

By Camp of Clinton from 29 residents of Clinton County who favor House File 439, relating to the movement of mobile homes.

By the following representatives from those who favor pari-mutuel wagering on horse races:

By Camp of Clinton from 25 residents of Clinton County. (Xerox copy)

By Winkelman of Calhoun from 24 residents of Calhoun County. (Xerox copy)

By Johnson of Audubon from 50 residents of Johnson and Audubon Counties. (Xerox copy) $\,$

By Thordsen of Scott from 50 residents of Scott County. (Xerox copy)

By Miller of Page from 25 residents of Page County. (Xerox copy)

By Breitbach of Dubuque from 37 residents of Dubuque County. (Xerox copy)

By McCray of Scott from 98 residents of Scott County. (Xerox copy)

By Nolin of Carroll from 25 residents of Carroll County. (Xerox copy)

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 577, a bill for an act to amend Rule of Civil Procedure one hundred eighty-one point two (181.2) relating to trial assignments.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 23, a bill for an act relating to the legalizing of town plats and amending the legalizing acts pertaining to cities and town.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 257, a bill for an act relating to parole time not counted.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 381, a bill for an act relating to the size limit on certain fish taken with commercial fishing gear.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county offices.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 728, a bill for an act relating to barbering.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 417, a bill for an act relating to forfeiture of bail.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 410, a bill for an act relating to the establishment of sewer connection charges or fees.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 410

Amend House File 410 as follows:

- 1. By inserting in line 4 of section 1 after the word "establish" the words "a schedule of reasonable and equitable".
 - 2. By inserting after the period in line 7 of section 1 the following:
- "Such ordinance shall be certified by the city or town and filed of record in the office of the county recorder of the county wherein the city or town is situated."
- 3. By striking from line 12 of section 1 the word "providing" and by inserting in lieu thereof the word "extending".
- 4. By inserting in line 12 of section 1 after the words "to the" the words "near vicinity of the".

MOTION TO RECONSIDER

(Senate File 101)

Millen of Van Buren moved to suspend the rules for the purpose of reconsidering the vote by which Senate File 101 failed to pass the House.

The motion prevailed.

Millen of Van Buren moved to reconsider the vote by which Senate File 101 failed to pass the House.

The motion prevailed.

Millen of Van Buren moved to reconsider the vote by which Senate File 101 was placed on its last reading.

The motion prevailed.

Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income, was taken up for consideration.

Miller of Page moved to reconsider the vote by which the O'Malley amendment to Senate File 101, filed May 19, 1967, was adopted.

The motion prevailed.

O'Malley of Polk moved the adoption of his amendment.

The amendment lost.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 101)

The ayes were 86:

Baker	Freeman	McCartney	Shepherd
Battles	Fullerton	McCray	Smith
Beardsley	Gallagher	McNamara	Steffen
Bowin	Gannon	Middleswart	Stokes
Camp	Gittins	Millen	Strand
Carnahan	Glenn	Miller of Des Moines	Stromer
Christensen	Graham	Miller of Page	Strothman
Clark	Hanson of Benton	Moffitt	Tapscott
Cochran	Hanson of Mitchell	Mohrfeld	Thordsen
Coffman	Hicklin	Nolin	Tieden
Conklin	Holden	Palmer	Van Roekel
Cunningham	Hullinger	Patton	Varley
Curran	Johnston of Polk	Pelton	Vetter
Darrington	Kiilsholm	Pierson	Voorhees
Den Herder	King	Reed	Waugh
Diehl	Kitner	Renda	Welden
Distelhorst	Klein	Roe	Winkelman
Doderer	Kluever	Sanders	Wolfe
Duffy	Langland	Schmarje	Wood
Dunton	Lee	Schroeder	Yoder
Fisher of Greene	Maloney	Shaw	Mr. Speaker
Franklin	Mayberry		

The nays were 22:

Bailey	Johnson of Audubon	Miller of Jones	Radl
Busch	Knight	Mowry	Redfern
Edgington	Koch	Nelson	Roorda
Fischer of Grundy	Lipsky	Nielsen	Sorg
Grassley	McIntyre	Ossian	Van Drie
Hill	Mensing	•	

Absent or not voting 16:

Allen Breitbach Petersen of Dallas Sullivan
Andersen Caffrey Peterson of Woodbury Utzig
Bennett Harbor Poncy Van Nostrand

Bergman O'Malley Story Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

(BUSINESS PENDING)

The House resumed consideration of Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues.

The House resumed consideration of the following amendment filed by Bailey of Wright and Van Nostrand of Pottawattamie:

Amend Senate File 532 as follows:

- 1. In Section 2, line two (2) after the word "authorized" strike the words ", after review by the general assembly" and insert in lieu thereof the words ", with the approval of the general assembly".
- 2. In Section 11, line two (2) insert after the word "project" the words "related to the medical school and any project related to the hospital".

Bailey of Wright moved the adoption of Division 2 of the amendment.

Division 2 of the amendment was adopted.

Maloney of Polk asked and received unanimous consent to withdraw his amendment, filed May 23 and found on page 1578 of the House Journal.

Maloney of Polk offered the following amendment by Fischer of Grundy and Maloney of Polk and moved its adoption:

Amend Senate File 532 by adding the following new section:

"The hospitals, clinics, or laboratories of the University of Iowa may increase the rates, fees, or charges to non-indigent patients an amount sufficient to produce the additional revenue needed to retire the bonds. Rates, fees, or charges to non-indigent patients shall not include any costs attributable to the care of indigent patients. Any hospital service corporation shall be required to reimburse the hospitals, clinics, or laboratories of the University of Iowa at rates, fees, or charges equal to those required of non-indigent patients that are not subscribers."

Pelton of Clinton rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The results of the vote revealed that the amendment was germane.

Gannon of Jasper offered the following amendment to the amendment and moved its adoption:

Amend the Maloney-Fischer amendment to Senate File 532, filed May 24, 1967, by striking the period in line eleven (11) and inserting in lieu thereof the following: "for equal services."

The amendment to the amendment was adopted.

Pelton of Clinton offered the following amendment to the amendment and moved its adoption:

Amend the Maloney-Fischer amendment to Senate File 532, filed May 24, 1967, as follows:

- 1. By inserting after the word "corporation" in line eight (8) the words "or any commercial insurance company".
 - 2. By inserting after the word "the" in line nine (9) the word "participating".
- 3. By inserting after the word "subscribers" in line eleven (11) the words "or policyholders".

The amendment to the amendment lost.

Fischer of Grundy moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Beardsley of Polk asked and received unanimous consent to withdraw his amendment filed May 23, 1967 and found on page 1578 of the House Journal.

Pelton of Clinton offered the following amendment and moved its adoption:

Amend Senate File 532 by adding the following section:

"Sec. 13. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa; and in The Paullina Times, a newspaper published at Paullina, Iowa.

The amendment was adopted.

Pelton of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 532)

The ayes were 78:

Bailey	Edgington	Maloney	Shaw
Baker	Fisher of Greene	Mayberry	Shepherd
Battles	Franklin	McIntyre	Smith
Beardsley	Gallagher	McNamara	Sorg
Bergman	Gannon	Mensing	Steffen
Bowin	Graham	Millen	Strand
Breitbach	Hanson of Mitchell	Miller of Des Moines	Strothman
Camp	Harbor	Miller of Jones	Tapscott

Carnahan Christensen Cochran Coffman Conklin	Hicklin Hill Holden Hullinger Johnston of Polk	Moffitt Mohrfeld Mowry Nolin Patton	Thordsen Tieden Van Drie Varley Vetter Voorhees
Cunningham Curran Diehl	Kiilsholm King Kitner	Pelton Redfern Reed	Welden Winkelman
Distelhorst Doderer Duffy	Kluever Knight Lee	Renda Roe Sanders	Wolfe Yoder Mr. Speaker

The nays were 32:

Lipsky

Dunton

Busch	Grassley	Miller of Page	Schroeder
Clark	Hanson of Benton	Nelson	Stokes
Darrington	Johnson of Audubon	Nielsen	Stromer
Den Herder	Koch	Ossian	Sullivan
Fischer of Grundy	Langland	Palmer	Van Nostrand
Freeman	McCartney	Petersen of Dallas	Van Roekel
Fullerton	McCray	Radl	Waugh
Glenn	Middleswart	Roorda	Wood

Absent or not voting 14:

Allen	Gittins	Pierson	Story
Andersen	Klein	Poncy	Utzig
Bennett	O'Malley	Schmarje	Watson
Caffrey	Peterson of Wo	odbury	•

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Radl of Linn on request of the Speaker; Sanders of Emmett on request of Kiilsholm of Kossuth.

SENATE MESSAGES CONSIDERED

Senate File 539, a bill for an act relating to voter registration lists.

Read first time and referred to committee on state government affairs.

Senate File 271, a bill for an act relating to wine licenses.

Read first time and referred to committee on law enforcement.

Senate File 658, a bill for an act relating to care and treatment of mental illness.

Read first time and referred to committee on public health and welfare.

Senate File 784, a bill for an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities.

Read first time and referred to committee on schools.

Senate File 688, a bill for an act to provide a credit for worthless accounts to distributors of motor vehicle fuel.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 240, a bill for an act relating to inspection of public buildings by the fire marshal.

Read first time and referred to committee on state government affairs.

Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways.

Read first time and referred to committee on motor vehicles and highway safety.

Senate File 753, a bill for an act relating to the establishment of an advisory committee on elementary and secondary school approval standards.

Read first time and referred to committee on schools.

MOTION TO RECONSIDER

(House File 76)

Redfern of Lee called up for consideration the motion to reconsider the vote on House File 76, filed April 28, 1967, and found on page 1162 of the House Journal.

Redfern of Lee moved to reconsider the vote by which House File 76 passed the House.

The motion prevailed.

Redfern of Lee moved to reconsider the vote by which House File 76 was placed on its last reading.

The motion prevailed.

Redfern of Lee moved to reconsider the vote by which the committee amendment was adopted.

The motion prevailed.

Redfern of Lee offered the following amendment to the committee amendment and moved its adoption:

Amend House File 76 by striking in line ten (10) the words "All such" and all of lines eleven (11), twelve (12) and thirteen (13).

The amendment to the amendment was adopted.

Redfern of Lee moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Redfern of Lee moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 76)

The ayes were 91:

Allen Bailey Baker	Gallagher Gittins Graham	Mensing Middleswart Millen	Shaw Shepherd Smith
Battles	Grassley	Miller of Des Moines	Sorg
Beardsley	Hanson of Benton	Miller of Jones	Steffen
Bowin	Hanson of Mitchell	Miller of Page	Stokes
Busch	Hicklin	Moffitt	Strand
Camp	Holden	Mohrfeld	Stromer
Christensen	Johnson of Audubon	Mowry	Strothman
Clark	Johnston of Polk	Nelson	Tapscott
Cochran	Kiilsholm	Nielsen	Thordsen
Coffman	King	Nolin	Tieden
Conklin	Kitner	Ossian	Van Roekel
Cunningham	Kluever	Patton '	Varley
Curran	Knight	Pelton	Vetter
Diehl	Langland	Peterson of Woodbury	Voorhees
Distelhorst	Lee	Pierson	Waugh
Doderer	Lipsky	Redfern	Winkelman
Duffy	Maloney	Reed	Wolfe
Dunton	Mayberry	Renda	Wood
Fischer of Grundy	McCartney	Roe	Yoder
Fisher of Greene	McCray	Roorda	Mr. Speaker
Fullerton	McIntyre	Schroeder	

The nays were none.

Absent or not voting 33:

Andersen	Franklin	Koch	Schmarje
Bennett	Freeman	McNamara	Story
Bergman	Gannon	O'Malley	Sullivan
Breitbach	Glenn	Palmer	Utzig

Edgington

Harbor Petersen of Dallas Van Drie Caffrey Hill Poncy Van Nostrand Carnahan Radi Watson Darrington Hullinger Klein Sandare Welden Den Herder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

RULE 50 INVOKED

Nelson of Cherokee invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on House File 415, a bill for an act relating to the operation of ambulances.

The Speaker ordered House File 415 placed on the Regular Calendar.

RULE 50 INVOKED

Schmarje of Muscatine invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on House File 198, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues.

The Speaker ordered House File 198 placed on the Regular Calendar.

RULE 50 INVOKED

Schamrje of Muscatine invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on Senate File 131, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor, to reconstruct, complete, improve, repair, remodel, control, maintain, and operate interstate bridges, to establish tolls and charges for the use of interstate bridges, to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges, and to refund bonds payable from such revenues.

The Speaker ordered Senate File 131 placed on the Regular Calendar.

RULE 50 INVOKED

McCray of Scott invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on Senate File 551, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state.

The Speaker ordered Senate File 551 placed on the Regular Calendar.

RULE 50 INVOKED

Sullivan of Woodbury invoked Rule 50, relating to the time limit on bills in possession of a committee.

The House sustained Rule 50 on House File 179, relating to compensation of county treasurers.

The Speaker ordered House File 179 placed on the Regular Calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto.

Also

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 246, a bill for an act relating to investigations involving probation by the court.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building located at Fourth and Walnut streets, city of Des Moines, Polk County, Iowa.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 101

Amend House File 101 as follows:

- 1. By inserting in line 3 of section 4 after the word "deposit" the words "in excess of fifty (50) dollars".
- 2. By inserting in line 4 of section 4 after the word "sum" the words "in excess of fifty (50) dollars".

3. By inserting in line 10 of section 4 after the word "sum" the words "in excess of fifty (50) dollars".

SENATE AMENDMENT TO HOUSE FILE 563

Amend House File 563 as follows:

- 1. By striking in line 1 of the title all after the word "officers" and by inserting in lieu thereof the words ", directors, employees, and agents of corporations".
- 2. By striking all after the enacting clause and by inserting in lieu thereof the following:
- Section 1. Section four hundred ninety-six A point four (496A.4), Code 1966, is hereby amended by striking therefrom subsection fifteen (15).
- Sec. 2. Chapter four hundred ninety-six A (496A), Code 1966, is hereby amended by adding thereto the following new section:

"Indemnification of officers, directors, employees and agents; insurance.

- "1. A corporation shall have power to indemnify any person who was or is a party. or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the corporation) by reason of the fact that he is or was a director, officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action, suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful.
- "2. A corporation shall have power to indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or suit by or in the right of the corporation to procure a judgment in its favor by reason of the fact that he is or was a director, officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the corporation. However, no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the corporation unless and only to the extent that the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability but in view of all circumstances

of the case, such person is fairly and reasonably entitled to indemnity for such expenses which such court shall deem proper.

- "3. To the extent that a director, officer, employee, or agent of a corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in subsections one (1) and two (2) of this section, or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith.
- "4. Any indemnification under subsections one (1) and two (2) of this section (unless ordered by a court) shall be made by the corporation only as authorized in the specific case upon a determination that indemnification of the director, officer, employee, or agent is proper in the circumstances because he has met the applicable standard of conduct set forth in subsections one (1) and two (2) of this section. Such determination shall be made (a) by the board of directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding; or (b) if such a quorum is not obtainable, or, even if obtainable a majority vote of a quorum of disinterested directors so directs, by independent legal counsel in a written opinion; or (c) by the shareholders.
- "5. Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding as authorized in the manner provided in subsection four (4) of this section upon receipt of an undertaking by or on behalf of the director, officer, employee, or agent to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the corporation as authorized in this section.
- "6. The indemnification provided by this section shall not be deemed exclusive of any other rights to which a person indemnified may be entitled under any by-law, agreement, vote of shareholders or disinterested directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a director, officer, employee, or agent and shall inure to the benefit of the heirs, executors, and administrators of such a person.
- "7. A corporation shall have power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise against any liability asserted against him and incurred by him in any such capacity, or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability under the provisons of this section."
- Sec. 3. Chapter four hundred ninety-one (491), Code 1966, is hereby amended by adding thereto the following new section:

"The provisions of section two (2) of this Act shall apply to corporations organized under or subject to this chapter."

SENATE AMENDMENT TO HOUSE FILE 246

Amend House File 246 as follows:

1. By striking lines 3 and 4 of section 1 and by inserting in lieu thereof the following:

"line fifteen (15) after the period the following: 'The investigation shall be made by a probation officer, by the agency in charge of parole agents, or by another appropriate agency, as determined by the court.' "

SENATE AMENDMENT TO HOUSE FILE 718

Amend House File 718 as follows:

- 1. By striking from lines 10 and 11 of section 1 the words "all window air conditioners, carpeting and all".
- 2. By striking from section 2, line 3 all after the word "dollars," and by inserting in lieu thereof the words "to acquire said property, and five thousand (5,000) dollars, or as much thereof as may be necessary, for any additional legal or other expenses to carry out the provisions of this Act."

SENATE AMENDMENT TO HOUSE FILE 719

Amend House File 719 as follows:

- 1. By striking from line 3 of section 1 the words and figure "one hundred thousand (100,000)" and by inserting in lieu thereof the words and figure "fifty thousand (50,000)".
 - 2. By adding the following new section:
- "Sec. 4. The building above described shall be named 'The Sullivan State Office Building' in honor of the five (5) Sullivan brothers of Waterloo, Iowa who lost their lives on November 13, 1942, when the ship in which they were serving, the U.S.S. Juneau, was sunk by enemy action in the Battle of Guadalcanal."

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

House File 731, a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building, was taken up for consideration.

Varley of Adair offered the following amendment filed by him and moved its adoption:

House File 731 is hereby amended by adding thereto the following new section;

"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Leader & Signal & Garner Herald, a newspaper published at Garner, Iowa, and in The Winterset Madisonian, a newspaper published at Winterset, Iowa."

The amendment was adopted.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 731)

The ayes were 91:

Allen	Gallagher	Mensing	Shepherd
Bailey	Gittins	Middleswart	Sorg
Baker	Graham	Millen	Steffen
Battles	Grassley	Miller of Des Moine	s Stokes

Beardsley	Hanson of Benton	Miller of Jones	Strand
Bowin	Hanson of Mitchell	Miller of Page	Stromer
Breitbach	Hicklin	Moffitt	Strothman
Busch	Holden	Mohrfeld	Sullivan
Camp	Hullinger	Mowry	Tapscott
Carnahan	Johnson of Audubon	Nelson	Thordsen
Christensen	Johnston of Polk	Nielsen	Tieden
Clark	Kiilsholm	Nolin	Van Drie
Cochran	King	Ossian	Van Roekel
Conklin	Kitner	Patton	Varley
Cunningham	Kluever	Pelton	Vetter
Curran	Knight	Peterson of Woodbury	Waugh .
Diehl	Langland	Pierson	Welden
Distelhorst	Lipsky	Redfern	Winkelman
Doderer	Maloney	Reed	Wolfe
Duffy	Mayberry	Roe	Wood
Dunton	McCartney	Roorda	Yoder
Fisher of Greene	McCray	Schroeder	Mr. Speaker
Fullerton	McNamara	Shaw	

The nays were none.

Absent or not voting 33:

Andersen	Franklin	Lee	Sanders
Bennett	Freeman	McIntyre	Schmarje
Bergman	Gannon	O'Malley	Smith
Caffrey	Glenn	Palmer	Story
Coffman	Harbor	Petersen of Dallas	Utzig
Darrington	Hill	Poncy	Van Nostrand
Den Herder	Klein	Radl	Voorhees
Edgington	Koch	Renda	Watson
Fischer of Grundy		•	• 1

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 732, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered, was taken up for consideration.

Varley of Adair offered the following amendment filed by him and moved its adoption:

House File 732 is hereby amended by adding thereto the following new section:

"Sec. 4. This Act being deemed of immediate importance shall be in full force and effect from and after its passage and publication in The Treynor Record, a newspaper published at Treynor, Iowa, and in the Adair County Free-Press, a newspaper published at Greenfield, Iowa."

The amendment was adopted.

Under the provisions of Rule 70 Grassley of Butler and Distelhorst of Des Moines were excused from voting.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 732)

The ayes were 94:

•			
Allen	Franklin	McIntyre	Shepherd
Bailey	Fullerton	McNamara	Smith
Baker	Gallagher	Mensing	Sorg
Battles	Gittins	Middleswart	Steffen
Beardsley	Graham	Millen	Stokes
Bowin	Hanson of Benton	Miller of Des Moines	Strand
Breitbach	Hanson of Mitchell	Miller of Jones	Stromer
Busch	Hicklin	Miller of Page	Strothman
Camp	Holden	Moffitt	Sullivan
Carnahan	Hullinger	Mohrfeld	Tapscott
Christensen	Johnson of Audubon	Nelson	Thordsen
Clark	Kiilsholm	Nielsen	Tieden
Cochran	King	Nolin	Van Drie
Coffman	Kitner	Ossian	Van Roekel
Conklin	Kluever	Patton	Varley
Cunningham	Knight	Pelton	Vetter
Curran	Langland	Pierson	Voorhees
Diehl	Lee	Redfern	Waugh
Doderer	Lipsky	Reed	Welden
Duffy	Maloney	Renda	Winkelman
Dunton	Mayberry	Roe	Wolfe
Fischer of Grundy	McCartney	Roorda	Wood
Fisher of Greene	McCray	Schmarje	Yoder
		Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 30:

Andersen	Freeman	Koch	Radl
Bennett	Gannon	Mowry ·	Sanders
Bergman	Glenn	O'Malley	Shaw
Caffrey	Grassley	Palmer	Story
Darrington	Harbor	Petersen of Dallas	Utzig
Den Herder	Hill	Peterson of Woodbur	y Van Nostrand
Distelhorst	Johnston of Polk	Poncy	Watson
Edgington	Klein		

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS UNFINISHED CALENDAR

The House resumed consideration of Senate File 95, a bill for an act relating to leased and rented vehicle offenses.

Bowin of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 95 by striking from line twenty (20) the words "prima facie".

The Speaker ordered that action on Senate File 95 be deferred and that the bill be retained on the calendar as unfinished business.

The House resumed consideration of House File 637, a bill for an act relating to real and personal property used or expended in researching, testing, or developing new, or improvements in existing, products or merchandise, for ultimate manufacture and sale.

Thordsen of Scott offered the following amendment filed by the committee on state planning and development, and moved its adoption:

Amend House File 637 as follows:

- 1. Section 1, by striking all of lines four (4), five (5) and six (6) and inserting in lieu thereof the following:
- "All real property to a limit of twenty acres and all personal property used or expended solely for the purpose of research, testing or developing new or improvements in existing processes, goods, products, or".
- 2. Section 1, by striking from line thirty-five (35) the word and figures "ten'(10)" and inserting in lieu thereof the word "five".

The amendment was adopted.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend House File 637 by striking all of lines forty-two (42) and forty-three (43) and inserting in lieu thereof the following:

"e. Any exemption granted under this subsection must be approved or disapproved by the state tax commission."

The amendment was adopted.

Welden of Hardin asked and received unanimous consent to withdraw his amendment filed April 24 and found on page 1079 of the House Journal.

Voorhees of Black Hawk offered the following amendment and moved its adoption:

Amend House File 637, section one, paragraph "c", line twenty-nine (29), by inserting a period after the second word "purpose" and by striking all of lines thirty (30), thirty-one (31) and thirty-two (32).

The amendment was adopted.

Van Drie of Story moved the previous question.

The motion lost.

Thordsen of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

McCray

Millen

Moffitt

Mowry

Pelton

Pierson

Schmarje

Reed

Roe

Shaw

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 637)

The ayes were 53:

Allen Baker Battles Bergman

Bowin

Camp

Clark

Bailey

Breitbach

Carnahan

Cochran

Duffv Dunton Fullerton Gannon

Grassley

Doderer

Johnson of Audubon Miller of Jones

Hanson of Benton Hicklin Hill Hullinger

Hanson of Mitchell

Johnston of Polk

Holden

Kitner

Kiilsholm

Coffman King Cunningham Klein Curran Kluever Darrington

Knight Shepherd Maloney

Steffen Stokes Stromer Thordsen Tieden

Varley Peterson of Woodbury Vetter Voorhees Waugh Wolfe

Yoder Mr. Speaker

Renda

Smith

Strand

Sorg

Schroeder

Strothman

The nays were 57:

Beardsley Busch Christensen Conklin Den Herder Diehl Distelhorst

Fisher of Greene

Edgington

Freeman

Gallagher

Gittins

Graham

Glenn

Koch Langland Lee : Lipsky McCartney McIntvre McNamara Mensing

Miller of Page Mohrfeld Nelson . Nielsen Nolin

Middleswart

O'Malley Ossian Palmer Patton Petersen of Dallas

Miller of Des Moines Roorda

Sullivan Tapscott Van Drie Van Roekel Welden

Winkelman booW

Absent or not voting 14:

Andersen Bennett

Caffrey

Franklin Harbor Mayberry

Radl Sanders Story

Redfern

Utzig Van Nostrand

Watson

Fischer of Grundy Poncy

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

House File 623, a bill for an act relating to state personnel, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler asked and received unanimous consent to withdraw his amendment filed May 23 and found on page 1579 of the House Journal.

The Speaker ordered that action on House File 623 be deferred and that the bill retain its place on the calendar.

House File 629, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof, was taken up for consideration.

SENATE FILE 687 SUBSTITUTED FOR HOUSE FILE 629

Patton of Delaware asked and received unanimous consent to substitute Senate File 687 for House File 629.

Senate File 687, a bill for an act relating to the adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof, was taken up for consideration.

Speaker Pro Tempore Kluever in the chair at 4:20 p.m.

Speaker Baringer in the chair at 4:25 p.m.

(Pending at adjournment)

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 637 failed to pass the House.

LEROY H. PETERSEN

REQUEST TO VOTE

Hicklin of Louisa asked and received unanimous consent to be recorded as voting ave on Senate File 101.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 23, 1967, the Governor had approved the following: House Files 286, 474 and 679.

REPORTS OF COMMITTEES

Winkelman of Calhoun, from the committee on commerce, submitted the following report:

Mr. Speaker: Your committee on commerce, to whom was referred Senate File 421, a bill for an act to provide for the registration and protection of marks, begs leave to report it has had the same under consideration and has instructed me to report the

same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 421 as follows:

- 1. Strike from Section 4, line seventeen (17), the words "certified application" and insert in lieu thereof the words "certificate of registration".
- 2. Strike from Section 5, line six (6), the words "of the expiration of" and insert in lieu thereof the words "prior to the expiration of the".
- 3. Strike from Section 7, line eleven (11), the words "shall find" and insert in lieu thereof the following: ", from which no appeal is or can be taken, shall have found one of the following".
- 4. Insert in Section 7, line twenty-two (22), after the word "registered" the words "in the United States patent office" and further amend by striking in lines twenty-two (22) and twenty-three (23) the words "in the United States patent office".
- 5. Insert in Section 7, line twenty-nine (29), after the word "jurisdiction" the words ", from which no appeal is or can be taken,". Further amend line thirty (30) by striking the word "order" and inserting in lieu thereof the words "have ordered".
- 6. Strike from Section 13, the period following line nine (9), and add the following: ", insofar only as their work on behalf of and regarding others is concerned."

WILLIAM P. WINKELMAN, Chairman

Cunningham of Story, from the committee on appropirations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 677</u>, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be amended as follows</u>, and when so amended the bill do pass.

Amend Senate File 677, Section nine (9), line 28 by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "sixty-six hundred (6,600) dollars."

RAY C. CUNNINGHAM, Chairman

Kluever of Cass, from the committee on judiciary, submitted the following report:

Mr. Speaker: Your committee on judiciary, to whom was referred House File 734, a bill for an act to legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, Iowa, relating to their granting permission and authority to Bennett Avenue Development Corporation, an Iowa corporation, to install sanitary sewer lines in the rights-of-way of certain primary and secondary roads in Pottawattamie county, Iowa, in connection with the construction and installation of a sanitary sewer system, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Also:

Mr. Speaker: Your committee on judiciary, to whom was referred Senate File 762, a bill for an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District, in the Counties of Dubuque and Jackson, State of Iowa, authorizing and providing for the issueance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, begs leave to report it has had the sam under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LESTER L. KLUEVER, Chairman

Petersen of Dallas, from the committee on tax revision, submitted the following report:

Mr. Speaker: Your committee on tax revision, to whom was referred Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 772 as follows:

- 1. Amend Section 1, subsection one (1), as follows:
- a. By inserting in line one (1) after the word "all" the words "real and tangible personal".
 - b. By inserting in line twelve (12) after the word "the" the words "fair and".
- c. By striking in line thirteen (13) the word "assessment" and inserting after the word "year" the words "in which the property is listed and valued".
- d. By striking in line seventeen (17) the word "of" and inserting in lieu thereof the word "or".
- e. By striking in line thirty nine (39) the words "over state assessments for the valuation" and inserting in lieu thereof the words "covering assessments and valuations".
- f. By striking in line forty (40) the word "valuation" and inserting in lieu thereof the word "valuations".
- g. By striking in line fifty six (56) the word "or" and inserting in lieu thereof the word "of".
- 2. Amend Section 11, lines five (5) and six (6) by striking the words "in the manner otherwise provided".
 - 3. Amend by striking all of section fourteen (14).

Also:

Mr. Speaker: Your committee on tax revision, to whom was referred <u>Senate File 555</u>, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

LEROY H. PETERSEN, Chairman

AMENDMENTS FILED

Amend the title to Senate File 264 by striking all after the word "relating" and inserting in lieu thereof the following: "to the investment of funds of life insurance companies."

WATSON of Ringgold

Amend the Judiciary Committee amendment to House File 304 by inserting after the word "juvenile" in line seven (7) the words "under eighteen (18) years of age".

PELTON of Clinton

Amend House File 634 as follows:

- 1. By adding in line sixty (60) of Section 1 following the word "area" the following words, "outside the corporate limit of cities and towns".
- 2. By striking in lines one hundred forty three (143) and one hundred forty four (144) the words "and grants of land or interests therein, water or interests therein,".
 - 3. By striking paragraphs (a) and (b) of Section 1 of Article V.
- 4. By striking in line two hundred forty nine (249) the following words "provide such services or arrange" and inserting in lieu thereof the following "recommend such services and assist in arranging".
 - 5. By striking in line two hundred sixty three (263) the word "either".
- 6. By striking in lines two hundred sixty four (264) and two hundred sixty five (265) the words "owned and operated by it;".
- 7. By striking lines two hundred sixty six (266) and two hundred sixty seven (267) and inserting in lieu thereof the word "bodies.".
- 8. By striking in line two hundred sixty eight (268) the word "provides" and inserting in lieu thereof the words "arrange for".
- 9. By striking lines two hundred seventy two (272) through two hundred ninety two (292) inclusive.
- 10. By striking lines three hundred (300), three hundred one (301) and three hundred two (302) and inserting in lieu thereof the words "expenditures and appropriation requests for their 'operations budget'."
- 11. By striking in line three hundred three (303)the words "Each of the" and inserting in lieu thereof the word "The".
- 12. By striking lines three hundred eight (308) through three hundred twenty two (322) inclusive and inserting in lieu thereof the words "party states.".
- 13. By striking in line three hundred thirty five (335) the words "a certified or licensed public accountant" and inserting in lieu thereof the words "the state auditor".

- 14. By striking the comma at the end of line three hundred fifty (350) and inserting in lieu thereof a period and by striking the balance of the sentence.
 - 15. By striking Section 4 and renumbering the remaining sections.

REDFERN of Lee SCHMARJE of Muscatine

Amend Senate File 616 by striking all after the enacting clause and inserting in lieu thereof the following:

- Section 1. Chapter two hundred eighty A (280A), Code 1966, is hereby repealed and the following enacted in lieu thereof:
 - Sec. 2. When used in this Act, unless the context otherwise requires:
- 1. "Vocational-technical school" means a state supported school which offers as its curriculum or part of its curriculum vocational or technical education, training, or retraining available to persons who have completed or left high school and are preparing to enter the labor market; persons who are attending high school who will benefit from such education or training but who do not have the necessary facilities available in the local high schools; persons who have entered the labor market and are in need of upgrading or learning skills; and persons who due to academic, socio-economic, or other handicaps are prevented from succeeding in regular vocational or technical education programs.
- 2. "Junior college" means a publicly supported school which offers as its curriculum or part of its curriculum two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree.
- 3. "Community college" means a state or publicly supported school which meets the curriculum requirements of a junior college and which offers in whole or in part the curriculum of a vocational-technical school.
- 4. "Board" means the state board of governors for community and junior colleges and vocational-technical schools.
- Sec. 3. There is hereby established a state board of nine (9) members which shall be known as the state board of governors for community and junior colleges and vocational-technical schools. The members of the board shall consist of the following:
 - 1. A member of the state board of regents.
 - 2. A member of the state board of public instruction.
 - 3. A member representing private universities, colleges, and junior colleges.
 - 4. A member representing vocational education interests in the state.
- 5. Five (5) members, one (1) of whom shall represent industry and management, one (1) of whom shall represent labor, one (1) of whom shall represent agriculture, and two (2) of whom shall be appointed from the state at large.
- Sec. 4. The members of the board from the state board of regents and the state board of public instruction shall be appointed by the governor and serve at the pleasure

of the governor. The remaining seven (7) members shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate. Each member appointed with senate approval shall serve for a term of six (6) years except the initial members so appointed shall serve as follows:

- 1. Two (2) members shall serve from the date of appointment until June 30, 1969.
- 2. Two (2) members shall serve from the date of appointment until June 30, 1971.
- 3. Three (3) members shall serve from the date of appointment until June 30, 1973.
- Sec. 5. The governor shall fill any vacancy occurring on the board. All vacancies occurring during such time as the general assembly is in session shall be filled before the end of the session in the same manner in which regular appointments are required to be made. Vacancies occurring on the board when the general assembly is not in session shall be filled by appointment by the governor which shall expire at the end of thirty (30) days after the general assembly next convenes.
- Sec. 6. The board shall meet no less than four (4) times each year, the first of which shall be on the second Wednesday of July. The board shall organize at the July meeting by electing a president and such other officers from the board membership as board members deem necessary. Special meetings may be called by the board, by the president of the board, or by the secretary of the board upon written request of any five (5) members thereof. Members of the board shall be allowed a per diem of twenty-five (25) dollars and necessary travel and other expenses incurred while engaged in official duties.

Sec. 7. The board shall:

- 1. Establish vocational schools and community colleges throughout the state to offer to the greatest extent possible, educational opportunities and services to all residents of the state in areas where the need exists.
- 2. Make rules for the governing of, admission to, and curriculum and tuition for all institutions established and administered by the board.
- 3. With the approval of the executive council, purchase, acquire, lease, or rent real estate for the proper use of institutions established and administered by the board and dispose of any real estate owned by the institutions when not necessary for their purposes. Disposal of such real estate shall be made upon such terms, conditions, and considerations as the board may recommend and subject to the approval of the executive council.
- 4. Cause to be constructed, maintained, remodeled, and improved building and facilities at institutions established and administered by the board.
- 5. Acquire, purchase, lease, rent or accept on loan or such other basis acceptable to the board equipment necessary to adequately provide curriculum offered at the state vocational schools and community colleges.
- 6. Collect the highest rate of interest, consistent with safety, obtainable on daily balances in the hands of the board.
- 7. Employ a director and other administrative personnel as shall be necessary to perform the functions of the board. Employ such other administrative personnel, pro-

fessors, instructors, officers, and employees, as shall be necessary to operate institutions under the jurisdiction of the board, and fix the compensation of all persons so employed.

- 8. Accept, administer, allocate, and disburse any federal and state funds available to pay any portion of the operating costs of vocational schools or community colleges or any portion of the cost of acquiring sites and constructing, acquiring or remodeling facilities or any portion of the cost of equipment and supplies for vocational school or community colleges and any other federal or state funds made available for such purposes as may be provided by federal or state laws, rules, and regulations, and establish priorities for the use of such funds.
- 9. Authorize, approve, enter into, ratify, and confirm any agreement relating to any vocational-technical facility or program with the United States government, acting through any agency of such government designated or created to aid in the financing of such projects, or with any person, organization, or agency offering contracts or grants in aid, financing such educational facilities or the operation of such facilities or programs.
- 10. Accept and administer trusts deemed to be beneficial to the board and to the institutions established and administered by the board.
- 11. Accept donations and gifts, including real or personal property, and expend or use the same in accordance with such terms as may be attached thereto.
- 12. Have authority to sell any article resulting from any vocational-technical program or course offered at a state vocational-technical school or state community college. Governmental agencies and subdivisions shall be given preference in purchasing such articles. Sales to governmental subdivisions and agencies shall be subject to the same provisions as sales by prison industries prescribed in sections two hundred forty-six point twenty-one (246.21) and two hundred forty-six point twenty-four (246.24) of the Code.
- 13. With the approval of the executive council, publish and distribute from time to time such circulars, pamphlets, bulletins, and reports as may be in its judgment for the best interests of the institutions under its control, the expense of which shall be paid out of any funds in the treasury not otherwise appropriated.
- 14. With the consent of the inventor and in the discretion of the board, secure letters patent or copyright on inventions of students, instructors, and officials, or take assignment of such letters patent or copyright and make all necessary expenditures in regard thereto. Letters patent or copyright on inventions when so secured shall be the property of the state and the royalities and earnings thereon shall be credited to the funds of the board.
- 15. Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and courses and obtain credit for such participation which may be applied toward the completion of a high school diploma. The granting of credit to high school students shall be subject to the approval of the state board of public instruction.
- 16. Contract and make other arrangements with boards of local school districts to use school buildings and facilities of such local districts necessary in providing vocational-technical programs and courses, including night classes, on a permanent or temporary basis to individuals in the area.

- 17. Adopt such administrative rules and regulations as the board deems necessary to carry out the provisions of this Act.
- 18. Perform all other acts necessary and proper for the execution of the powers and duties conferred by law upon the board.
- Sec. 8. The director shall serve as secretary of the board and shall attend all meetings of the board and maintain and preserve a complete record of all meeting proceedings. The director shall perform such duties and responsibilities as the board may so designate. The office of the director shall be located at the capitol of the state.
- Sec. 9. The management, purchase, disposition, or use of lands and other property and of funds allocated to the board shall be subject to the same procedures under the board as govern the state board of regents as prescribed in sections two hundred sixty-two point eleven (262.11), two hundred sixty-two point fourteen (262.14) to two hundred sixty-two point nineteen (262.19), inclusive, and two hundred sixty-two point thirty-four (262.34) of the Code.
- Sec. 10. The executive officer of each institution established and administered by the board shall at such times as the board requires make a report to the board setting forth such observations and recommendations as in the judgment of the officer are for the benefit of the institution. At least one every three (3) years, the state board shall review and re-evaluate board policies and procedures governing institutions established and administered by the board, curriculum offered at such institutions to insure that vocational-technical training courses and community colleges curriculum are adequately being provided to the citizens of the state, and such other areas affecting institutions under the control of the board as the board may so determine. The results of each evaluation shall be published in a report and made available to the governor and to members of the general assembly or may be included in the biennial report which the board is required to submit under section eleven (11) of this Act.
- Sec. 11. The board shall biennially report to the governor and the general assembly prior to January 1 of each odd-numbered year such facts, observations, and conclusions respecting all institutions under control of the board as in the judgment of the board should be considered by the general assembly. Such report shall contain an itemized account of the receipts and expenditures of the board and of the institutions under the control of the board, and the reports made to the board by the executive officers of the institutions under control of the board. The board shall submit budgets for biennial appropriations deemed necessary for the board and for establishment, maintenance, and operation of institutions under the control of the board.
- Sec. 12. The board shall establish approval standards for community and junior colleges administered and operated by local school districts. The standards shall be issued and enforced by the board. The board shall certify as approved any such community or junior college meeting established standards for administration, certification and assignment of personnel, curriculum, facilities and sites, requirements for awarding of diplomas and other evidence of educational achievement, guidance and counseling, instruction and instructional materials, maintenance, school library, and staff. In the development of standards, the association of public junior colleges shall serve in an advisory capacity to the board.
- Sec. 13. Section two hundred fifty-eight point two (258.2), Code 1966, is hereby amended by adding thereto the following:

"The board of vocational education shall receive federal funds which may now or hereafter be available and shall divide and distribute such funds to schools and colleges providing high school and post-high school vocational-technical training programs and courses in such manner as will contribute most to vocational-technical education in the state. The board shall be the official instrument of the state to receive federal funds for vocational education and shall carry out provisions of federal statutes and the administration of any state plan required by the federal government for vocational education,"

Sec. 14. Section two hundred fifty-seven point ten (257.10), Code 1966, is hereby amended by adding thereto the following subsection:

"Review and certify vocational-technical programs and courses of vocational-technical schools and community colleges under the jurisdiction of the state board of community and junior colleges and vocational-technical schools in which high school students are enrolled."

- Sec. 15. Section two hundred fifty-seven point seventeen (257.17), Code 1966, is hereby amended by striking from lines three (3) and four (4) of subsection one (1) the words "the junior colleges.".
- Sec. 16. Section two hundred eighty point eighteen (280.18), Code 1966, is hereby amended as follows:
 - 1. By striking lines two (2) and three (3) and inserting in lieu thereof the following:
- "approval of the state board of governors for community and junior colleges and vocational-technical schools, and when duly authorized by the".
- 2. By striking lines twelve (12), thirteen (13) and fourteen (14) and inserting in lieu thereof the following:
- "school. The director of the state board of governors for community and junior colleges and vocational-technical schools, subject to the approval of the state board, shall prepare and".
- Sec. 17. Section two hundred eighty-six A point three (286A.3), Code 1966, is hereby amended by striking lines four (4) through eighteen (18) and inserting in lieu thereof the following:

"Approval standards for public community and junior colleges administered and operated by local school districts shall be established and approved by the state board of governors for community and junior colleges and vocational-technical schools and shall be issued and enforced by the director of the board. Eligibility for receipt of state aid for such community and junior colleges shall be determined by the board and paid by the state board of public instruction in such manner as prescribed in section two hundred eighty-six A point four (286A.4) of the Code. Such aid shall not be paid unless standards are met."

Sec. 18. Section two hundred eighty-six A point four (286A.4), Code 1966, as amended by chapter one hundred seventy-three (173) Acts of the Sixtieth General Assembly, is hereby amended by inserting in line three (3) of subsection three (3) after the word "the" the words "community or".

McNAMARA of Linn

Amend House File 304 by striking from the title the word "convicted".

McCARTNEY of Floyd

Amend House File 361 by adding thereto the following new section:

Chapter four hundred seventy-two (472), Code 1966, is hereby amended by adding thereto the following new section:

"In all proceedings had under this chapter, just compensation shall be paid to the owner for the value of the property taken, which, in the absence of special circumstances, shall be the fair market value; but where the property taken has a special use to the owner and the payment of market value will not justly compensate the owner, just compensation shall be in an amount sufficient to cover the special value of such property to said owner."

MILLER of Des Moines
DISTELHORST of Des Moines

Amend House File 285 as follows:

- 1. Strike all of the Senate amendment.
- 2. Insert in Section 4, subsection 2, line 5 after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States."
- 3. Insert in Section 4, subsection 3, paragraph D, line 23 after the word "directed" the word "solely".
 - 4. Add the following new subsection to Section 4:
- "7. This section shall not apply to any members of bonafide religious organizations using peyote as a part of a religious ritual or ceremony."

JOHNSTON of Polk. BAKER of Boone.

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Thursday, May 25. 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, May 25, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Lawrence E. Murphy, pastor of the Mayflower Home, Grinnell, Iowa.

The Journal of May 24 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Harbor of Mills on request of Mowry of Marshall; Petersen of Dallas on request of Kiilsholm of Kossuth; Renda of Polk on request of Palmer of Polk.

PRESENTATION OF VISITORS

O'Malley of Polk introduced to the House 45 students from St. Peter's School, Des Moines, Iowa, accomanied by Sister Naomi.

Cochran of Webster introduced to the House 26 eighth grade students from Holy Rosary School, Fort Dodge, Iowa, accompanied by Mrs. Miles Kesterson.

Watson of Ringgold introduced to the House the Honorable Ernest L. Edwards, Shannon City, Iowa, former member of the House from Union County in the Forty-ninth, Fiftieth, Fifty-first and Fifty-second General Assemblies.

Roorda of Jasper introduced to the House the Honorable Gladys Nelson, Newton, Iowa, former member of the House from Jasper County in the Fifty fourth, Fifty-fifth and Fifty-sixth General Assemblies.

Mowry of Marshall introduced to the House the Honorable Robert E. Rider, Marshalltown, Iowa, former member of the House from Marshall County in the Sixty-first General Assembly.

SPECIAL ORDER

(SENATE FILE 772)

Millen of Van Buren asked and received unanimous consent that Senate File 772 be made a "special order" of business for 10:00 a.m., Thursday, June 1, 1967.

HOUSE FILE 331 REFERRED TO APPROPRIATIONS

The Speaker announced that House File 331, previously referred to the committee on county and township affairs, is hereby referred to the committee on appropriations for further consideration.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House File 734; and Senate Files 421, 677, 762, 772 and 555, under Rule 35.

PROOF OF PUBLICATION

Published copy of House File 735 and verified proof of publication of said bill in the Northwood Anchor, Northwood, Iowa, was filed with the Chief Clerk of the House prior to the time said bill was placed on passage in the House.

WILLIAM R. KENDRICK, Chief Clerk House of Representatives Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

Read first time and referred to committee on roads and highways.

Senate File 728, a bill for an act relating to barbering.

Read first time and referred to committee on public health and welfare.

Senate File 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county officers.

Read first time and referred to committee on county and township affairs.

Senate File 417, a bill for an act relating to forfeiture of bail.

Read first time and referred to committee on judiciary.

Senate File 499, a bill for an act relating to low-rent housing elections.

Read first time and referred to committee on state government affairs.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 295, a bill for an act relating to the holding of local and statewide poultry shows.

Also.

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 467, a bill for an act to provide the method for notice of revocation or suspension of registration of vehicles.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 673, a bill for an act relating to littering of public waters.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 137, a bill for an act relating to the notation of school district on an income tax return,

Also:

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 20 designating as official representatives of the State of Iowa the Valley High School Band of West Des Moines, Iowa and the Pleasant Valley High School Band of Pleasant Valley, Iowa, who have been invited to give concerts at the International Band Shell at Expo '67, Montreal, Quebec, Canada,

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 184, a bill for an act relating to installment loans by banks.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 266, a bill for an act relating to the eradication of bovine brucellosis.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 297, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election.

Alen

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 764, a bill for an act relating to reciprocal or interinsurance exchanges.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 197, a bill for an act relating to deer hunting licenses.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 70, a bill for an act relating to juvenile delinquency.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 45 directing the Iowa Legislative Research Committee to conduct a study of the littering problem of the state.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 45

By: McGill, Reno, Briles, Shaff, Heaberlin, Buren, DeKoster, Frey, Dodds, Hagedorn, Denman, Benda, Elvers, Heying, Van Gilst, Lodwick, Murray, and Condon

WHEREAS, littering, the indiscriminate disposing of cans, bottles, garbage, and other rubbish, is becoming commonplace throughout the nation and the State; and

WHEREAS, littering results in the distraction and destroying of the natural beauty of the landscape and surrounding countryside and in unsightliness in general; and

WHEREAS, it is general practice for food products and alcoholic beverages to be dispensed in nonredeemable type containers; and

WHEREAS, it is the growing tendency of soft drink manufacturers and vendors also to dispense their products in nonredeemable type containers; and

WHEREAS, it is apparent that supervision by governmental bodies and agencies is lacking in providing suitable disposal receptacles, dumping areas, and garbage collection disposal systems for articles of litter; and

WHEREAS, present laws intended to control littering are generally ignored and evaded; and $\ensuremath{\mathsf{e}}$

WHEREAS, littering is directly related to the health, safety, and general welfare of the citizens of the nation and this State; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, that the Iowa Legislative Research Committee be directed to conduct, during the 1967-1969 legislative biennium, a study of the littering problem of the State, the laws related thereto, and the need for additional legislation to correct the littering problem.

BE IT FURTHER RESOLVED that the Legislative Research Committee establish a committee in accordance with section 2.55 of the Code to assist with the study of the littering problem.

BE IT FURTHER RESOLVED that the committee assisting in the study be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General

Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 516

Amend the House amendment to Senate File 516 as follows:

By striking in lines 4 and 5 after the word "nonprofit" the words "camping club or organization" and inserting in lieu thereof the word "corporation."

SENATE AMENDMENT TO HOUSE FILE 70

Amend House File 70 as follows:

- 1. By striking lines 5 through 7 inclusive of section ${\bf 2}$ and by inserting in lieu thereof the following:
- "5. For a parent willfully to fail to support his child under eighteen years of age whom he has a legal obligation to support."

SENATE AMENDMENT TO HOUSE FILE 197

Amend House File 197 as follows:

1. By striking from line 22 of section 1 the words "without a license, but" and by inserting in lieu thereof";".

HOUSE CONCURRENT RESOLUTION 23

Welden of Hardin called up for consideration House Concurrent Resolution 23, found on page 1576 of the House Journal.

Millen of Van Buren moved the previous question.

The motion prevailed.

Tapscott of Polk offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 23 by adding a new sentence in line 14 of the resolving clause:

All representatives voting nay shall be exempt from this resolution and their compensation continued until the session is formally closed.

The Speaker ruled the amendment was out of order.

Welden of Hardin moved the adoption of the resolution.

Roll call was requested by Welden of Hardin and the Speaker.

On the question "Shall the resolution be adopted?"

The ayes were 29:

Battles	Hicklin	Mensing	Stromer
Bowin	Hill	Nielsen	Sullivan
Busch	Klein	Pierson	Thordsen
Camp	Knight	Sanders	Van Roekel
Conklin	Koch	Schroeder	Welden
Doderer	Lipsky	Shaw	Wood
Edgington	McCartney	Stokes	Yoder
Grassley			

The nays were 80:

Bailey	Franklin	McCray	Redfern
Baker	Freeman	McIntyre	Reed
Beardsley .	Fullerton	Middleswart	Roe
Bennett	Gallagher	Millen	Roorda
Bergman	Gannon	Miller of Des Moines	Schmarje
Breitbach	Gittins	Miller of Jones	Shepherd
Caffrey	Graham	Miller of Page	Smith
Carnahan	Hanson of Benton	Moffitt	Sorg
Christensen	Hanson of Mitchell	Mohrfeld	Strand
Clark	Holden	Mowry	Strothman
Cochran	Hullinger	Nelson	Tapscott
Coffman	Johnson of Audubon	Nolin	Tieden
Cunningham	Johnston of Polk	O'Malley	Van Drie
Curran	Kiilsholm	Ossian	Van Nostrand
Den Herder	King	Palmer	Varley
Diehl	Kitner	Patton	Vetter
Distelhorst	Kluever	Pelton	Watson
Dunton	Langland	Peterson of Woodbury	Waugh
Fischer of Grundy	Lee	Poncy	Winkelman
Fisher of Greene	Maloney	Radl	Wolfe

Absent or not voting 15:

Allen	Glenn	Petersen of Dallas	Utzig
Andersen	Harbor	Renda	Voorhees
Darrington	Mayberry	Steffen	Mr. Speaker
Duffy	McNamara	Story	

The resolution lost.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

House File 623, a bill for an act relating to state personnel, with report of committee recommending passage, was taken up for consideration.

Gannon of Jasper moved that House File 623 be laid on the table.

The motion lost.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 623)

The ayes were 78:

Battles	Hanson of Benton	Mowry	Stokes
Bergman	Hanson of Mitchell	Nelson	Strand
Bowin	Hicklin	Nielsen	Stromer

Busch	Hill	Ossian	Strothman
Camp	Holden	Patton	Sullivan
Clark	Johnson of Audubon	Pelton	Thordsen
Conklin	Kiilsholm	Peterson of Woodbury	Tieden
Cunningham	King	Pierson	Van Drie
Curran	Kitner	Radl	Van Roekel
Darrington	Knight	Redfern	Varley
Den Herder	Koch	Reed	Vetter
Diehl	Langland	Roorda	Voorhees
Edgington	McCray	Sanders	Waugh
Fischer of Grundy	McIntyre	Schmarje	Welden
Fisher of Greene	Mensing	Schroeder	Winkelman
Freeman	Middleswart	Shaw	Wolfe
Fullerton	Millen	Shepherd	Wood
Gittins	Miller of Jones	Smith	Yoder
Graham	Miller of Page	Sorg	Mr. Speaker

The nays were 29:

Grassley

Baker	Distelhorst	Hullinger	Nolin
Beardsley	Doderer	Kluever	O'Malley
Bennett	Dunton	Lipsky	Palmer
Breitbach	Franklin	Maloney	Poncy
Carnahan	Gallagher	McCartney	Roe
Christensen	Gannon	Miller of Des Moines	Steffen
Cochran	Glenn	Moffitt	Tapscott -
Coffman			

Mohrfeld

Absent or not voting 17:

Allen	Harbor	Mayberry	Story
Andersen	Johnston of Polk	McNamara	Utzig
Bailey	Klein	Petersen of Dallas	Van Nostrand
Caffrey	Lee	Renda	Watson
Duffy			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 304, a bill for an act relating to liability in property damage cases caused by convicted juvenile offenders, with report of committee recommending amendment and passage, was taken up for consideration.

Mowry of Marshall offered the following amendment filed by the committee on judiciary:

Amend House File 304 as follows:

1. By striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred thirty-two (232), Code 1966, is hereby amended by adding the following new section:

"When a juvenile commits an act or acts causing property damage through vandalism, the parents or guardian of said juvenile shall be liable for all damages sustained by the unlawful act or acts which said juvenile has committed."

2. Amend the title by striking from line two (2) the words "convicted juvenile offenders" and inserting in lieu thereof the word "juveniles."

Pelton of Clinton offered the following amendment filed by him to the committee amendment and moved its adoption:

Amend the Judiciary Committee amendment to House File 304 by inserting after the word "juvenile" in line seven (7) the words "under eighteen (18) years of age".

The amendment to the amendment was adopted.

Reed of Linn asked and received unanimous consent to withdraw his amendment, filed March 17 and found on page 676 of the House Journal.

Reed of Linn offered the following amendment filed by him to the committee amendment and moved its adoption:

Amend the Committee amendment to House File 304 filed April 26, 1967 by adding a new section as follows:

"Sec. 2. The legal obligation to pay damages by the parents or guardian shall be limited in a sum not to exceed five hundred dollars (\$500) for each act of vandalism and the total limit for all such damages arising out of property damages sustained by two or more persons as a result of two or more acts of vandalism committed in repetition in a sum not to exceed fifteen hundred dollars (\$1500).

If the damages are cumulative arising out of a joint venture the legal obligation to pay damages by the parents or guardian shall be cumulative as to the separate parents or guardian not to exceed the foregoing limitations."

Schmarje of Muscatine moved that action on House File 304 be deferred and that the bill retain its place on the calendar.

The motion lost.

Reed of Linn moved the adoption of the amendment to the amendment.

The amendment to the amendment was adopted.

Mowry of Marshall moved the adoption of the committee amendment as amended,

The committee amendment as amended was adopted.

McCartney of Floyd asked and received unanimous consent to withdraw his amendment, filed May 24 and found on page 1607 of the House Journal.

Reed of Linn moved that the bill be read a last time now and placed upon its

passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 304)

The ayes were 101:

Bailey	Franklin	Mensing	Shaw
Baker	Freeman	Middleswart	Shepherd
Battles	Fullerton	Millen	Smith
Beardsley	Gallagher	Miller of Des Moines	Sorg
Bennett	Gannon	Miller of Jones	Stokes
Bergman	Gittins	Moffitt	Strand
Bowin	Graham	Mohrfeld	Stromer
Breitbach	Grassley	Mowry	Strothman
Busch	Hanson of Benton	Nelson	Sullivan
Caffrey	Hanson of Mitchell	Nielsen	Thordsen
Camp	Hicklin	Nolin	Tieden
Carnahan	. Hill	Ossian	Van Drie
Christensen	Holden	Patton	Van Nostrand
Clark	Johnson of Audubon	Pelton	Van Roekel
Cochran	Kiilsholm	Peterson of Woodbury	Varley
Coffman	King .	Pierson	Vetter
Cunningham	Kitner	Poncy	Voorhees
Curran	Kluever	Radl	Watson
Darrington	Knight	Redfern	Waugh
Den Herder	Koch	Reed	Welden
Diehl	Lee	Roe	Winkelman
Distelhorst	Lipsky	Roorda	Wolfe
Dunton	McCartney	Sanders	Wood
Edgington	McCray	Schmarje	Yoder
Fischer of Grundy	McIntyre	Schroeder	Mr. Speaker

Fisher of Greene The nays were 9:

Doderer	Johnston of Polk	McNamara	Palmer
Glenn	Maloney	O'Malley	Tapscott
Hullinger	-	•	

Absent or not voting 14:

Allen	Harbor	Miller of Page	Story
Andersen	Klein	Petersen of Dallas	Utzig
Conklin	Langland	Renda	
Duffy	Mayberry	Steffen	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONSIDERATION OF JOINT RESOLUTION

House Joint Resolution 29, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly by adding to Section two (2), Article three (III), of the Constitution of the State of Iowa, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House Joint Resolution 29 by striking from Section 1, lines three (3) through eight (8), and inserting in lieu thereof the following:

Article III of the Constitution of the State of Iowa is amended by adding the following new section:

"The Governor of the State shall convene the General Assembly in the interim between regular sessions, by proclamation, within fourteen (14) days of receipt of a petition signed by a majority of the members of each house of the General Assembly."

The amendment was adopted.

Edgington of Franklin offered the following amendment filed by him and moved its adoption:

Amend the title to House Joint Resolution 29 by striking all of said title after the word "Assembly" in line three (3).

The amendment was adopted.

Schroeder of Pottawattamie moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

HOUSE JOINT RESOLUTION 29

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Article III of the Constitution of the State of Iowa is amended by adding the following new section:

"The Governor of the State shall convene the General Assembly in the interim between regular sessions, by proclamation, within fourteen (14) days of receipt of a petition signed by a majority of the members of each house of the General Assembly."

Sec. 2. The foregoing proposed amendment to the Constitution of the State of

Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the secretary of state is directed to cause the same to be published, as provided by law, for three (3) consecutive months previous to the time of making such choice.

On the question "Shall the joint resolution be adopted and agreed to?"

The yeas were 100:

Battles	Fullerton	Mensing	Schroeder
Beardsley	Gannon	Middleswart	Shepherd
Bergman	Gittins	Millen	Smith
Bowin	Graham	Miller of Des Moines	Sorg
Breitbach	Grassley	Miller of Jones	Stokes
Busch	Hanson of Benton	Miller of Page	Strand
Caffrey	Hanson of Mitchell	Moffitt	Stromer
Camp	Hicklin	Mohrfeld	Strothman
Carnahan	Hill	Mowry	Sullivan
Christensen	Holden	Nelson	Tapscott
Clark	Johnson of Audubon	Nielsen	Thordsen
Cochran	Kiilsholm	O'Malley	Tieden
Coffman	King	Ossian	Van Drie
Cunningham	Kitner	Palmer	Van Roekel
Curran	Kluever	Patton	Varley
Darrington	Knight	Pelton	Vetter
Den Herder	Koch	Peterson of Woodbury	Voorhees
Diehl	Langland	Pierson	Watson
Distelhorst	Lee	Poncy	Waugh
Doderer	Lipsky	Redfern	Welden
Dunton	Maloney	Reed	Winkelman
Edgington	McCartney	Roe	Wolfe
Fisher of Greene	McCray	Roorda	Wood
Franklin	McIntyre	Sanders	Yoder
Freeman	McNamara	Schmarje	Mr. Speaker

The nays were 6:

Baker	Gallagher	Nolin	Radl
Bennett	Johnston of Polk		

Absent or not voting 18:

Allen Andersen	Fischer of Grundy Glenn	Mayberry Petersen of Dallas	Story Utzig
Bailey	Harbor	Renda	Van Nostrand
Conklin	Hullinger	Shaw	
Duffy	Klein	Steffen	

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title as amended was agreed to.

House File 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one (21), Code 1966, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 692, Section 1, by striking from lines twenty-one (21) and twenty-two (22) the words "either by bid or public auction," and inserting in lieu thereof the following: "by public auction, and such sales shall be advertised in a newspaper of general circulation one week in advance of sale,".

The amendment was adopted,

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment, filed May 22 and found on page 1550 of the House Journal.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 692)

The ayes were 103:

Allen	Freeman	McIntyre	Roorda
Bailey	Fullerton	Mensing	Sanders
Baker	Gallagher	Middleswart	Schmarje
Battles	Gannon	Millen	Schroeder
Beardsley	Gittins	Miller of Des Moines	Shepherd
Bergman	Graham	Miller of Jones	Smith
Bowin	Grassley	Miller of Page	Sorg
Breitbach	Hanson of Benton	Moffitt	Stokes
Busch	Hanson of Mitchell	Mohrfeld	Strand
Caffrey	Hicklin	Mowry	Stromer
Camp	Hill	Nelson	Strothman
Carnahan	Holden	Nielsen	Sullivan
Christensen	Hullinger	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Tieden
Cochran	Johnston of Polk	Ossian	Van Drie
Conklin	Kiilsholm	Palmer	Van Roekel
Cunningham	King	Patton	Varley
Curran	Kitner	Pelton	Voorhees
Darrington	Klein	Peterson of Woodbury	Waugh
Den Herder	Kluever	Pierson	Welden
Distelhorst	Knight	Poncy	Winkelman
Doderer	Langland	Radl	Wolfe
Dunton	Lee	Redfern	Wood
Edgington	Lipsky	Reed	Yoder
Fisher of Greene	McCartney	Renda	Mr. Speaker
Franklin	McCray	Roe	,

The nays were 6:

Bennett Glenn Tapscott Van Nostrand Coffman Koch Absent or not voting 15:

Andersen Harbor Petersen of Dallas Utzig
Diehl Maloney Shaw Vetter
Duffy Mayberry Steffen Watson

Fischer of Grundy McNamara Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer, with report of committee recommending passage, was taken up for consideration.

Moffitt of Appanoose asked and received unanimous consent to withdraw his amendment to the amendment, filed May 10 and found on page 1352 of the House Journal.

Moffitt of Appanoose offered the following amendment filed by him:

Amend Senate File 147 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section two hundred point four (200.4), subsection one (1), Code 1966, is hereby amended by adding thereto the following:

"This subsection shall not apply to a manufacturer who manufactures 'specialty fertilizer' only, as defined in subsection five (5) of section two hundred point three (200.3) of the Code, in packages of twenty-five pounds or less."

Sec. 2. Section two hundred point eight (200.8), subsection one (1), Code 1966, is hereby amended by striking lines thirteen (13) through eighteen (18) of said subsection and inserting in lieu thereof the following:

"On individual packages of specialty fertilizer containing twenty-five pounds or less, there shall be paid in lieu of the annual license fee and the semiannual inspection fee as set forth in this chapter, an annual registration and inspection fee of twenty-five dollars for each brand and grade sold or distributed in the state. In the event that any person sells specialty fertilizer in packages of twenty-five pounds or less and also in packages of more than twenty-five pounds, this annual registration and inspection fee shall apply only to that portion sold in packages of twenty-five pounds or less, and that portion sold in packages of more than twenty-five pounds shall be subject to the same inspection fee as fixed by the secretary of agriculture as provided in this chapter,"

Section two hundred point eight (200.8), Code 1966, is further amended by adding to paragraph \underline{a} of subsection two (2) the following:

"In lieu of the above provisons, on individual packages of commercial fertilizer containing twenty-five pounds or less, the registrant shall file not later than the last day of July of each year, on forms furnished by the secretary, an annual statement setting forth the number of net tons of commercial fertilizer distributed in this state by grade during the preceding twelve-month period, but no inspection fee shall be due thereon."

Moffitt of Appanoose offered the following amendment filed by him to the amendment and moved its adoption:

Amend the amendment to Senate File 147 by Moffitt of Appanoose filed April 18 by striking lines thirty-two (32) through thirty-four (34) and inserting in lieu thereof the following:

"However, in lieu of the semiannual statement by grade for each county, as hereinabove provided for, the registrant, on individual packages of commercial fertilizer containing twenty-five pounds or less, shall file not later than the last day.

The amendment to the amendment was adopted.

Moffitt of Appanoose moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Moffitt of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 147)

The ayes were 101:

Allen Freeman McCray Roorda Bailey Fullerton McIntyre Sanders Baker Gallagher Mensing Schmarie Battles Gannon Middleswart Schroeder Bennett Gittins Miller of Des Moines Smith Glenn Miller of Jones Bergman Sorg Bowin Miller of Page Graham Stokes Breitbach Grasslev Moffitt Strand Busch Hanson of Mitchell Mohrfeld Stromer Caffrey Hicklin Mowry Strothman Camp Holden Nelson Sullivan Carnahan Hullinger Nielsen Tapscott Christensen Johnson of Audubon Nolin Thordsen Cochran Johnston of Polk Ossian Tieden Conklin Kiilsholm Palmer Van Drie Cunningham Patton Van Roekel King Curran Pelton Vetter Kitner Darrington Klein Peterson of Woodbury Voorhees Den Herder Kluever Pierson Waugh Diehl Knight Poncy Welden : Distelhorst Koch Radl Winkelman Doderer Langland Redfern Wolfe Reed Dunton Lee Wood Edgington Lipsky Renda Yoder Fisher of Greene McCartney Roe Mr. Speaker

The nays were 1:

Coffman

Franklin

Absent or not voting 22:

Andersen Harbor

Beardsley Hill Petersen of Dallas

O'Malley

Story Utzig Clark Duffy Maloney Mayberry McNamara Shaw Shepherd Steffen Van Nostrand Varley

Watson

Fischer of Grundy Hanson of Benton

Millen

The bill having received a constitutional majority was declared to have passed

House File 353, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to repair and remodel county buildings, with report of committee recommending amendment and passage, was taken up for consideration.

Palmer of Polk offered the following amendment filed by the committee on county and township affairs and moved its adoption:

Amend House File 353, Section 1, by striking from line six (6) the words "one hundred thousand" and the remainder of the sentence in lines seven (7) and eight (8) and inserting in lieu thereof the following:

"two hundred thousand (200,000) from the general fund within the two-year period beginning July 1, 1967 for the remodeling or repair of county buildings."

The amendment was adopted.

the House and the title was agreed to.

Palmer of Polk offered the following amendment filed by Andersen of Woodbury and moved its adoption:

Amend House File 353 as follows:

Strike from section 1, line five (5), the words and figures "two hundred fifty thousand (250,000)" and insert "ninety thousand (90,000)".

The Speaker ordered House File 353 deferred and retained as unfinished business.

House File 678, a bill for an act relating to motor vehicle no-passing zones, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the guestion "Shall the bill pass?" (H.F. 678)

The aves were 105:

Allen
Bailey
Battles
Beardsley
Bergman
Bowin
Breitbach
Busch
Caffrey
Camp
Camp
Carnahan
Christensen

Clark

Cochran

Franklin
Freeman
Fullerton
Gannon
Gittins
Glenn
Grassley

Hullinger

Hanson of Benton Hanson of Mitchell Hicklin Hill Holden

Johnson of Audubon

Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin

McCray

McIntvre

Mensing

Millen

Middleswart

Miller of Jones

Miller of Des Moines

Roorda Schmarje Schroeder Shepherd

Smith Sorg Stokes Strand Stromer Strothman

Sullivan Tapscott Thordsen

Van Drie

O'Malley . Coffman Kiilsholm Van Nostrand Conklin King Ossian Van Roekel Kitner Palmer Varley Cunningham Klein Patton Vetter Curran Pelton Darrington · Kluever Voorhees Den Herder Knight Pierson Waugh Welden Diehl Koch Poncy Winkelman Distelhorst Langland Radl Redfern Wolfe Doderer Lee Reed Wood Dunton Lipsky Edgington Malonev Renda Yoder Mr. Speaker Fischer of Grundy McCartney Roe Fisher of Greene

The nays were 2:

Gallagher

Tieden

Absent or not voting 17:

Andersen Harbor Petersen of Dallas Steffen
Baker Johnston of Polk Peterson of Woodbury
Bennett Mayberry Sanders Utzig
Duffy MaNamara Shaw Watson

Graham

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 601, a bill for an act relating to the regulation of benevolent associations, with report of committee recommending amendment and passage, was taken up for consideration.

McCartney of Floyd offered the following amendment filed by the committee on commerce:

Amend Senate File 601 by striking everything after the enacting clause and substituting the following:

Section 1. When used in this Act:

- 1. A "benevolent association" shall mean any person, firm, company, partner-ship, association or corporation, organized to enroll persons as members of a group for the purpose of providing an agency by which persons so enrolled may in the event of the death of any other member of the group make voluntary contributions to be distributed in whole or in part by the benevolent association to the beneficiary of the deceased member, or to members as contribution towards expense incurred by accident or sickness.
- 2. A ''member' shall be any person who participates in a plan or agreement to make voluntary contribution through a benevolent association.

- 3. "Commissioner" when used in this Act shall mean the commissioner of insurance.
- Sec. 2. The commissioner shall promulgate such reasonable rules and regulations as he deems necessary to assure the proper operation of benevolent associations.
- Sec. 3. Before a benevolent association shall operate in this state it shall first incorporate in accordance with the laws of this state, and the articles of incorporation and bylaws shall be submitted to the commissioner. If he finds they conform to the requirements of the law and all rules and regulations promulgated under this Act, he shall approve the articles of incorporation and file them with the secretary of state. Every benevolent association formed and operating before January 1, 1967, and not so incorporated, shall be required to complete their incorporation before January 1, 1968. Every benevolent association at the time of its incorporation, or in the case of a benevolent association incorporated and operating prior to January 1, 1967 within six months after the effective date of this Act, shall submit its general plan of operation to the commissioner and if he finds it conforms to the requirements of the law and all reasonable rules and regulations promulgated under this Act, he shall issue a license to expire on the thirty-first day of March after issuance. Said license shall be renewed from year to year upon application of the association, if the commissioner finds from his examination that it has conformed to the requirements of all laws and regulations applicable thereto.
- Sec. 4. The association shall keep a record of all its transactions and shall file an annual report thereof for the preceding calendar year on or before the first day of March on a form prescribed by the commissioner. The commissioner shall also prescribe the method of keeping books and accounts of benevolent associations.
- Sec. 5. There shall be paid to the commissioner for services required under the provisions of this Act the following fees, which shall be accounted for by him in the same manner as other fees received in the discharge of the duties of his office:
- 1. For filing and examination of the articles of incorporation for organization in this state and the accompanying general plan of operation of any benevolent association, and the issuing of the permission to do business, ten dollars.
- 2. For filing an annual statement of a benevolent association, and issuing the renewal of the permission required by law to authorize continuance in business, three dollars.
- Sec. 6. Such associations may operate without the establishment of reserves or surplus except for current expenses. Contributions for expenses shall be added as a separate item to contributions for membership benefits. A reasonable membership fee to cover initial expenses may be charged.
- Sec. 7. Within thirty days after acceptance to membership a certificate, the form of which has been approved by the commissioner, shall be delivered to each member. The certificate shall set forth the name of the association, the name of the member, a statement as to the benefits of membership, to whom such benefits are payable, and such other provisions as are, in the opinion of the commissioner, necessary to inform the member of his rights in the association. The commissioner before approving any certificate shall be satisfied that any benefits to be paid a member or the beneficiary of a member are reasonable in relationship to any and all charges made

or assessed against the membership. The certificate shall not indicate therein that the plan or benefits constitute an insurance policy.

Sec. 8. Except as otherwise provided by law, it shall be unlawful for any person or corporation to operate a benevolent association in this state except as provided for in this Act. Any person violating the provisions of this Act shall be subject to a fine not exceeding one thousand dollars or imprisonment in the county jail not exceeding thirty days, or both such fine and imprisonment.

Caffrey of Polk offered the following amendment filed by him to the committee amendment and moved its adoption:

Amend the Committee on Commerce amendment to Senate File 601 filed April 26, 1967 as follows:

1. By adding a new Section 8 to read as follows:

Sec. 8. The provisions of this Act shall not apply to any benevolent association, as defined herein, that shall have been in continuous operation prior to December 1, 1966."

2. By renumbering Section 8 as Section 9.

The amendment lost.

McCartney of Floyd moved the adoption of the committee amendment.

The amendment was adopted.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 601)

The ayes were 104:

Allen	Gallagher	McIntyre	Schroeder
Bailey	Gannon	Mensing	Shaw
Baker	Gittins	Middleswart	Shepherd
Battles	Glenn	Millen	Smith
Beardsley	Graham	Miller of Des Moines	Sorg
Bergman	Grassley	Miller of Jones	Steffen
Bowin	Hanson of Benton	Miller of Page	Stokes
Busch	Hanson of Mitchell	Moffitt	Strand
Christensen	Hicklin	Mohrfeld	Stromer
Clark	Holden	Mowry	Strothman
Coffman	Hullinger	Nelson	Sullivan
Conklin	Johnson of Audubon	Nielsen	Tapscott
Cunningham	Johnston of Polk	Nolin	Tieden
Curran	Kiilsholm	O'Malley	Van Drie
Darrington	King	Ossian	Van Nostrand
Den Herder	Kitner	Palmer	Van Roekel
	• • • •		Varley

Klein Pelton Vetter Diehl Voorhees Distelhorst Kluever Pierson Doderer Knight Radl Waugh Dunton Koch Redfern Welden Edgington Langland Reed -Winkelman Fischer of Grundy Lee Renda Wolfe . Fisher of Greene Lipsky Roe Wood Franklin Maloney Roorda Yoder Freeman McCartney Sanders Mr. Speaker

Fullerton McCray Schmarje

The nays were 4:

Breitbach Caffrey Carnahan Thordsen

Absent or not voting 16:

Andersen Duffy McNamara Poncy
Bennett Harbor Patton Story
Camp Hill Petersen of Dallas Utzig
Cochran Mayberry Peterson of Woodbury Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 95, a bill for an act relating to leased and rented vehicle offenses.

Radl of Linn offered the following amendment filed by him:

Amend Senate File 95 as follows:

- 1. Amend title by inserting after the word vehicle "and other leased and rented property".
- 2. Amend subsection 1, line 4 after word "vehicle" insert the words "other leased and rented property".
- 3. Amend subsection 1, line 5 after word "vehicle" insert the words "other leased and rented property".
- 4. Amend subsection 2, by striking all of subsection 2, and inserting in lieu thereof the following:
- 2. Whoever after renting a vehicle or other leased and rented property under a written agreement to redeliver the same to the person letting such vehicle or other leased

and rented personal property, or his agent, shall with intent to defraud, abandon such vehicle or other leased and rented property, or willfully refuse or willfully neglect to redeliver such vehicle or other leased and rented property as agreed shall be guilty of a felony and punished as provided in this act. If the person letting the vehicle or other leased and rented property has performed all of his obligations under the written agreement, the failure to return the leased or rented vehicle or other leased and rented property within 72 hours of the time agreed shall be prima facie evidence of such abandonment or willful refusal or willful neglect to redeliver such vehicle or other leased and rented property.

By adding the new subsection, following section 4 as follows:

5. "Other leased and rented property" as used in subsections one (1) and two (2) hereof means all property of a personal nature which has a value of more than twenty dollars (\$20.00).

Amend by renumbering the following subsections of section 1.

Grassley of Butler rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was germane.

Hill of Marshall offered the following amendment filed by him to the amendment and moved its adoption:

Amend the Radl amendment to Senate File 95, filed May 10, 1967, by striking the words "prima facie" from line twenty-two (22)

The amendment to the amendment was adopted.

Radl of Linn moved the adoption of the amendment as amended.

The amendment as amended lost.

Bowin of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 95 by striking from line fifteen (15) the words 'prima facie".

The amendment was adopted.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?"

The ayes were 67:

Allen	Fisher of Greene	Miller of Page	Strand
Baker	Franklin	Mohrfeld	Stromer
Bowin	Grassley	Mowry	Sullivan
Caffrey	Hanson of Mitchell	Nielsen	Tapscott
Carnahan	Hullinger	O'Malley	Thordsen
Christensen	Johnson of Audubon	Palmer	Van Drie
Clark	Kiilsholm	Patton	Vetter
Cochran	Kitner	Peterson of Woodbury	Voorhees
Coffman	Klein	Reed	Watson

Conklin Kluever Cunningham Koch Curran Lipsky McCray Darrington Mensing Doderer Dunton Middleswart

Roe Roorda Sanders Schmarie Schroeder

Renda

Waugh Welden Winkelman Wolfe booW

Yoder

Poncy

Edgington Fischer of Grundy Miller of Des Moines Sorg Miller of Jones Steffen Mr. Speaker

The navs were 46:

Bailey Battles Beardsley Bergman Breithach Busch Camp Den Herder Diehl

Gallagher Gannon Gittins Glenn Graham Hicklin Hill

Hanson of Benton Holden Johnston of Polk

McIntvre Millen Moffitt Nelson Nolin Ossian Pelton

Langland

Maloney

McCartney

Lee

Radl Redfern Shepherd Smith Stokes Strothman Tieden Van Nostrand

Van Roekel Varley

Freeman Fullerton

Distelhorst

King Knight

Absent or not voting 11:

Andersen Bennett Duffy

Harbor Mayberry McNamara

Petersen of Dallas Pierson Shaw

Story Utzie

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS STEERING COMMITTEE CALENDAR

Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller, with report of committee recommending amendment and passage, was taken up for consideration.

Kluever of Cass offered the following amendment filed by the committee on commerce and moved its adoption:

Amend Senate File 159 as follows:

1. Section 1, by striking all of line six (6) after the word "state," and all of lines seven (7), eight (8) and nine (9) and inserting in lieu thereof the words "the state comptroller may".

Roll call was requested by Gannon of Jasper and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 76:

Allen

Graham

Miller of Jones

Strand

Bailey	Grassley	Miller of Page	Stromer
Battles	Hanson of Mitchell	Moffitt	Strothman
Bergman	Hicklin	Mohrfeld	Sullivan
Bowin	Hill	Mowry	Thordsen
Busch	Holden	Nelson	Tieden
Camp	Johnson of Audubon	Nielsen	Van Drie
Clark	Kiilsholm	Nolin	Van Nostrand
Conklin	King	Ossian	Van Roekel
Cunningham	Kitner	Patton	Varley
Curran	Kluever	Pelton	Vetter
Darrington	Knight	Peterson of Woodbury	Voorhees
Den Herder	Koch	Pierson	Watson
Diehl	Langland	Reed	Waugh
Fischer of Grundy	Lee	Roorda	Welden
Fisher of Greene	McCartney	Sanders	Winkelman
Freeman	McCray	Schroeder	Wood
Fullerton	Mensing	Smith	Yoder
Gittins	Millen	Stokes	Mr. Speaker

The nays were 26:

Baker	Coffman	Hullinger	Poncy
Beardsley	Distelhorst	Johnston of Polk	Radl
Breitbach	Dunton	Maloney	Renda
Caffrey	Edgington	Miller of Des Moines	Roe
Carnahan	Gannon	O'Malley	Steffen
Christensen	Glenn	Palmer	Tapscott
Cochran	Hanson of Benton		

Absent or not voting 22:

Andersen	Harbor	Middleswart	Shepherd
Bennett	Klein	Petersen of Dallas	Sorg
Doderer.	Lipsky	Redfern	Story
Duffy	Mayberry	Schmarje	Utzig
Franklin	McIntyre	Shaw	Wolfe
Gallagher	McNamara		

The amendment was adopted.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 159)

The ayes were 87:

Allen	Fullerton	Middleswart	Stokes
Bailey	Gittins	Millen	Strand
Battles	Graham	Miller of Jones	Stromer
Beardsley	Grassley	Miller of Page	Strothman

Bergman	Hanson of Mitchell	Moffitt	Sullivan
Bowin	Hicklin	Mohrfeld	Thordsen
Breitbach	Hill	Mowry	Tieden
Busch	Holden	Nelson	Van Drie
Caffrey	Johnson of Audubon	Nielsen	Van Nostrand
Camp	Kiilsholm	Ossian	Van Roekel
Christensen	King	Patton	Varley
Clark	Kitner	Pelton	Vetter
Conklin	Klein	Peterson of Woodbury	Voorhees
Cunningham	Kluever	Pierson	Watson
Curran	Knight	Poncy	Waugh
Darrington	Koch	Reed	Welden
Den Herder	Langland	Roorda	Winkelman
Diehl	Lee	Sanders	Wolfe
Doderer	Lipsky	Schroeder	Wood
Fischer of Grundy	McCartney	Shepherd	Yoder
Fisher of Greene	McCray	Smith	Mr. Speaker
Freeman	Mensing	Sorg	

The nays were 22:

Baker	Gallagher	Maloney	Radl
Carnahan	Gannon	Miller of Des Moines	Renda
Cochran	Glenn	Nolin	Roe
Coffman	Hanson of Benton	O'Malley	Steffen
Distelhorst	Hullinger	Palmer	Tapscott
Dunton	Johnston of Polk		

Absent or not voting 15:

Andersen	Franklin	McNamara	Shaw
Bennett	Harbor	Petersen of Dallas	Story
Duffy	Mayberry	Redfern	Utzig
Edgington	McIntyre	Schmarje	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Mowry of Marshall called up for consideration House File 101, a bill for an act relating to the disposition of unclaimed property and making uniform the law with reference thereto, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 101 as follows:

- 1. By inserting in line 3 of section 4 after the word "deposit" the words "in excess of fifty (50) dollars".
- 2. By inserting in line 4 of section 4 after the word "sum" the words "in excess of fifty (50) dollars".

3. By inserting in line 10 of section 4 after the word "sum" the words "in excess of fifty (50) dollars".

The motion prevailed and the House concurred.

Mowry of Marshall moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 101)

The ayes were 96:

Allen	Fullerton	McNamara	Roorda
Bailey	Gallagher	Mensing	Sanders
Battles	Gittins	Middleswart	Schroeder
Beardsley	Glenn	Millen	Shaw
Bergman	Graham	Miller of Des Moines	Smith
Bowin	Grassley	Miller of Jones	Sorg
Breitbach	Hanson of Benton	Miller of Page	Strand
Busch	Hanson of Mitchell	Moffitt	Stromer
Camp	Hicklin	Mohrfeld	Strothman
Carnahan	Hill	Mowry	Sullivan
Christensen	Holden	Nielsen	Tapscott
Cochran	Hullinger	Nolin	Thordsen
Conklin	Johnson of Audubon	O'Malley	Van Drie
Cunningham	Johnston of Polk	Ossian	Van Nostrand
Darrington	Kiilsholm	Palmer	Van Roekel
Den Herder	Kitner	Patton	Varley
Diehl	Kluever	Pelton	Voorhees
Distelhorst	Koch	Peterson of Woodbury	Watson
Doderer	Langland	Pierson	Waugh
Dunton	Lee	Poncy	Welden
Edgington	Maloney	Radl	Winkelman
Fischer of Grundy	McCartney	Reed	Wood
Fisher of Greene	McCray	Renda	Yoder
Freeman	McIntyre	Roe	Mr. Speaker

The nays were 8:

Coffman	King	Shepherd	Tieden
Curran	Lipsky	Stokes	Wolfe

Absent or not voting 20:

Andersen	Duffy	Knight	Schmarję
Baker	Franklin	Mayberry	Steffen
Bennett	Gannon	Nelson	Story
Caffrey	Harbor	Petersen of Dallas	Utzig
Clark	Klein	Redfern	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Johnston of Polk called up for consideration House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, amended by the Senate as follows:

Amend House File 285 as follows:

- 1. By striking the period at the end of subsection 3 of section 2 and adding the following: "prior to the effective date of this Act."
 - 2. By striking in lines 15 and 16 of section 2 the words "or other animals".
 - 3. By striking in line 18 of section 2 the words "or other animals".
 - 4. By striking from section 2, line 53, the words "in this state".
 - 5. By adding to section 3 a new subsection as follows:

"Peyote used in bona fide religious ceremonies of the Native Amercian church; however, persons supplying the product to the church are required to register and maintain appropriate records of receipts and disbursements of the article."

6. By striking from section 4 all of lines 20 through 24 inclusive.

Johnston of Polk offered the following amendment filed by him to Senate amendment and moved its adoption:

- 1. Strike all of the Senate amendment.
- 2. Insert in Section 4, Subsection 2, line 5 after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States."
- 3. Insert in Section 4, subsection 3, paragraph D, line 23 after the word "directed" the word "solely".
 - 4. Add the following new subsection to Section 4:
- "7. This section shall not apply to any members of bona fide religious organizations using peyote as a part of a religious ritual of ceremony."

The amendment was adopted.

Johnston of Polk asked and received unanimous consent to withdraw the amendments to the Senate amendment filed May 16 and May 18, 1967, and found on pages 1452 and 1505 of the House Journal.

Johnston of Polk moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred.

Johnston of Polk moved that the bill, as amended by the Senate further amended by the House and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Mensing

Middleswart

On the question "Shall the bill pass?" (H.F. 285)

The ayes were 101:

Allen Gallagher Bailey Gannon Baker Glenn Battles Graham Beardsley Grassley Bergman Hanson of Benton Breitbach Hanson of Mitchell Busch Hicklin Caffrey Hill Camp Hullinger Carnahan Johnson of Audubon Cochran Johnston of Polk Kiilsholm Coffman Conklin King Kitner Cunningham Kluever Curran Koch Darrington Den Herder Langland Diehl Lee Lipsky Distelhorst Maloney Doderer McCartney Edgington Fisher of Greene McCray McIntyre Franklin Freeman McNamara-

Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Pelton Peterson of Woodbury Voorhees Pierson Poncy Radl Reed Renda Roe Roorda Sanders

Schroeder Shaw Miller of Des Moines Smith Sorg Stokes Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Watson Waugh Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

The nays were 1:

Holden

Fullerton

Absent or not voting 22:

Andersen Bennett Bowin Christensen Clark Duffy

Dunton Fischer of Grundy Gittins Harbor Klein Knight

Mayberry Millen

Petersen of Dallas Redfern Schmarje

Shepherd Steffen Story Utzig

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Mowry of Marshall called up for consideration House File 246, a bill for an act relating to investigations involving probation by the court, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 246 as follows:

1. By striking lines 3 and 4 of section 1 and by inserting in lieu thereof the following:

"line fifteen (15) after the period the following: "The investigation shall be made by a probation officer, by the agency in charge of parole agents, or by another appropriate agency, as determined by the court."

The motion prevailed and the House concurred.

Mowry of Marshall moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 246)

The ayes were 100:

Allen	Franklin	McIntyre	Shaw
Bailey	Freeman	McNamara	Shepherd
Baker	Fullerton	Millen	Smith
Battles	Gallagher	Miller of Jones	Sorg
Beardsley	Glenn	Miller of Page	Stokes
Bergman	Graham	Moffitt	Strand
Bowin	Grassley	Mohrfeld	Stromer
Breitbach	Hanson of Benton	Mowry	Strothman
Busch	Hanson of Mitchell	Nelson	Sullivan
Caffrey	Hicklin	Nielsen	Tapscott
Camp	Hill	Nolin	Thordsen
Carnahan	Holden	O'Malley	Tieden
Cochran	Hullinger	Ossian	Van Drie
Coffman	Johnson of Audubon	Palmer	Van Nostrand
Conklin	Kiilsholm	Patton	Van Roekel
Cunningham	King	Pelton	Varley
Curran	Kitner	Peterson of Woodbury	Voorhees
Darrington	Kluever	Poncy	Watson
Den Herder	Koch	Radl	Waugh
Diehl	Langland	Reed	Welden
Distelhorst	Lee	Renda	Winkelman
Doderer	Lipsky	Roe	Wolfe
Dunton	Maloney	Roorda	Wood
Edgington	McCartney	Sanders	Yoder
Fisher of Greene	McCray	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 24:

Mayberry Andersen Gannon Redfern Bennett Gittins Mensing Schmarje Christensen Harbor Middleswart Steffen Clark Johnston of Polk Miller of Des Moines Story Duffy Klein Petersen of Dallas Fischer of Grundy Knight Pierson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR

(House File 563)

Johnston of Polk called up for consideration House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 563 as follows:

- 1. By striking in line 1 of the title all after the word "officers" and by inserting in lieu thereof the words ", directors, employees, and agents of corporations".
- 2. By striking all after the enacting clause and by inserting in lieu thereof the following:
- Section 1. Section four hundred ninety-six A point four (496A.4), Code 1966, is hereby amended by striking therefrom subsection fifteen (15).
- Sec. 2. Chapter four hundred ninety-six A (496A), Code 1966, is hereby amended by adding thereto the following new section:
 - "Indemnification of officers, directors, employees and agents; insurance.
- "1. A corporation shall have power to indemnify any person who was or is a party. or is threatened to be made a party to any threatened, pending or completed action, suit or proceeding, whether civil, criminal, administrative, or investigative (other than an action by or in the right of the corporation) by reason of the fact that he is or was a director, officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees), judgments, fines and amounts paid in settlement actually and reasonably incurred by him in connection with such action, suit, or proceeding if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had no reasonable cause to believe his conduct was unlawful. The termination of any action. suit or proceeding by judgment, order, settlement, conviction, or upon a plea of nolo contendere or its equivalent, shall not, of itself, create a presumption that the person did not act in good faith and in a manner which he reasonably believed to be in or not opposed to the best interests of the corporation, and, with respect to any criminal action or proceeding, had reasonable cause to believe that his conduct was unlawful,
- "2. A corporation shall have power to indemnify any person who was or is a party or is threatened to be made a party to any threatened, pending or completed action or

suit by or in the right of the corporation to procure a judgment in its favor by reason of the fact that he is or was a director, officer, employee, or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust or other enterprise, against expenses (including attorneys' fees) actually and reasonably incurred by him in connection with the defense or settlement of such action or suit if he acted in good faith and in a manner he reasonably believed to be in or not opposed to the best interests of the corporation. However, no indemnification shall be made in respect of any claim, issue or matter as to which such person shall have been adjudged to be liable for negligence or misconduct in the performance of his duty to the corporation unless and only to the extent that the court in which such action or suit was brought shall determine upon application that, despite the adjudication of liability but in view of all circumstances of the case, such person is fairly and reasonably entitled to indemnity for such expenses which such court shall deem proper.

- "3. To the extent that a director, officer, employee, or agent of a corporation has been successful on the merits or otherwise in defense of any action, suit, or proceeding referred to in subsections one (1) and two (2) of this section, or in defense of any claim, issue or matter therein, he shall be indemnified against expenses (including attorneys' fees) actually and reasonably incurred by him in connection therewith.
- "4. Any indemnification under subsections one (1) and two (2) of this section (unless ordered by a court) shall be made by the corporation only as authorized in the specific case upon a determination that indemnification of the director, officer, employee, or agent is proper in the circumstances because he has met the applicable standard of conduct set forth in subsections one (1) and two (2) of this section. Such determination shall be made (a) by the board of directors by a majority vote of a quorum consisting of directors who were not parties to such action, suit or proceeding; or (b) if such a quorum is not obtainable, or, even if obtainable a majority vote of a quorum of disinterested directors so directs, by independent legal counsel in a written opinion; or (c) by the shareholders.
- "5. Expenses incurred in defending a civil or criminal action, suit or proceeding may be paid by the corporation in advance of the final disposition of such action, suit or proceeding as authorized in the manner provided in subsection four (4) of this section upon receipt of an undertaking by or on behalf of the director, officer, employee, or agent to repay such amount unless it shall ultimately be determined that he is entitled to be indemnified by the corporation as authorized in this section.
- "6. The indemnification provided by this section shall not be deemed exclusive of any other rights to which a person indemnified may be entitled under any by-law, agreement, vote of shareholders or disinterested directors or otherwise, both as to action in his official capacity and as to action in another capacity while holding such office, and shall continue as to a person who has ceased to be a director, officer, employee, or agent and shall inure to the benefit of the heirs, executors, and administrators of such a person.
- "7. A corporation shall have power to purchase and maintain insurance on behalf of any person who is or was a director, officer, employee or agent of the corporation, or is or was serving at the request of the corporation as a director, officer, employee, or agent of another corporation, partnership, joint venture, trust, or other enterprise against any liability asserted against him and incurred by him in any such capacity, or arising out of his status as such, whether or not the corporation would have the power to indemnify him against such liability under the provisons of this section."

Sec. 3. Chapter four hundred ninety-one (491), Code 1966, is hereby amended by adding thereto the following new section:

"The provisons of section two (2) of this Act shall apply to corporations organized under or subject to this chapter."

The motion lost and the House refused to concur.

RULE 50 INVOKED

Koch of Woodbury invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on Senate File 510, a bill for an act relating to payments to nursing homes and custodial homes.

The Speaker ordered Senate File 510 placed on the Regular Calendar.

RULE 50 INVOKED

Tapscott of Polk invoked Rule 50, relating to the time limit of bills in possession of a committee.

The House sustained Rule 50 on House File 213, a bill for an act relating to renovation of public buildings for use by handicapped persons.

The Speaker ordered House File 213 placed on the Regular Calendar.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House Concurrent Resolution 23 failed to pass the House.

JOHN L. MOWRY

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 95 passed the House.

JOAN LIPSKY

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 96 and 385.

A.L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 96 and 385.

REPORTS OF COMMITTEES

Stokes of Plymouth, from the committee on county and township affairs, submitted the following report:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 250, a bill for an act to authorize county conservation boards to establish and maintain public museums, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Also:

Mr. Speaker: Your committee on county and township affairs, to whom was referred Senate File 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county offices, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

GORDON STOKES, Chairman

Sorg of Linn, from the committee on cities and towns, submitted the following report:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 786, a bill for an act to amend section four hundred twenty-seven point one (427.1), Code 1966, to exempt from taxation buildings, including the equipment thereof and site therefor, when leased to a city and operated as a civic center, and securities issued by nonprofit corporations to finance the cost of acquiring and constructing or both a building or buildings, including the equipment thereof and site therefor, leased to a city and operated as a civic center, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

N.F. SORG, Ranking Member

Also:

Mr. Speaker: Your committee on cities and towns, to whom was referred Senate File 776, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

N.F. SORG, Ranking Member

Holden of Scott, from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred Senate File 790, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred Senate File 767, a bill for an act relating to truck speed limits on Iowa roads and highways, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

Also:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred Senate File 789, a bill for an act relating to requiring a Bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

EDGAR H. HOLDEN, Ranking Member

AMENDMENTS FILED

Amend House File 634 by adding thereto the following section:

"Sec. 7. Anything in this Act to the contrary notwithstanding, none of the functions, powers, duties and discretions of the Upper Mississippi Riverway District or the Upper Mississippi River Commission shall supercede or limit the functions, powers, duties and discretions of counties, townships, school districts, cities, towns, levee districts, drainage districts, levee and drainage districts, or any other governmental subdivision or of their governing officials."

HICKLIN of Louisa GANNON of Jasper DISTELHORST of Des Moines

Amend Senate File 772 in Section one (1), line twenty (20), by striking the word "agricultural" and inserting in lieu thereof the words "all real".

Mc INTYRE of Linn

Amend House File 179, Section 1, by striking lines three (3) through eight (8) and inserting in lieu thereof the following:

- 1. By striking from line eight (8) the words "in excess of fifteen thousand".
- 2. By striking from line fifteen (15) the words "in excess of seventy-five thousand".

 PETERSON of Woodbury

Amend Senate File 555 by adding thereto the following new section:

Section 3. Section four hundred twenty-two point forty-five (422.45), subsection seven (7), Code 1966, is hereby amended by striking the period in line twenty-four (24) thereof and adding in lieu thereof the following: "; and excepting such goods, wares, and merchandise used in the performance of any contract in connection with the operation of the provisions of section four hundred nineteen point eleven (419.11) of the Code."

CAMP of Clinton

Amend Senate File 779, Section 1, by striking lines one (1), two (2) and three

Amend Senate File 779, Section 1, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:

"Section 1. Chapter three hundred thirty-two (332), Code 1966, is hereby amended by adding thereto the following new section:".

LEE of Hamilton

Amend House File 718 as amended by the Senate by adding thereto the following new section:

"Sec. 4. As long as the state or any of its boards, commissions, departments, agencies or any installation thereof owns the real property legally described as the East two-thirds (E. 2/3) of lots five (5) and six (6), block twenty-two (22), town of Fort Des Moines, now included in and forming a part of the City of Des Moines, Polk County, Iowa, and all improvements thereon and appurtenances thereto, and receives any rents or income therefrom, such property shall be placed upon the tax rolls of the taxing district wherein such property is located. Such property shall be given an assessed valuation and taxed as provided by law to the extent that that part thereof from which rents or income is received bears to the total assessed valuation of such property. Notice, as provided by law, of the tax due upon such property shall be given to the state comptroller. The state shall have the right to appeal such assessment in the same manner as a private individual. The tax due shall be paid by the comptroller from the general fund out of any funds not otherwise appropriated."

Further amend House File 718 by renumbering Section 4 as Section 5.

GRASSLEY of Butler

On motion by Millen of Van Buren the House adourned until 9:00 a.m., Friday, May 26, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, May 26, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Father Richard Walters, pastor of the St. Marks Episcopal Church, Des Moines, Iowa.

The Journal of May 25 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hicklin of Louisa - 10:00 a.m. to 1:00 p.m. and after 3:00 p.m. on request of the Speaker; Mensing of Cedar on request of Schmarje of Muscatine; Waugh of Monona on request of Miller of Page; Fullerton of Woodbury on request of Peterson of Woodbury; Stromer of Hancock on request of Knight of Humboldt,

PRESENTATION OF VISITORS

Bailey of Wright introduced to the House 31 seventh and eighth grade students from Fonda Community Schools, Fonda, Iowa, accompanied by their teacher, Dennis Bruns.

Clark of Crawford introduced to the House 32 members of the Junior League Auxiliary, West Side, Iowa, accompanied by their leaders, Mrs. Walt Rothmeyer and Mrs. Ted Kraus.

Poncy of Wapello and Carnahan of Wapello introduced to the House 20 eighth grade students from Blakesburg Community Schools, Blakesburg, Iowa, accompanied by their teacher, Mrs. Esther Fisher.

Vetter of Washington introduced to the House 28 members of the Junior High Youth Fellowship class of the First Methodist Church, Washington, Iowa, accompanied by Rev. W. J. McFate and Mrs. Atkinson.

Sanders of Emmet introduced to the House Miss Isabelle Frohne from Hamburg, Germany, who is visiting the United States and is a guest of his secretary, Miss Jan Sanders.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 250, 779, 786, 776, 790, 767 and 789, under Rule 35.

Klein of Winnebago offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 24 By Klein

WHEREAS, farmers residing in the state of Minnesota have created millions of dollars of business annually for the state of Iowa through the sale of livestock and grain to receiving points in the state of Iowa, and

WHEREAS, a great volume of this business is transported by trucks duly registered in the state of Minnesota with a special license available only to farmers, and

WHEREAS, the Iowa Reciprocity Board as of May 1, 1967 has denied reciprocity to Minnesota trucks so registered which exceed a gross weight of 12,000 pounds and has required these trucks to register in Iowa and pay a fee considerably in excess of the Minnesota fee, and

WHEREAS, the Board's ruling will result in the refusal of Minnesota farmers to enter the state of Iowa to sell grain and other products and the consequent failure of these farmers to purchase Iowa commodities, and

WHEREAS, the ruling will further create a great hardship upon northern Iowa merchants, will create ill feeling between the residents of the state of Iowa and the state of Minnesota, and will generally act to the detriment of the economic and social welfare of the state of Iowa; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING: That the Iowa Reciprocity Board be directed to rescind the May 1, 1967 ruling denying reciprocity to trucks bearing Minnesota farm registrations with gross weights in excess of 12,000 pounds and to grant reciprocity to all trucks bearing Minnesota farm registration plates regardless of the gross weight of the vehicle.

BE IT FURTHER RESOLVED That the Chief Clerk of the House of Representatives forward a copy of this resolution to the Secretary and to each member of the Iowa Reciprocity Board.

Laid over under Rule 25.

INTRODUCTION OF BILL

House File 736, by Constitutional Amendments and Reapportionment (Committee on Governmental Affairs), a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-third General Assembly.

Read first time and placed on calendar.

SENATE MESSAGES CONSIDERED

Senate File 184, a bill for an act to amend chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks.

Read first time and passed on file.

Senate File 266, a bill for an act relating to the eradication of bovine brucellosis. Read first time and passed on file.

Senate File 297, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election.

Read first time and passed on file.

Senate File 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans.

Read first time and passed on file.

Senate File 764, a bill for an act relating to reciprocal or interinsurance exchanges. Read first time and passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 305, a bill for an act relating to periodic release of prisoners sentenced by municipal courts.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 501, a bill for an act relating to the sale and transfer of mobile homes.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 521, a bill for an act to authorize and direct the issuance of a patent to certain real estate by the governor and secretary of state to Leon M. Nelson and Grace C. Nelson.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 662, a bill for an act relating to species of fish which can be taken by spear or bow and arrow.

Also-

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 633, a bill for an act relating to records of county hospitals.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 694, a bill for an act relating to exemption from payment of license fees for "in transit" movement of vehicles.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 695, a bill for an act relating to vehicle transit plates.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked.

Senate File 793, a bill for an act relating to the reorganization of the department of health.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

The House resumed consideration of Senate File 264, a bill for an act relating to the sale of Inter-American Development Bank bonds.

Watson of Ringgold offered the following amendment filed by him and moved its adoption:

Amend the title to Senate File 264 by striking all after the word "relating" and inserting in lieu thereof the following: "to the investment of funds of life insurance companies."

The amendment was adopted.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were 70:

Bailey	Freeman
Battles	Gittins
Beardsley	Hanson of Mitchell
Bergman	Hicklin
Breitbach	Holden
Busch	Hullinger
Caffrey	Johnson of Audubon
Camp	Kiilsholm
Christensen	King
Cochran	Kitner
Conklin	Koch .
Cunningham	Langland
Darrington	Lee
Distelhorst	Lipsky
Duffy	McCray
Dunton	McIntyre
Edgington	Middleswart
	* · · · · · · · · · · · · · · · · · · ·

Miller of Page
Mohrfeld
Mowry
Ossian
Palmer
Pelton
Pierson
Poncy
Radl
Redfern
Reed
Roe
Roorda
Sanders
Schmarje
Schroeder

Millen

Shepherd Smith Steffen Strand Strothman Sullivan Tieden Van Drie Van Roekel Varley Vetter Voorhees Watson Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

The nays were 1:

Maloney

Absent or not voting 53:

Franklin Petersen of Dallas Allen Knight Fullerton Mayberry Peterson of Woodbury Anderson Gallagher McCartney Renda Baker Bennett Gannon McNamara Shaw Bowin Glenn Mensing. Sorg Graham Miller of Des Moines Stokes Carnahan Miller of Jones Story Clark Grasslev Hanson of Benton Moffitt Coffman Stromer Curran Harbor Nelson Tapscott Den Herder Thordsen Hill Nielsen Diehl Johnston of Polk Nolin Utzig Van Nostrand Doderer Klein O'Malley Fischer of Grundy Kluever Waugh Patton Fisher of Greene

ribilet of dicesse

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

The House resumed consideration of House File 492, a bill for an act relating to the capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers.

Palmer of Polk offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 492, Section 2, as follows:

- 1. By striking from line three (3) the words and figures "fifteen (15)" and inserting in lieu thereof the words and figures "eighteen (18)".
- 2. By striking from lines six (6) and seven (7) the words ", or on the person of another in whom the minor has an insurable interest".
- 3. By striking from lines eleven (11) and twelve (12) the words "any contract such minor effected on the person of another".

The amendment was adopted.

Lipsky of Linn asked and received unanimous consent to withdraw her amendment filed May 23 and found on page 1579 of the House Journal.

Palmer of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 492)

The ayes were 91:

Baker	Edgington	McCartney	Sanders
Battles	Fischer of Grundy	McCray	Schmarje
Beardsley	Fisher of Greene	McIntyre	Schroeder
Bennett	Franklin	Middleswart	Shaw
Bergman	Freeman .	Millen	Shepherd
Bowin	Gannon	Miller of Des Moines	Sorg
Breitbach	Graham	Miller of Jones	Steffen
Busch	Hanson of Benton	Miller of Page	Strand
Caffrey	Hanson of Mitchell	Mohrfeld	Strothman
Camp	Harbor	Nelson	Sullivan
Carnahan	Hicklin	Nielsen	Tapscott
Christensen	Hill	Nolin	Thordsen
Clark	Holden	O'Malley	Tieden
Cochran	Johnson of Audubon	Palmer	Van Drie
Coffman	Johnston of Polk	Patton	Van Roekel
Conklin	Kiilsholm	Peterson of Woodbury	Voorhees
Cunningham	Kitner	Pierson	Welden
Darrington	Klein	Poncy	Winkelman
Den Herder	Kluever	Radl	Wolfe
Diehl	Knight	Redfern	Wood
Distelhorst	Koch	Reed	Yoder
Doderer	Langland	Renda	Mr. Speaker
Dunton	Lipsky	Roe	

The nays were 13:

Bailey	Hullinger	Moffitt	Roorda
Duffy	King	Ossian	Smith
Gittins	Lee	Pelton	Stokes
Grassley			

Absent or not voting 20:

Allen	Glenn	Mowry	Van Nostrand
Andersen	Maloney	Petersen of Dallas	Varley
Curran	Mayberry	Story	Vetter
Fullerton	McNamara	Stromer	Watson
Gallagher	Mensing	Utzig	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Voorhees of Black Hawk called up for consideration House File 176, a bill for an act relating to the participation of pharmacies in a pharmaceutical service plan, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 176 as follows:

- 1. By adding the following new sentence after the period in line 6 of section 3: "Membership in any pharmaceutical service corporation shall be open to all pharmacies licensed under chapter one hundred fifty-five (155) of the Code."
 - 2. By striking section 5 and inserting in lieu thereof the following:
- Sec. 5. Section five hundred fourteen point seven (514.7), Code 1966, is hereby amended as follows:
- 1. By inserting in line three (3) after the word "service" the following: "or for pharmaceutical service".
- 2. By adding at the end of said section the following: "The commissioner shall require that participating pharmacies be reimbursed by the pharmaceutical service corporation at rates or prices equal to the rates or prices charged nonsubscribers, unless the commissioner determines otherwise to prevent loss to subscribers."

The motion prevailed and the House concurred.

Gannon of Jasper moved that House File 176 be laid on the table.

The motion lost.

Voorhees of Black Hawk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 176)

The ayes were 72:

Dunton	Millen	Shepherd
Edgington	Miller of Jones	Sorg
Freeman	Miller of Page	Stokes
Gallagher	Moffitt	Strand
Graham	Mohrfeld	Tapscott
Grassley	Nielsen	Thordsen
Hill	Nolin	Tieden
Holden	O'Malley	Van Drię
Johnson of Audubon	Patton	Van Nostrand
Kiilsholm	Pierson	Van Roekel
King	Poncy	Vetter
Kitner	Redfern	Voorhees
	Edgington Freeman Gallagher Graham Grassley Hill Holden Johnson of Audubon Kiilsholm King	Edgington Miller of Jones Freeman Miller of Page Gallagher Moffitt Graham Mohrfeld Grassley Nielsen Hill Nolin Holden O'Malley Johnson of Audubon Patton Kiilsholm Pierson King Poncy

Conklin	Kluever	Reed	Watson
Cunningham	Knight	Renda	Winkelman
Curran	Lee	Roe	Wolfe
Den Herder	Lipsky	Sanders	Wood
Diehl	McCartney	Schmarje	Yoder
Duffy	McCray	Shaw	Mr. Speaker

The nays were 29:

Beardsley	Glenn	Mayberry	Schroeder
Bergman	Hanson of Benton	McIntyre	Smith
Camp	Hanson of Mitchell	Middleswart	Steffen
Clark	Harbor	Ossian	Strothman
Distelhorst	Koch	Pelton	Sullivan
Fischer of Grundy	Langland	Peterson of Woodbury	y Varley
Fisher of Greene	Maloney	Roorda	Welden
Gannon	, and the second		

Absent or not voting 23:

Allen	Gittins	Mensing	Radi
Andersen	Hicklin	Miller of Des Moines	Story
Darrington	Hullinger	Mowry	Stromer
Doderer	Johnston of Polk	Nelson	Utzig
Franklin	Klein	Palmer	Waugh
Fullerton	McNamara	Petersen of Dallas	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Kluever of Cass called up for consideration Senate File 516, a bill for an act relating to mobile home parks owned and operated by any agency or department of the state or county, amended by the House, further amended by the Senate and moved that the House adopt the following Senate amendment:

Amend the House amendment to Senate File 516 as follows:

By striking in lines 4 and 5 after the word "nonprofit" the words "camping club or organization" and inserting in lieu thereof the word "corporation."

The amendment was adopted.

Kluever of Cass moved that the House concur in the House amendment as amended by the Senate.

The House concurred in the House amendment as amended by the Senate.

Kluever of Cass moved that the bill, as amended by the House, and further amended by the Senate, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Schroeder

Shepherd

Shaw

Smith

Stokes

Strand

Strothman

Sullivan

Tapscott

Thordsen

Tieden

Sorg

On the question "Shall the bill pass?" (S.F. 516)

Franklin

Freeman

Gallagher

Gannon

Gittins

Graham

Hicklin

Holden

Hullinger

Grassley

Hanson of Benton

Hanson of Mitchell

Johnson of Audubon

The ayes were 103:

Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Conklin Cunningham Curran Den Herder Diehl Distelhorst Doderer Duffy Dunton

Johnston of Polk Kiilsholm King Kitner Klein. Kluever Knight Koch Langland Lee Lipsky Maloney McCartney

Millen Miller of Des Moines Steffen Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nolin O'Malley Ossian Palmer Pelton Petersen of Dallas Peterson of Woodbury Vetter

Poncy

Reed

Roe

Renda

Roorda

Sanders

Schmarje

Redfern

McCray

McIntyre

Mensing

Middleswart

Van Drie Van Nostrand Van Roekel Varley Voorhees Watson Winkelman Wolfe Wood Yoder Mr. Speaker

The nays were none.

Fischer of Grundy

Fisher of Greene

Absent or not voting 21:

Allen Andersen Coffman Darrington Edgington Fullerton

Glenn Harbor Hill Mayberry McNamara

Mowry Neilsen Patton Pierson Radl

Story Stromer Utzig Waugh Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

JOURNAL OF THE HOUSE SENATE AMENDMENTS CONSIDERED

Thordsen of Scott called up for consideration House File 410, a bill for an act relating to the establishment of sewer connection charges or fees, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 410 as follows:

- 1. By inserting in line 4 of section 1 after the word "establish" the words "a schedule of reasonable and equitable".
 - 2. By inserting after the period in line 7 of section 1 the following:

"Such ordinance shall be certified by the city or town and filed of record in the office of the county recorder of the county wherein the city or town is situated."

- 3. By striking from line 12 of section 1 the word "providing" and by inserting in lieu thereof the word "extending".
- 4. By inserting in line 12 of section 1 after the words "to the" the words "near vicinity of the".

The motion prevailed and the House concurred.

Thordsen of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 410)

The ayes were 98:

Freeman	McIntyre	Schroeder
Gallagher	Mensing	Shaw
Gannon	Middleswart	Shepherd
Gittins	Millen	Sorg
Graham	Miller of Jones	Steffen
Grassley	Miller of Page	Stokes
Hanson of Benton	Moffitt	Strand
Hanson of Mitchell	Mohrfeld	Strothman
Hill	Mowry	Sullivan
Holden	Nelson	Tapscott
Hullinger	Nielsen	Thordsen
Johnson of Audubon	Nolin	Tieden
Kiilsholm	O'Malley	Van Drie
King	Ossian	Van Roekel
Kitner	Palmer	Varley
Klein	Pelton	Vetter
Kluever	Pierson	Voorhees
Knight	Poncy	Watson
Koch	Reed	Welden
Langland	Renda	Winkelman
Lee	Roe	Wolfe
	Gallagher Gannon Gittins Graham Grassley Hanson of Benton Hanson of Mitchell Hill Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Kluever Knight Koch Langland	Gallagher Mensing Gannon Middleswart Gittins Millen Graham Miller of Jones Grassley Miller of Page Hanson of Benton Moffitt Hanson of Mitchell Mohrfeld Hill Mowry Holden Nelson Hullinger Nielsen Johnson of Audubon Nolin Kiilsholm O'Malley King Ossian Kitner Palmer Klein Pelton Kluever Pierson Knight Poncy Koch Reed Langland Renda

Dunton Fischer of Grundy Fisher of Greene

Lipsky Maloney McCartney

Roorda -Sanders Schmarie boow Yoder Mr. Speaker

Franklin

McCrav

The navs were none.

Absent or not voting 26:

Allen Andersen Clark Coffman

Fullerton Glenn Harbor Hicklin.

Miller of Des Moines Smith Patton Petersen of Dallas Peterson of Woodbury Utzig

Story Stromer

Darrington Doderer Edgington

Johnston of Polk Mayberry

McNamara

Radl Van Nostrand Redfern Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Yoder of Johnson called up for consideration House File 309, a bill for an act relating to the sale of skins and plumage of lawfully taken game birds and animals, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 309 as follows:

By striking from line 1 of the title the words "and plumage".

By striking from line 2 of the title the words "birds and".

By striking from line 4 of section 1 the words "or plumage".

By striking from line 5 of section 1 all after the word "taken" and inserting in lieu thereof the following: "deer. Such deer hides shall be plainly labeled with the owner's name and address and license number prior to the sale. This name and address and license number must remain attached to the hide while such hide is within the boundaries of this state."

The motion prevailed and the House concurred.

Yoder of Johnson moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 309)

The ayes were 98:

Bailey Baker Battles Fischer of Grundy Fisher of Greene Freeman

McIntyre Mensing Middleswart Schroeder Shaw Smith

Beardsley	Gallagher	Millen	Sorg
Bennett	Gannon	Miller of Jones	Steffen
Bergman	Gittins	Miller of Page	Stokes
Bowin	Graham	Moffitt	Strand
Breitbach	Grassley	Mohrfeld	Strothman
Busch	Hanson of Benton	Nelson	Sullivan
Caffrey	Hanson of Mitchell	Nielsen	Tapscott
Camp	Hill	Nolin	Thordsen
Carnahan	Holden	O'Malley	Tieden
Christensen	Hullinger	Ossian	Van Drie
Clark	Johnson of Audubon	Palmer	Van Roekel
Cochran	Kiilsholm	Pelton	Varley
Coffman	King	Peterson of Woodbury	Vetter
Conklin	Kitner	Pierson	Voorhees
Cunningham	Klein	Poncy	Watson
Curran	Knight	Redfern	Welden
Den Herder	Koch	Renda	Winkelman
Diehl	Langland	Roe	Wolfe
Distelhorst	Lee	Roorda	Wood
Duffy	Maloney	Sanders	Yoder
Dunton	McCartney	Schmarje	Mr. Speaker

The nays were none.

Edgington

Absent or not voting 26:

Allen	Harbor	Miller of Des Moines	Shepherd
Andersen	Hicklin	Mowry	Story
Darrington	Johnston of Polk	Patton	Stromer
Doderer	Kluever	Petersen of Dallas	Utzig
Franklin	Lipsky	Radl	Van Nostrand

Fullerton Mayberry Reed Waugh

Glenn McNamara

McCray

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE AMENDMENTS CONSIDERED

Renda of Polk called up for consideration House File 197, a bill for an act relating to deer hunting licenses, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 197 as follows:

1. By striking from line 22 of section 1 the words "without a license, but" and by inserting in lieu thereof",".

The motion prevailed and the House concurred.

Renda of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 197)

The ayes were 95:

Fisher of Greene Bailev Mayberry Shaw McCartney Shepherd Baker Franklin McIntyre Smith Battles Freeman Beardslev Gallagher Middleswart Sorg Gannon · Millen Stokes Bennett Gittins Miller of Des Moines Strand Bowin Breitbach Miller of Jones Sullivan Glenn Mohrfeld Busch Graham Tapscott Caffrey Grasslev Nolin Thordsen Hanson of Benton O'Malley Tieden Camp Carnahan Hanson of Mitchell Ossian Van Drie Van Nostrand Christensen Hill Palmer Van Roekel Clark Holden Patton Johnson of Audubon Pelton Cochran Varley Vetter Coffman Kiilsholm Pie rson Conklin Poncy Voorhees King Kitner Redfern Watson Cunningham Darrington Klein Reed Welden Winkelman Den Herder Kluever Renda Wolfe Diehl Roe Knight Distelhorst Roorda Wood Koch Doderer Sanders Yoder Langland Mr. Speaker Duffy Lipsky Schmarie Schroeder Dunton Maloney

The nays were 6:

Fischer of Grundy Lee Peterson of Woodbury Strothman

Hullinger McNamara

Absent or not voting 23:

Moffitt Steffen Allen Harbor Story Mowry Hicklin Andersen Stromer Bergman Johnston of Polk Nelson Utzig Nielsen Curran McCrav Petersen of Dallas Waugh Edgington Mensing

Fullerton Miller of Page Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, amended by the Senate as follows:

Amend House File 718 as follows:

- 1. By striking from lines 10 and 11 of section 1 the words "all window air conditioners, carpeting and all".
- 2. By striking from section 2, line 3 all after the word "dollars," and by inserting in lieu thereof the words "to acquire said property, and five thousand (5,000) dollars, or as much thereof as may be necessary, for any additional legal or other expenses to carry out the provisions of this Act."

Grassley of Butler offered the following amendment to the Senate amendment and moved its adoption:

Amend House File 718 as amended by the Senate by adding thereto the following new section:

"Sec. 4. As long as the state or any of its boards, commissions, departments, agencies or any installation thereof owns the real property legally described as the East two-thirds (E. 2/3) of lots five (5) and six (6), block twenty-two (22), town of Fort Des Moines, now included in and forming a part of the City of Des Moines, Polk County, Iowa, and all improvements thereon and appurtenances thereto, and receives any rents or income therefrom, such property shall be placed upon the tax rolls of the taxing district wherein such property is located. Such property shall be given an assessed valuation and taxed as provided by law to the extent that that part thereof from which rents or income is received bears to the total assessed valuation of such property. Notice, as provided by law, of the tax due upon such property shall be given to the state comptroller. The state shall have the right to appeal such assessment in the same manner as a private individual. The tax due shall be paid by the comptroller from the general fund out of any funds not otherwise appropriated."

Further amend House File 718 by renumbering Section 4 as Section 5.

The Speaker ruled the amendment out of order.

Division of the Senate amendment was requested.

Van Drie offered the following amendment to Division 1 of the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 718 in line three (3) as follows:

- 1. By striking the words "all window air conditioners".
- 2. And further amend by striking the words "and all".

The amendment was adopted.

Cunningham of Story moved that the House concur in Division 1 of the Senate amendment as amended.

The motion prevailed and the House concurred in Division 1 of the Senate amendment as amended,

Cunningham of Story moved that the House concur in Division 2 of the Senate amendment.

The motion lost and the House refused to concur in Division 2 of the Senate amendment.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the Valley Bank Building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa, amended by the Senate as follows:

Amend House File 719 as follows:

- 1. By striking from line 3 of section 1 the words and figure "one hundred thousand (100,000) and by inserting in lieu thereof the words and figure "fifty thousand (50,000)".
 - 2. By adding the following new section:
- "Sec. 4. The building above described shall be named 'The Sullivan State Office Building' in honor of the five (5) Sullivan brothers of Waterloo, Iowa who lost their lives on November 13, 1942, when the ship which they were serving, the U.S.S. Juneau, was sunk by enemy action in the Battle of Guadalcanal."

 ${\tt McCray}$ of Scott offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 719 by striking all of amendment 2.

The amendment was adopted.

Cunningham asked and received unanimous consent that action on House File 719 be deferred and that the bill retain its place on the calendar.

SENATE AMENDMENTS CONSIDERED

Shaw of Scott called up for consideration House File 70, a bill for an act relating to juvenile delinquency, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 70 as follows:

- 1. By striking lines 5 through 7 inclusive of section 2 and by inserting in lieu thereof the following:
- "5. For a parent willfully to fail to support his child under eighteen years of age whom he has a legal obligation to support."

The motion prevailed and the House concurred.

Shaw of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 70)

The ayes were 101:

McNamara Schroeder Bailey Gittins Baker Glenn Mensing Shaw Middleswart Battles Graham Shepherd Smith Bennett Grasslev Millen Bergman Hanson of Benton Miller of Des Moines Sorg Breitbach Hanson of Mitchell Miller of Jones Steffen Harbor Moffitt Caffrey Stokes Hill Strand Camp Mohrfeld Carnahan Holden Mowry Strothman Christensen Hullinger Nelson Sullivan Cochran Johnson of Audubon Nielsen Tapscott Coffman Kiilsholm Nolin Thordsen Cunningham Ossian Tieden King Curran Palmer Van Drie Kitner Van Nostrand Darrington Klein Petersen of Dallas Den Herder Kluever Peterson of Woodbury Van Roekel Diehl Knight Poncy Varley Distelhorst Koch Radl Vetter Redfern Dunton Langland Voorhees Edgington Lee Reed Welden Fischer of Grundy Renda Winkelman Lipsky Fisher of Greene Mayberry Roe Wolfe Franklin McCartney Roorda Wood Sanders Yoder Freeman McCray Gallagher McIntyre Schmarje Mr. Speaker

The nays were 1:

Gannon

Johnston of Polk

Absent or not voting 22:

Allen	Conklin	Miller of Page	Story
Andersen	Doderer	O'Malley	Stromer
Beardsley	Duffy	Patton	Utzig
Bowin	Fullerton	Pelton	Watson
Busch	Hicklin	Pierson	Waugh
Clark	Malonev	•	.

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

JOURNAL OF THE HOUSE SENATE AMENDMENTS CONSIDERED

Bailey of Wright called up for consideration House File 61, a bill for an act relating to inspection of county jails by the state board of control, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 61 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fifty-six point forty-three (356.43), Code 1966, is amended by inserting the following new paragraphs at the beginning of said section:

"The state board of control shall have general charge and supervision of the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive, of the Code. The state board of control and its inspectors and agents shall have the power and duty to make periodic inspections of each such jail, and officially to notify the county board of supervisors in writing to comply fully with the provisions of sections three hundred fifty-six point thirty-seven (356.37) to three hundred fifty-six point forty-four (356.44), inclusive.

"The board of control may order the governing body of a political subdivision to either correct any violations found in the inspection of a jail within a designated period, or may prohibit the confinement of prisoners in the jail. If the governing body fails to comply with the order within the period designated, the board of control may schedule a hearing on the alleged violation. The board may subpoen witnesses, documents, and other information deemed necessary to determine the validity of the alleged violation. The board shall upon written request from the governing body of the political subdivision grant representatives of the political subdivision the right to appear before the board at the hearing. Such representatives shall have the right to counsel and may produce witnesses and present statements, documents, and other information with respect to the alleged violation for consideration at the hearing.

"The board after the hearing shall affirm, revoke, or modify the original order. If the order is upheld, the board may include a schedule for correction of the violation or violations and designate the date before each violation shall be corrected.

"If the political subdivision does not comply with the order within the designated period, the board may petition the attorney general to institute proceedings to enjoin the political subdivision from confining prisoners in the jail and require the transfer of prisoners to a jail declared by the director to be suitable for confinement. The county or municipality from which prisoners are transferred shall be liable for the cost of transfer and expenditures incurred in the confinement of prisoners in the jail to which transferred."

The motion prevailed and the House concurred.

Bailey of Wright moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 61)

The ayes were 89:

Gallagher McCartney Reed Bailey Gannon McCray Roe Baker Gittins Roorda Battles McIntyre McNamara Shepherd Beardsley Glenn Smith Bennett Graham Mensing Hanson of Benton Middleswart Steffen Bergman Hanson of Mitchell Millen Stokes Bowin Miller of Des Moines Strothman Breitbach Harbor Miller of Jones Sullivan Busch Hill Caffrey Holden Moffitt Tapscott Carnahan Johnson of Audubon Mohrfeld Tieden Van Drie Christensen Johnston of Polk Mowry Van Roekel Conklin Kiilsholm Nelson Varley Cunningham Kitner Nolin Palmer Vetter Curran Klein Den Herder Kluever Patton Voorhees Pelton Welden Diehl Knight Petersen of Dallas Winkelman Doderer Koch Peterson of Woodbury Wolfe Duffy Langland booW Dunton Lee Poncy Yoder Fisher of Greene Lipsky Radl Redfern Mr. Speaker Franklin Maloney

The nays were 6:

Freeman

Camp Grassley Ossian Schroeder Coffman Nielsen

Absent or not voting 29:

Allen Fullerton Pierson Strand Andersen Hicklin Renda Stromer Thordsen Clark Hullinger Sanders Utzig Schmarje Cochran King Van Nostrand Darrington Mayberry Shaw Miller of Page Sorg Watson Distelhorst Edgington O'Malley Story Waugh

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion of Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Cunningham of Story on request of Klein of Winnebago.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 579, a bill for an act to provide tuition loans for Iowa resident students who agree to become general practitioners and practice in Iowa and to make an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 795, a bill for an act relating to the reorganization of the office of state comptroller, including reorganization and reassignments of various state offices and departments.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 365, a bill for an act prohibiting the placing of red reflectors on the right of way of a public highway.

Also:

That the Senate has concurred in the House amendments to the Senate amendments and further amendments to House File 572, a bill for an act to establish a merit system of personnel administration for state employees.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor.

Hicklin of Louisa offered the following amendment filed by him and moved its adoption:

Amend House File 634 by adding thereto the following section:

"Sec. 7. Anything in this Act to the contrary notwithstanding, none of the functions, powers, duties and discretions of the Upper Mississippi Riverway District or the Upper Mississippi River Commission shall supercede or limit the functions, powers, duties and discretions of counties, townships, school districts, cities, towns, levee districts, drainage districts, levee and drainage districts, or any other governmental subdivision or of their governing officials."

The amendment was adopted.

Hicklin of Louisa asked and received unanimous consent to withdraw his amendment filed May 23 and found on page 1578 of the House Journal.

Redfern of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 634 as follows:

- 1. By adding in line sixty (60) of Section 1 following the word "area" the following words, "outside the corporate limits of cities and towns".
- 2. By striking in lines one hundred forty three (143) and one hundred forty four (144) the words "and grants of land or interests therein, water or interests therein,".
 - 3. By striking paragraphs (a) and (b) of Section 1 of Article V.
- 4. By striking in line two hundred forty nine (249) the following words "provide such services or arrange" and inserting in lieu thereof the following "recommend such services and assist in arranging".
 - 5. By striking in line two hundred sixty three (263) the word "either".
- 6. By striking in lines two hundred sixty four (264) and two hundred sixty five (265) the words "owned and operated by it;".
- 7. By striking lines two hundred sixty six (266) and two hundred sixty seven (267) and inserting in lieu thereof the word "bodies,".
- 8. By striking in line two hundred sixty eight (268) the word "provides" and inserting in lieu thereof the words "arranges for".

- 9. By striking lines two hundred seventy two (272) through two hundred ninety two (292) inclusive.
- 10. By striking lines three hundred (300), three hundred one (301) and three hundred two (302) and inserting in lieu thereof the words "penditures" and appropriation requests for their 'operations budget'."
- 11. By striking in line three hundred three (303) the word "Each of the" and inserting in lieu thereof the word "The".
- 12. By striking lines three hundred eight (308) through three hundred twenty two (322) inclusive and inserting in lieu thereof the words "party states."
- 13. By striking in line three hundred thirty five (335) the words "a certified or licensed public accountant" and inserting in lieu thereof the words "the state auditor".
- 14. By striking the comma at the end of line three hundred fifty (350) and inserting in lieu thereof a period and by striking the balance of the sentence.
 - 15. By striking Section 4 and renumbering the remaining sections.

Division was requested.

Redfern of Lee asked and received unanimous consent to withdraw Divisions 1 and 13 of the amendment.

Schmarje of Muscatine asked and received unanimous consent to withdraw Division 2 through 12 and Divisions 14 and 15 of the amendment.

Gannon of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 634)

The ayes were 92:

ie
strand ekel

Vetter Cochran Kitner Petersen of Dallas Curran Klein Pierson Voorhees Den Herder Kluever Poncy Watson Koch Redfern Welden Diehl Reed Winkelman Distelhorst Langland Lee Renda Wolfe Doderer Dunton Lipsky Roe Yoder Mayberry Sanders Mr. Speaker Franklin

The nays were 12:

Conklin McCray Nelson Schroeder Fischer of Grundy McIntyre Peterson of Woodbury Thordsen Grassley Miller of Page Radl Wood

Absent or not voting 20:

Andersen Edgington Knight Story Fisher of Greene Coffman Maloney Stromer Miller of Jones Sullivan Cunningham Freeman Utzig Darrington Fullerton Patton Duffy Hullinger Roorda Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

TAX REVISION COMMITTEE CALENDAR

Senate File 555, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract with an educational institution, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him:

Amend Senate File 555 by adding thereto the following new section:

Section 3. Section four hundred twenty-two point forty-five (422.45), subsection seven (7), Code 1966, is hereby amended by striking the period in line twenty-four (24) thereof and adding in lieu thereof the following: "; and expecting such goods, wares, and merchandise used in the performance of any contract in connection with the operation of the provisions of section four hundred nineteen point eleven (419.11) of the Code."

Smith of O'Brien rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was germane.

Steffen of Chickasaw moved to reconsider the vote by which the amendment was declared germane.

The motion lost.

Pelton of Clinton offered the following amendment:

Amend the Camp amendment by adding thereto the following new section:

"This Section shall apply only prospectively to municipally supported industrial projects under section four hundred nineteen (419), Code 1966, and shall not apply to those municipally supported industrial projects that have before the effective date of this section, been approved by a bond issue to the extent of that authorization."

Diehl of Buena Vista asked and received unanimous consent that action on Senate File 555 be deferred and that the bill be retained on the calendar as unfinished business.

CONSIDERATION OF BILLS

STEERING COMMITTEE REGULAR CALENDAR

Senate File 625, a bill for an act relating to the establishment of a state arts council and defining the powers and duties thereof, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 625)

The aves were 88:

		~	G 1
Allen	Fischer of Grundy	McCray	Sanders
Bailey	Fisher of Greene	McIntyre	Schmarje
Baker	Franklin	McNamara	Shaw
Battles	Gallagher	Mensing	Shepherd
Bennett	Gannon	Millen	Smith
Bergman	Gittins	Miller of Des Moines	Sorg
Bowin	Glenn	Moffitt	Steffen
Breitbach	Grassley	Mohrfeld	Strand
Busch	Hanson of Mitchell	Mowry	Sullivan
Caffrey	Hill	Nelson	Tapscott
Camp	Holden	Nolin	Thordsen '
Carnahan	Johnson of Audubon	O'Malley	Van Drie
Christensen	Johnston of Polk	Palmer	Van Nostrand
Clark	Kiilsholm	Pelton	Van Roekel
Cochran	King	Petersen of Dallas .	Varley
	-		

Peterson of Woodbury Vetter Coffman Klein Voorhees Poncy Conklin Kluever Watson Den Herder Langland Radl Winkelman Diehl Lipsky Redfern Maloney Reed Wolfe Distelhorst Wood Doderer Mayberry Renda Yoder McCartney Dunton Roe

The nays were 19:

Strothman Kitner Ossian Beardsley Tieden Koch Pierson Edgington Welden Graham Lee Roorda . Schroeder Mr. Speaker Hanson of Benton Miller of Page Harbor Nielsen Stokes

Absent or not voting 17:

Freeman Knight Story Andersen -Cunningham Fullerton Middleswart Stromer Miller of Jones Utzig Curran Hicklin Patton Waugh Darrington Hullinger Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 724 relating to registration plates, was taken up for consideration.

Moffitt of Appanoose offered the following amendment filed by him and moved its adoption:

Amend House File 724 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Senate File 18, Acts of the Sixty-second General Assembly, Section 1, is hereby amended by striking the words "Every registration plate" in line four (4) and inserting in lieu thereof the words "Every private passenger motor vehicle registration plate for vehicles registered under Section three hundred twenty-one point one hundred nine (321.109) of the Code issued for the years after 1968".

Sullivan of Woodbury rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Lipsky of Linn offered as an amendment the contents of House File 498.

The Speaker ruled that the amendment was out of order.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 724)

The aves were 77:

Allen Hanson of Benton Miller of Page Smith Hanson of Mitchell Battles Moffitt Sorg Bergman Harbor Mohrfeld Stokes Rowin Hill Strand Mowry Breithach Holden Ne Ison Strothman Rusch Johnson of Audubon Neilsen Sullivan Caffrey Johnston of Polk Nolin Thordsen Camp Kitner O'Mallev Tieden: Carnahan Klein Ossian Van Drie Christensen Van Nostrand Kluever Pelton Clark Koch Peterson of Woodbury Varley Conklin Langland Pierson Vetter Den Herder Poncy Voorhees Lee Edgington Welden Lipsky Reed Fisher of Greene Maybe rry Sanders Winkelman Gallagher McCartney Schmarie Wolfe Gannon Schroeder McCrav booW Gitting Shaw Yoder ' McIntvre Graham Mensing Shepherd Mr. Speaker

Grassley

The nays were 25:

Bailey Dunton Maloney Renda Baker Fischer of Grundy McNamara Roe Beardslev Franklin Miller of Des Moines Roorda Cochran Hullinger Palmer Steffen Coffman Tapscott Kiilsholm Radl Diehl King Redfern Watson

Distellorst

Absent or not voting 22:

Andersen Duffy Middleswart Story Bennett Freeman Millen Stromer Miller of Jones Cunningham Fullerton Utzig Curran Glenn Patton Van Roekel Darrington Hicklin Petersen of Dallas Waugh Doderer Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Mowry of Marshall moved to reconsider the vote by which House File 724 passed the House.

The motion lost.

House File 698, a bill for an act relating to junior colleges, was taken up for consideration.

Vetter of Washington moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 698)

The ayes were 86:

Allen	Gallagher	McIntyre	Schmarje
Baker	Gann o n	Middleswart	Schroeder
Battles	Gittins	Miller of Des Moines	Shepherd
Beardsley	Graham	Miller of Page	Sorg
Bergman	Grassley	Moffitt	Stokes
Bowin	Hanson of Mitchell	Mohrfeld	Strand
Breitbach	Harbor	Nelson	Strothman
Busch	Hill	Nielsen	Sullivan
Caffrey	Holden	Nolin	Tapscott
Camp	Johnson of Audubon	O'Malley	Thordsen
Christensen	Johnston of Polk	Ossian	Van Drie
Clark	Kiilsholm	Palmer	Van Nostrand
Cochran	King	Pelton	Varley
Coffman	Kitn e r	Peterson of Woodbury	Vetter
Conklin	Kluever	Poncy	Voorhees
Den Herder	Koch	Redfern	Watson
Diehl	Langland	Reed	Welden
Distelhorst	L e e	Renda	Wolfe
Dunton	Lipsky	Roe	Wood
Fischer of Grundy	Maloney	Roorda	Yoder
Fisher of Greene	Mayberry	Sanders	Mr. Speaker
Franklin	McCartney		

The nays were 7:

Carnahan	Hanson of Benton	McNamara	Tieden
Edgington	Hullinger	Pierson	

Absent or not voting 31:

Andersen	Freeman	Millen	Steffen
Bailey	Fullerton	Miller of Jones	Story
Bennett			v
	Glenn	Mowry	Stromer
Cunningham	Hicklin	Patton	Utzig
Curran	Klein	Petersen of Dallas	Van Roekel

Darrington Doderer

Knight McCray

Radl Shaw Smith Waugh Winkelman

Duffy Mensing

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 691, a bill for an act relating tothe military forces of the state of Iowa, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

Gittins

(S.F. 691)

The ayes were 82:

Bailey Baker Battles Bergman Bowin Breitbach Caffrey Camp Carnahan Clark Cochran Conklin Den Herder Diehl Distelhorst Dunton Edgington Fischer of Grundy

Grasslev Hanson of Benton Hanson of Mitchell Harbor Hill Holden. Kiilsholm King Kitner Klein Kluever Langland Lee Lipsky Maloney Mayberry Fisher of Greene McCartney McIntvre McNamara

Mensing Middleswart Miller of Page Moffitt Mohrfeld Mowry Nelson Johnson of Audubon Nielsen Nolin O'Malley Ossian Palmer Pelton Poncy Redfern Reed Roorda Sanders Schmarie Schroeder

Smith Sorg Strand Strothman Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Watson Winkelman Wolfe booW Yoder Mr. Speaker

Shaw

The nays were 9:

Allen Beardslev

Franklin

Gallagher

Gannon Hullinger

Peterson of Woodbury Sullivan Stokes Welden

Christensen

Absent or not voting 33:

Andersen Bennett

Freeman Fullerton McCrav Millen

Renda Roe

Shepherd

Busch Coffman Cunningham	Glenn Graham Hicklin	Miller of Des Moines Miller of Jones Patton	Shepherd Steffen Story
Curran	Johnston of Polk	Petersen of Dallas	Stromer
Darrington	Knight	Pierson	Utzig
Doderer	Koch	Radl	Waugh
Duffy			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 751, a bill for an act to reimburse counties for the payment of attorney fees for indigents in habeas corpus actions, with report of committee recommending passage, was taken up for consideration.

Shepherd of Lee moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Middleswart

On the question "Shall the bill pass?" (S.F. 751)

Graham

The ayes were 97:

Allan

Glenn

Allen	Granam	Middleswart	Suepherd
Bailey	Grassley	Millen	Smith
Baker	Hanson of Benton	Miller of Des Moines	Sorg
Battles	Hanson of Mitchell	Miller of Page	Steffen
Beardsle y	Hill	Mohrfeld	Stokes
Bennett	Holden	Mowry	Strand
Bergman	Hullinger	Nelson	Strothman
Bowin	Johnson of Audubon	Nolin	Sullivan
Breitbach	Johnston of Polk	O'Malley	Tapscott
Caffrey	Kiilsholm	Ossian	Thordsen
Camp	King	Palmer	Tieden
Christensen	Kitn er	Pelton	Van Drie
Clark	Klein	Petersen of Woodbury	Van Nostrand
Cochran	Kluever	Pierson	Van Roekel
Conklin	Langland	Radl	Varley
Den Herder	Lee	Redfern	Vetter
Diehl	Lipsky	Reed	Voorhees
Distelhorst	Maloney	Renda	Watson
Dunton	Mayberry	Roe	Welden
Edgington	McCartney	Roorda	Winkelman
Fischer of Grundy	McCray	Sanders	Wolfe
Gallagher	McIntyre	Schmarje	Wood
Gannon	McNamara	Schroeder	Yoder
Gittins	Mensing	Shaw	Mr. Speaker
		·	

The nays were none.

Absent or not voting 27:

Andersen Doderer Hicklin Petersen of Dallas
Busch Duffy Knight Poncy

Granden Grand Koch Story

Fisher of Greene Koch Story Carnahan Miller of Jones Stromer Franklin Coffman . Moffitt Utzig Cunningham Freeman Nielsen Waugh Curran Fullerton

Darrington Harbor Patton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 752, a bill for an act expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts, with report of committee recommending passage, was taken up for consideration.

King of Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 752)

Malonev

Mayberry

The ayes were 95:

Dunton

Edgington

Allen Gittins Mensing Schroeder Bailey Glenn Middleswart Shaw Baker Graham Millen Sorg Miller of Des Moines Steffen Battles Grasslev Beardsley Hanson of Benton Miller of Page Strand Moffitt Strothman Bennett Hanson of Mitchell Bergman Harbor Mohrfeld Sullivan Bowin Tapscott Holden Mowry Breitbach Nelson Thordsen Hullinger Johnson of Audubon Nielsen Tieden Busch Caffrey Van Drie Johnston of Polk Nolin O'Malley Van Nostrand Camp Kiilsholm Christensen Ossian Van Roekel King Clark Kitne r Palmer Varley Cochran Pelton Vetter Klein Conklin Kluever Peterson of Woodbury Voorhees Den Herder Langland Pierson Watson Poncy Welden Diehl Lee Redfern Winkelman Distelhorst Lipsky

Reed

Renda

Wolfe

Wood

Gannon

Fisher of Greene Gallagher

McCray McIntyre McNamara

Roe Roorda Schmarie Yoder Mr. Speaker

The nays were none

Absent or not voting 29:

Andersen Carnahan Coffman Cunningham

Fischer of Grundy Franklin Freeman Fullerton Hicklin Hill

Koch McCartney Miller of Jones Patton

Petersen of Dallas

Smith Stokes Story Stromer Utzig

Shepherd

Darrington Doderer Duffy

Curran

Knight

Radl Sanders

Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 689, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans, was taken up for consideration.

SENATE FILE 700 SUBSTITUTED FOR HOUSE FILE 689

Varley of Adair asked and received unanimous consent to substitute Senate File 700 for House File 689.

Senate File 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans, was taken up for consideration.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 700)

The ayes were 98:

Allen Bailey Baker Battles Beardslev Bennett Bergman Bowin Breitbach Busch Caffrey

Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hill Holden

Johnston of Polk

Hullinger

Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin

Millen

Shaw Miller of Des Moines Shepherd Smith Sorg Steffen Strand Strothman Sullivan

Tapscott Johnson of Audubon O'Malley Thordsen Ossian Tieden

Camp Kiilsholm Palmer Van Drie Christensen King Pelton Van Nostrand Cochran Kitner Peterson of Woodbury Van Roekel Conklin Klein Pierson Varley Den Herder . Kluever Poncy Vetter Dieh1 Langland Radl Voorhees Distelhorst Lee Redfern Watson Dunton Lipsky Reed Welden Edgington Maloney Renda Winkelman Fisher of Greene McCartney Roe Wolfe. Franklin McCrayRoorda Wood Gallagher McIntvre Schmarie Yoder Gannon McNamara Schroeder Mr. Speaker Gittins Middleswart

The nays were none.

Absent or not voting 26:

Andersen	Doderer	Koch	Sanders
Carnahan	Duffy.	Mayberry	Stokes
Clark	Fischer of Grundy	Mensing	Story
Coffman	Freeman	Miller of Jones	Stromer
Cunningham	Fullerton	Patton	Utzig
Curran	Hicklin	Petersen of Dallas	Waugh
Darrington	Knight		

Darrington Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 689 WITHDRAWN

Varley of Adair asked and received unanimous consent to withdraw House File 689 from further consideration by the House.

House File 642, a bill for an act relating to roadside parks, was taken up for consideration.

Reed of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 642)

The ayes were 84:

Bailey	Gittins	Millen	Schroeder
Baker	Hanson of Benton	Miller of Des Moines	Shaw
Battles	Hanson of Mitchell	Miller of Page	Shepherd
Beardsley	Harbor	Moffitt	Sorg

			a
Bennett	Hill	Mohrfeld	Strand
Bergman	Holden	Nielsen	Strothman
Bowin	Hullinger	Nolin	Tapscott
Breitbach	Johnson of Audubon	O'Malley	Thordsen
Busch	Johnston of Polk	Ossian	Tieden
Caffrey	Kiilsholm	Pelton	Van Drie
Camp	King	Petersen of Dallas	Van Roekel
Cochran	Kitner	Pierson	Varley
Conklin	Klein	Poncy	Vetter
Den Herder	Kluever	Radl	Voorhees
Diehl	Langland	Redfern	Watson
Distelhorst	Lee	Reed	Welden
Doderer	Lipsky	Renda	Winkelman
Dunton	Maloney	Roe	Wolfe
Fisher of Greene	McIntyre	Roorda	Wood
Gallagher	Mensing	Sanders	Yoder
Gannon	Middleswart	Schmarje	Mr. Speaker

The nays were ll:

Allen	Fischer of Grundy	McCray	Smith
Christensen	Grassley	Nelson	Sullivan
	~ .		

Edgington McCartney Peterson of Woodbury

Absent or not voting 29:

Andersen	Franklin	Koch	Steffen
Carnahan	Freeman	Mayberry	Stokes
Clark	Fullerton	McNamara	Story
Coffman	Glenn	Miller of Jones	<u>Strom</u> er
Cunningham	Graham	Mowry	Utzig
Curran	Hicklin	Palmer	Van Nostrand
Darrington	Knight	Patton	Waugh
Duffy			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which Senate File 625 passed the House.

RICHARD RADL

MOVE TO RECONSIDER VOTE FILED

Mr. Speaker: I move to reconsider the vote by which House File 285 passed the House.

FRED MOHRFELD

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which the House refused to concur in the Senate amendment to House File 563.

DAN JOHNSTON

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on May 25, 1967, the Governor had approved the following: House Files 17, 116, 171, 182, 203, 216, 345, 363, 414, 437 and 699; and Senate File 179.

REPORT OF STEERING COMMITTEE

Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee calendar:

- S.F. 625 Relating to the establishment of a state arts council and defining the powers and duties thereof. By Committee on Governmental Affairs.
- H.F. 724 Committee Bill -- Relating to registration plates. By Committee on Motor Vehicles and Highway Safety.
- H.F. 698 Committee Bill -- Relating to junior colleges. By Committee on Schools.
- S.F. 691 Relating to the military forces of the state of Iowa. By Committee on Governmental Affairs.
- S.F. 751 To reimburse counties for the payment of attorney fees for indigent in habeas corpus actions. By Committee on Judiciary.
- S.F. 752 Expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts. By Committee on Judiciary.
- H.F. 689 Committee Bill -- To authorize the higher education facilities commission to establish a reserve fund to guarantee student loans. By Committee on Higher Education.
- H.F. 642 Committee Bill -- Relating to roadside parks, By Committee on Roads and Highways.
- H.F. 488 Committee Bill -- To change the hunting, fishing, and trapping license year from April 1 to the calendar year. By Committee on Conservation.

- S.F. 695 Relating to private college preparatory schools. By Stanley, Cassidy, and Jepsen.
- S.F. 244 Relating to contracts for public improvements. By Lamborn, DeHart, and McGill.
- H.F. 550 Relating to the regulation of trading stamps and repealing the gift enterprise statutes. By Gannon.
- S.F. 405 To legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District. By Burns.
- S.F. 406 To legalize and validate the proceedings of the board of directors of the Clear Creek Community School District in the counties of Johnson and Iowa. By Burns.
- H.F. 688 Committee Bill -- Relating to the failure of the driver of a vehicle to stop at the scene of an accident. By Committee on Law Enforcement.

CHARLES E. GRASSLEY, Chairman Steering Committee

REPORT OF STEERING COMMITTEE

(Non-Controversial Calendar)

- Mr. Speaker: Your steering committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the steering committee non-controversial calendar:
- S.F. 510 Relating to payments to nursing homes and custodial homes. By Buren, Floy, Nurse, Walsh, et al.
- H.F. 344 Relating to change of venue in mayors and police courts. By Hill.
- S.F. 37 To provide real property tax exemption to disabled veterans. By Benda, Briles, Frommelt, et al.
- H.F. 243 Relating to payments made under contract for the construction of public improvements. By Kluever, Petersen of Dallas, and Dunton.
- H.F. 660 Committee Bill Relating to the taking of mussels. By Committee on Conservation.
- H.F. 562 Relating to compensation of county officers and their deputies and assistants. By Shepherd.
- S.F. 671 Relating to street bonds. By Lodwick.
- H.F. 278 Relating to revocation or suspension of motor vehicle operators' licenses. By O'Malley, Renda, Tapscott, Breitbach, Freeman, Diehl, et al.
- H.F. 475 Relating to contested elections for seats in the General Assembly. By Johnston, Kluever, Fischer of Grundy, O'Malley, and Ossian.

- H.F. 418 Relating to hotelkeepers' liens. By Tapscott.
- H.F. 88 Relating to payment of attorney fees and court costs in actions involving divorce decrees. By Hill.
- H.F. 614 Relating to jury selection, By Pelton,
- S.F. 535 Relating to rates charged by cities and towns for the use of self-liquidating improvements. By Committee on Governmental Subdivisions.
- S.F. 546 Relating to the control of municipal recreational facilities. By Committee on Governmental Subdivisions.
- S.F. 591 To legalize and validate the proceedings of the town council of the town of Lenox, Iowa, providing for the establishment and erection of a municipal gasworks. By Briles.
- S.F. 592 To legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the town of Prescott, Iowa. By Briles.
- S.F. 593 To legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the towns of Lenox and Clearfield, Iowa. By Briles.
- S.F. 594 To legalize and validate the proceedings of the town council of the town of Prescott, Iowa authorizing and providing for the establishment and erection of a municipal gasworks. By Briles.
- S.F. 595 To legalize and validate the proceedings of the town council of the town of Lenox, Iowa authorizing and providing for the execution of a contract for the purchase of natural gas. By Briles.
- S.F. 596 To legalize and validate the proceedings of the city council of the city of Bedford, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks. By Briles,
- S.F. 597 To legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox and the city of Bedford, Iowa. By Briles.
- S.F. 598 To legalize and validate the proceedings of the town council of the towns of Clearfield and Ringgold, Iowa authorizing and providing for the establishment and erection of a municipal gasworks. By Briles,
- S.F. 352 To enable cities and towns to finance local citizens' committee on alcoholism payable from the amount of the liquor control fund distributed to cities and towns. By Kyhl, O'Malley, and Stanley.
- H.F. 200 Relating to obscene, indecent, immoral, or impure entertainment. By Caffrey, Reed, Beardsley, Bowin, and Voorhees.
- H.F. 146 Relating to real property and contracts relating thereto. By Busch.

- H.F. 299 Relating to the enforcement of court orders requiring payment of separate support and maintenance of the adverse party and children during litigation of divorce proceedings. By McNamara, Sullivan, Tapscott, Distelhorst, Hill et al.
- H.F. 457 Relating to the authority of county school systems. By Beardsley and Franklin.
- H.F. 370 Relating to the compensation of clerk of grand jury. By Shaw, Renda, McCray, et al.
- H.F. 733 Committee Bill -- Relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants. By Committee on Cities and Towns.
- H.F. 734 To legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, relating to their granting permission and authority to Bennett Avenue Development Corporation to install sewer system. By Allen and Gittins.
- S.F. 762 To legalize and validate the proceedings of the board of directors of the Dubuque Community School District, authorizing and providing for the issuance of school building bonds and for the levy of taxes. By Committee on Judiciary.
- H.F. 213 Relating to renovation of public buildings for use by handicapped persons. By Tapscott.
- S.F. 551 Relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state. By Committee on Public Health and Welfare.
- H.F. 542 Relating to registration of voters. By McCray.
- S.F. 776 To authorize certain cities to lease and operate a civic center and levy taxes therefor. By Committee on Governmental Subdivisions.
- S.F. 786 To exempt from taxation buildings, including the equipment thereof and site therefor, when leased to a city and operated as a civic center. By Committee on Governmental Subdivisions.

CHARLES E. GRASSLEY, Chairman Steering Committee

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request that House File 457, 733, 776 and 786 be removed from the non-controversial calendar.

HAROLD FISCHER JOHN L. MOWRY WILLIAM H. HARBOR

Mr. Speaker: We request that House Files 370 and 542 and Senate File 535 be removed from the non-controversial calendar.

LAVERNE W. SCHROEDER
JOHN CAMP
KARL NOLIN

REQUEST TO VOTE

Maloney of Polk asked and received unanimous consent to change his vote from aye to no on House File 724.

Caffrey of Polk asked and received unanimous consent to be recorded as voting aye on Senate File 625.

REPORTS OF COMMITTEES

Patton of Delaware, from the committee on board of control, submitted the following report:

Mr Speaker: Your committee on board of control, to whom was referred Senate File 326, a bill for an act to authorize the board of control of state institutions to operate facilities at locations away from institutional campuses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

JAMES E. PATTON, Chairman

Holden of Scott , from the committee on motor vehicles and highway safety, submitted the following report:

Mr. Speaker: Your committee on motor vehicles and highway safety, to whom was referred Senate File 755, a bill for an act relating to vehicle safety, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation with the following amendment.

Amend Senate File 755 as follows:

- 1. Section 4, line four (4), by striking the period following the word "bureau" and adding the following: ", or a combination of these standards."
- 2. Section 6, by striking all after the word "certificate" in line twenty-one (21) and all of lines twenty-two (22), twenty-three (23) and twenty-four (24) and inserting the following in lieu thereof: ". A vehicle with a certificate of rejection attached may be operated on the streets and highways of this state for ten (10) days from the date of the rejection certificate."
- 3. Section 14, by striking "Such bond" in line forty-eight (48) and inserting "The one thousand (1,000) dollar bond required by this section".
- 4. Section 17, line twelve (12), by inserting after the word "bond" the words "or insurance".
- 5. Section 24, line thirty-four (34), by striking the word and figures "November 31" and inserting in lieu thereof the word and figures "November 30".

EDGAR H. HOLDEN, Ranking Member

AMENDMENTS FILED

Amend Senate File 546, Section 1, as follows:

- 1. Strike lines four (4) and five (5) and insert in lieu thereof the words "The city or".
- 2. Lines six (6) and thirteen (13), strike the word "said" and insert in lieu thereof in each line the word "a".
- 3. Line fifteen (15), strike the first word "said" and insert in lieu thereof the word "a".

SCHROEDER of Pottawattamie

Amend Senate File 739 as follows:

- 1. Section 2, by striking all of lines one (1) through thirteen (13) and "ment." in line fourteen (14) and inserting in lieu thereof the following:
- Sec. 2. There is hereby created within the department of social services a council on social services which shall act in a policy-making and advisory capacity on matters within the jurisdiction of the department. The council shall consist of five members appointed by the governor with the consent of two-thirds (2/3) of the senate. Appointments shall be made on the basis of interest in public affairs, good judgment, and knowledge and ability in the field of social services. Such appointments shall be made to provide a diversity of interest and point of view in the membership and without regard to religious opinions or affiliations. The term of each member of the council shall be for six years, except that those initially appointed shall serve as follows:

One member shall serve until June 30, 1969.

Two members shall serve until June 30, 1971.

Two members shall serve until June 30, 1973.

Each term shall commence on July 1 of the year of appointment.

- 2. By striking all of Section 3.
- 3. Section 4, by inserting the following as subsection 1: Organize annually and select a chairman and vice-chairman.

Section 4, by striking all of subsections four (4), seven (7) and eight (8).

Section 4, by striking from line one (1) of subsection nine (9) the word "Approve" and inserting in lieu thereof the word "Adopt".

Section 4, by striking from line one (1) of subsection nine (9) the word "adopted" and inserting in lieu thereof the word "recommended".

Section 4, by adding at the end thereof the following subsection:

"Recommend to the governor the names of individuals qualified for the position of commissioner of social services when a vacancy exists in the office."

Section 4, by renumbering the subsections.

4. Section 5, line one (1), by inserting after the word "meet" the words "at least".

Section 5, by adding thereto the following:

- "The amount of per diem any one member may receive in any fiscal year beginning with the date of employment shall not exceed eight hundred (800) dollars."
- 5. Section 7, by striking all of said section and inserting in lieu thereof the following:
- (1) The governor shall appoint the council on social services on or before July 1, 1967. The commissioner of the department of social services shall be appointed at the earliest date thereafter in accordance with the provisions of this Act. The governor by executive order shall accomplish the transfer of functions, records, equipment, appropriations, other property, and personnel provided in this Act no later than July 1, 1968. Any such powers, duties, functions, responsibilities and programs not so transferred, shall be transferred by operation of law on July 1, 1968.
- (2) The assignment of functions shall consist of a realigning of authority and responsibility in accord with the terms of this Act and need not necessarily involve the movement of personnel or equipment, the establishment of any subdivision or bureau within any office or department, the revision of any job description, or other detailed matter relating to the internal operation of any new office or department.
- (3) The governor may also by executive order prior to July 1, 1968, after he has determined that the board of control or the board of social welfare no longer has any significant functions to perform, provide that the offices of the members thereof be abolished. Thereafter such offices shall stand abolished and the members thereof shall not be entitled to any further compensation. In any event such offices shall stand abolished as of July 1, 1968 and the members thereof shall not be entitled to or receive any further compensation.
- (4) The governor may submit to the General Assembly thirty (30) days prior to the convening of the Sixty-third General Assembly, bills in the form of amendments to the Code or subsequent session laws which may be necessary to implement the terms of this Act and the application of functions and duties among the subdivisions or bureaus within the offices or departments. Where the transfer or assignment of any particular function presents special administrative or legal difficulties, the governor may delay the effective date of that particular transfer and shall present the reasons therefor to the Sixty-third General Assembly.
- 6. Section 9, by striking from line one (1) the words "adopt and" and all of line two (2) and inserting in lieu thereof the words "recommend to the council for adoption".

Section 9, by inserting in line fourteen (14) after the word "rule." the following sentence.

- "The commissioner shall organize the department of social services into divisions to carry out in efficient manner the intent of this "Act."
- Section 9, by striking from line fifteen (15) the word "shall" and inserting in lieu thereof the word "may".
- 7. Section 10, by striking from line one (1) the word "shall" and inserting in lieu thereof the word "may".
- 8. Section 12, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 9. Section 14, by striking from line one (1) the word "He" and inserting in lieu thereof the words "The director of the division of mental health".
- 10. Section 15, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 11. Section 17, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 12. Section 32, by inserting at the beginning of line four (4) the words "The commissioner and the".
- 13. Section 44, by striking the word "prescribe" in line four (4) and inserting in lieu thereof "recommend to the council on social services for adoption."
- Section 44, by striking from line fifteen (15) the word "directors" and inserting in lieu thereof the word "council".
- 14. Section 236, by striking all of lines four (4) through six (6), inclusive, and by inserting in lieu thereof the following:
- "When used in this chapter the word 'commissioner' or 'state commissioner' means the commissioner of public health.
- "When used in this chapter the word 'department' or 'state department' means the state department of health."
- 15. Section 238, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 16. Section 239, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 17. Section 240, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 18. Section 241, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 19. Section 242, by striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".

- 20. Section 243, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 21. Section 244, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 22. Section 245, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 23. Section 246 as follows:
- a. By striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line seven (7) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 24. Section 247 as follows:
- a. By striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line seven (7) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 25. Section 248 as follows:
 - a. By striking all of lines three (3) and four (4).
- b. By striking from line eight (8) the word "director" and by inserting in lieu thereof the word "commissioner".
- 26. Section 249, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 27. Section 250, by striking from line six (6) the word "director and by inserting in lieu thereof the word "commissioner".
- 28. Section 251, by striking from line six (6) the word "director" and by inserting in lieu thereof the word "commissioner".
- 29. Section 252, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".

LIPSKY of Linn KLEIN of Winnebago GALLAGHER of Woodbury

Amend Senate File 555 by adding a new section as follows:

Sec. 3. Section four hundred twenty-three point four (423.4), Code 1966, is amended by adding a new subsection as follows:

"Seed catalogs and other similar material temporarily stored in this state which are acquired outside of Iowa and which subsequently to being brought into this state are sent outside of Iowa, either singly or physically attached to other tangible personal property sent outside of Iowa."

Amend the title by adding the following:

"and to certain tangible personal property acquired outside of Iowa for distribution elsewhere".

MILLER of Page

Amend House File 550 by striking in Section 2 all of lines 17, 18 and 19 and the words "stamps redeemable for merchandise." in line 20 and inserting in lieu thereof the following: "Trading stamps given in connection with a sale of merchandise must be redeemable either for the actual cash value of the stamps or for merchandise."

BEARDSLEY of Polk

Amend Senate File 37 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-five (425), Code 1966, is amended by adding the following new section:

"In the event the owner of the homestead, allowed a credit under this chapter, is a veteran of any of the military forces of the United States who acquired the homestead under the provisions of the United States Code, title thirty-eight (38), chapter twenty-one (21), sections eight hundred one (801) and eight hundred two (802), the credit allowed on said homestead from the homestead credit fund herein provided shall be the entire amount of the tax levied on said homestead. The credit herein allowed shall be continued to the estate of such veteran who is deceased or the surviving spouse and children who are the beneficiaries thereof so long as the surviving spouse remains unmarried and until any surviving unmarried children reach the age of twenty-one years. The provisions of this section shall not be applicable to the holder of title to any such homestead who has an annual income exceeding five thousand dollars. Any veteran or his beneficiary who elects to secure the credit provided in this section shall not be eligible for any other real property tax exemption provided by law for veterans of military service."

Amend the title by striking the word "exemption" and inserting in lieu thereof the word "credit".

DODERER of Johnson HICKLIN of Louisa HARBOR of Mills

On motion by Millen of Van Buren the House adjourned until 10:00 a.m., Wednesday, May 31, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, May 31, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Lester Pearson, pastor of the Christian Church, Guthrie Center, Iowa.

The Journal of May 26 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Waugh of Monona on request of Voorhees of Black Hawk; McIntyre of Linn for Wednesday, Thursday and Friday on request of Sorg of Linn; Breitbach of Dubuque on request of Kitner of Buchanan; Mowry of Marshall for Wednesday morning on request of Harbor of Mills.

PRESENTATION OF VISITORS

Knight of Humboldt introduced to the House 49 seventh, eighth and ninth grade members of the Laurens Methodist Church group, Laurens, Iowa, accompanied by the Reverend Nelson.

Fischer of Grundy introduced to the House 12 members of the 4-H Club of Grundy County, accompanied by their leader, Mrs. Allen Howard.

Lipsky of Linn introduced to the House Mark Wine, president of the student council of Roosevelt High School, Des Moines, Iowa. Mr. Wine will be entering Princeton University to study political science.

Kitner of Buchanan introduced to the House his son, Paul, of Independence, Iowa.

PETITION

The following petition was received and placed on file:

By Harbor of Fremont from 50 residents of Fremont and Page Counties who favor pari-mutuel betting.

BIRTHDAY CONGRATULATIONS

Gallagher of Black Hawk rose on a point of personal privilege and on behalf of the members of the House extended birthday congratulations to Representative William Darrington of Harrison County.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 326 and 755, under Rule 35.

SIFTING COMMITTEE APPOINTED

In accordance with the provisions of Rule 54, the Speaker propounded the question "Shall a sifting committee be appointed at this time?"

The results of the vote disclosed the House favored the appointment of a sifting committee.

The Speaker announced the appointment of the following members to the sifting committee:

MILLEN of Van Buren, Chairman CAMP of Clinton, Ranking Member ANDERSEN of Woodbury BAILEY of Wright BAKER of Boone BOWIN of Black Hawk BUSCH of Bremer GANNON of Jasper KLUEVER of Cass

LIPSKY of Linn
MILLER of Page
PETERSEN of Dallas
REDFERN of Lee
RENDA of Polk
VETTER of Washington
WINKELMAN of Calhoun
WOOD of Scott
YODER of Johnson

Millen of Van Buren asked and received unanimous consent that the bills now on the steering committee calendar and steering committee non-controversial calendar be exempt from the jurisdiction of the sifting committee. Also, all bills under business pending, special order and unfinished business be exempt from the jurisdiction of the sifting committee. Bills from the committee on appropriations shall not be subject to the sifting committee, and as of today all bills on the regular calendar are under the jurisdiction of the sifting committee.

SENATE MESSAGES CONSIDERED

Senate File 579, a bill for an act to provide tuition loans for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefor.

Read first time and passed on file.

Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor.

Read first time and passed on file.

Senate File 633, a bill for an act relating to records of county hospitals.

Read first time and passed on file.

Senate File 793, a bill for an act relating to the reorganization of the department of health.

Read first time and passed on file.

Senate File 795, a bill for an act relating to the reorganization of the office of state comptroller, including reorganization and reassignment of various state offices and

departments including the state printing board, the superintendent of printing, the capitol buildings and grounds department, the superintendent of capitol buildings and grounds, the state car dispatcher, centralized purchasing procedure, assignment of office and department space procedure, mail delivery and messenger service, state and federal surplus property programs, record storage, data processing, partial functions of the armory board and involving other functions and departments.

Read first time and passed on file.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the following Senate joint resolution in which the concurrence of the House is asked.

Senate Joint Resolution 32, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to change the words "yeas" and "nays" to "yeses" and "noes".

Also.

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 791, a bill for an act relating to mileage allowance for members of county boards of supervisors.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 750, a bill for an act relating to the mileage allowance for members of the board of supervisors.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 156, a bill for an act relating to the powers of partnerships as to real estate and to amend chapter five hundred forty-five (545), Code 1966.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 207, a bill for an act relating to the purchase of street equipment and machinery by cities and towns.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 674, a bill for an act relating to water navigation.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 564, a bill for an act relating to county courthouses.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 723, a bill for an act to legalize and validate payments heretofore made to members of the boards of supervisors of the several counties at the rate of ten cents for every mile traveled in private automobiles in going to and from the regular, special and adjourned sessions of the meetings of their respective boards and in going to and from the place of performing their respective committee service rather than at the rate of seven cents per mile as authorized by law, was taken up for consideration.

Stokes of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 723)

McCartney

The ayes were 94:

Fisher of Greene

Andersen	Franklin	Mensing	Shepherd
Bailey	Freeman	Middleswart	Smith
Baker	Fullerton	Millen	Sorg
Battles	Gallagher	Miller of Des Moines	Steffen
Beardsley	Gannon	Miller of Jones	Stokes
Bennett	Gittins	Miller of Page	Strand
Bergman	Graham	Moffitt	Stromer
Bowin	Grassley	Mohrfeld	Strothman
Caffrey	Hanson of Benton	Nelson	Sullivan
Carnahan	Hanson of Mitchell	Nielsen	Tapscott
Christensen	Harbor	Nolin	Thordsen
Clark	Hicklin	O'Malley	Tieden
Cochran	Holden	Ossian	Van Drie
Coffman	Hullinger	Palmer	Van Nostrand
Cunningham	Johnson of Audubon	Pelton	Van Roekel
Darrington	Kiilsholm	Peterson of Woodbury	Varley
Den Herder	Kitner	Pierson	Voorhees
Diehl	Klein	Poncy	Watson
Distelhorst	Kluever	Radl	Welden
Doderer	Knight	Reed	Winkelman
Duffy	Langland	Sanders	Wolfe
Dunton	Lee	Schmarje	Yoder
Edgington	Maloney	Schroeder	Mr. Speaker

The nays were 9:

Busch Conklin Lipsky McCray Patton Roorda Shaw booW

King

Absent or not voting 20:

Allen Breitbach Camp

Glenn Hill Johnston of Polk McIntyre McNamara Mowry

Renda Roe Story Vetter

Curran Fischer of Grundy

Koch Mayberry Petersen of Dallas Redfern

Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

The House resumed consideration of House File 353, a bill for an act to authorize counties of over two hundred fifty thousand (250,000) population to repair and remodel county buildings.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 353 as follows:

Strike from section 1, line five (5), the words and figures "two hundred fifty thousand (250,000)" and insert "ninety thousand (90,000)".

The amendment lost.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Langland

Lee

Nolin

O'Malley

Palmer

On the question "Shall the bill pass?" (H. F. 353)

The aves were 62:

Andersen Baker Beardsley Bennett Bergman Bowin Caffrey Carnahan

Christensen

Cochran

Fisher of Greene Franklin Fullerton Gannon Glenn Graham

Dunton

Hanson of Benton Hanson of Mitchell Hicklin

Maloney Schmarie Mensing Sorg Middleswart Steffen Miller of Des Moines Stokes

Miller of Jones Strand

Stromer Tapscott Tieden

Roorda

Sanders

Coffman Cunningham Darrington Diehl Doderer Duffy

Hullinger Johnston of Polk Kiilsholm Kitner Kluever Knight

Pierson Poncy Reed Renda Roe

Ossian

Shaw

Smith

Shepherd

Van Roekel Watson Winkelman Wolfe Yoder

Thordsen

Van Drie

Varley

The nays were 39:

Battles Busch Clark

Conklin Den Herder Edgington Freeman Gallagher

Holden Koch McCartney McCray Millen

Harbor

Miller of Page Moffitt Nelson

Patton Johnson of Audubon Peterson of Woodbury Van Nostrand Schroeder

Vetter Voorhees Welden Wood

Strothman Mr. Speaker Sullivan

Absent or not voting 22:

Allen Bailey

Gittins

Grasslev

Breitbach Camp Curran Distelhorst

Fischer of Grundy Hill King Klein Lipsky

Mayberry

McIntyre McNamara Mohrfeld Mowry Nielsen Pelton

Petersen of Dallas Redfern Story Waugh

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

House File 488, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year, was taken up for consideration.

SENATE FILE 575 SUBSTITUTED FOR HOUSE FILE 488

Cunningham of Story asked and received unanimous consent to substitute Senate File 575 for House File 488.

Senate File 575, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 575)

The ayes were 79:

Andersen Bailey

Dunton Fischer of Grundy Kluever Knight

Renda Sanders

Baker Freeman Langland Schmarje Battles Fullerton Schroeder Lee Gallagher McCartney Beardsley Shaw Bennett Gittins McCraySmith Bergman Glenn Mensing Stokes Middleswart Bowin Graham Strand Busch Grasslev Miller of Jones Sullivan Hanson of Benton Caffrey Miller of Page Tieden Christensen Hanson of Mitchell Moffitt Van Drie Clark Harbor Mohrfeld Van Roekel Cochran Hicklin Nelson Varley Coffman Holden Nielsen Voorhees Conklin Hullinger O'Malley Watson Cunningham Johnson of Audubon Patton Winkelman Peterson of Woodbury Wolfe Curran Kiilsholm Darrington Pierson Wood King Diehl Kitner Poncy Yoder

The nays were 26:

Klein

Duffy

Carnahan Millen Roe Strothman Den Herder Miller of Des Moines Roorda Tapscott Distelhorst Shepherd Nolin Thordsen Edgington Ossian Sorg Van Nostrand Franklin Steffen Palmer Welden Koch Pelton Stromer Mr. Speaker Maloney Radl

Reed

Absent or not voting 18:

Allen Gannon McIntyre Redfern Breitbach Hill McNamara Story Camp Johnston of Polk Mowry Vetter Doderer . Petersen of Dallas Lipsky Waugh

Fisher of Greene Mayberry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 488 WITHDRAWN

Cunningham of Story asked and received unanimous consent to withdraw House File 488 from further consideration by the House.

Senate File 695, a bill for an act relating to private college preparatory schools, with report of committee recommending passage, was taken up for consideration.

Grassley of Butler offered the following amendment and moved its adoption:

Amend Senate File 695 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter two hundred fifty-seven point twenty-five (257.25), Code 1966, is hereby amended by striking the words, "parochial, and private" from lines seven (7) and eight (8).

Shaw of Scott rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Mensing of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 695)

The ayes were 86:

Andersen	Fisher of Greene	Mensing	Roorda
Bailey	Franklin	Middleswart	Sanders
Baker	Fullerton	Millen	Schmarje
Battles	Gannon	Miller of Des Moines	Shaw
Beardsley	Glenn	Miller of Jones	Shepherd
Bergman	Graham	Miller of Page	Smith
bowin	Hanson of Benton	Mohrfeld	Sorg
Busch	Hanson of Mitchell	Nelson	Strand
Caffrey	Hicklin	Nielsen	Stromer
Carnahan	Hill	Nolin	Tapscott
Clark	Holden	O'Malley	Thordsen
Cochran	Johnson of Audubon	Palmer	Van Drie
Coffman	Johnston of Polk	Pelton	Van Roekel
Conklin	Kiilsholm	Peterson of Woodbury	Varley
Cunningham	Knight	Pierson	Vetter
Curran	Langland	Poncy	Welden
Den Herder	Lee	Radl	Winkelman
Diehl	Lipsky	Redfern	Wolfe
Doderer	Maloney	Reed	Wood
Duffy	Mayberry	Renda	Yoder
Dunton	McCartney	Roe	Mr. Speaker
Edgington	McCray .		

The nays were 22:

Christensen	Harbor	Moffitt	Strothman
Fischer of Grundy	Hullinger	Ossian	Sullivan
Freeman	King	Schroeder	Tieden
Gallagher	Kitner	Steffen	Van Nostrand
Gittins	Klein	Stokes	Voorhees
Grassley	Kluever		

Absent or not voting 15:

Allen Darrington McNamara Story
Bennett Distelhorst Mowry Watson
Breitbach Koch Patton Waugh

Camp McIntyre Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 550, a bill for an act relating to the regulation of trading stamps and repealing the gift enterprise statutes, was taken up for consideration.

Van Nostrand of Pottawattamie moved that House File 550 be laid on the table.

The motion lost.

Beardsley of Polk offered the following amendment filed by him and moved its adoption:

Amend House File 550 by striking in Section 2 all of lines 17, 18 and 19 and the word "stamps redeemable for merchandise." in line 20 and inserting in lieu thereof the following: "Trading stamps given in connection with a sale of merchandise must be redeemable either for the actual cash value of the stamps or for merchandise.

The amendment was adopted.

Van Drie of Story moved the previous question.

The motion lost.

Gannon of Jasper moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 550)

The ayes were 71:

Peterson Allen Edgington Kitner of Woodbury Fischer of Grundy Klein Andersen Fisher of Greene Kluever Poncy Bailey Langland Radl Baker Franklin Lee Redfern Battles Freeman Beardsley Gallagher Lipsky Reed Maloney Renda Bergman Gannon Bowin Glenn Mayberry Roe Miller of Des Moines Schmarje Caffrey Graham Miller of Jones Schroeder Carnahan Grassley Hanson of Benton Mohrfeld Shaw Christensen Hanson of Mitchell Sorg Cochran Mowry Steffen Conklin Harbor Nelson Nielsen Stromer Hicklin Cunningham

Den Herder	Hill	Nolin	Sullivan
Distelhorst	Holden	Palmer	Van Roekel
D_{oderer}	Hullinger	Patton	Vetter
Dunton	Johnston of Polk	Pelton	Yoder

The nays were 32:

Busch	Gittins	Miller of Page	Tapscott
Clark	Johnson of Audubon	Moffitt	Van Drie
Coffman	Knight	Ossian	Van Nostrand
Curran	Koch	Roorda	Welden
Darrington	McCartney	Sanders	Winkelman
Diehl	McCray	Shepherd	Wolfe
Duffy	Mensing	Strand	Wood
Fullerton	Millen	Strothman	Mr. Speaker

Absent or not voting 20:

Bennett	McIntyre	Pierson	Tieden
Breitbach	McNamara	Smith	Varley
Camp	Middleswart	Stokes	 Voorhees
Kiilsholm	O'Malley	Story	Watson
King	Petersen of Dallas	Thordsen	Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Pro Tempore Kluever in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 617, a bill for an act to provide for attachment of non-high school districts.

Also:

That the Senate has concurred in the House amendment and passed Senate File 101, a bill for an act providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party.

Also:

That the Senate has concurred in the House amendment and passed Senate File 560, a bill for an act to amend the Uniform Commercial Code.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE CALENDAR

Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established, with report of committee recommending amendment and passage, was taken up for consideration.

Yoder of Johnson offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend Senate File 405 by striking section 2 and inserting in lieu thereof the following:

"Sec. 2. This Act being of immediate importance shall be in full force and effect from and after its publication in The Pioneer-Republican, a newspaper published at Marengo, Iowa, and in Iowa City Press-Citizen, a newspaper published at Iowa City, Iowa, without expense to the state."

The amendment was adopted.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 405)

The ayes were 71:

Allen	Doderer	Mayberry	Shaw
Andersen	Duffy	McCartney	Shepherd
Bailey	Dunton	McCray	Sorg
Baker	Fisher of Greene	Mensing	Steffen
Battles	Franklin	Middleswart	Stokes
Beardsley	Fullerton	Miller of Jones	Stromer
Bowin	Gallagher	Moffitt	Strothman
Busch	Gannon	Nolin	Tapscott
Caffrey	Grassley	O'Malley	Van Drie
Carnahan	Hanson of Mitchell	Palmer	Van Roekel
Christensen	Hicklin	Patton	Vetter
Clark	Holden	Pierson	Watson
Cochran	Johnston of Polk	Poncy	Welden
Coffman	King	Radl	Wolfe
Conklin	Kitner	Redfern	Wood
Cunningham	Lee	Renda	Yoder
Den Herder	Lipsky	Roe	Mr. Speaker
Diehl	Maloney	Sanders	

The nays were 22:

BergmanKnightNielsenStrandFreemanKochOssianSullivanGittinsLanglandPeltonVan NostrandHanson of BentonMohrfeldPeterson of Woodbury Varley

Harbor Mowry Roorda Winkelman

Johnson of Audubon Nelson

Absent or not voting 30:

Baringer Fischer of Grundy McNamara Schroeder Bennett Glenn Millen Smith Breitbach Graham Miller of Des Moines Story Miller of Page Camp Hill Thordsen Curran Petersen of Dallas Hullinger Tieden Darrington Kiilsholm Reed Voorhees Distelhorst Klein Schmarje Waugh Edgington McIntvre

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 406, a bill for an act to legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the Counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee without recommendation was taken up for consideration.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 406)

The ayes were 69:

Allen Franklin McCray Schroeder Andersen Fullerton Mensing Shaw Bailey Middleswart Shepherd Gallagher Baker Grassley Millen Sorg Beardsley Hanson of Benton Miller of Jones Stokes Bennett Hanson of Mitchell Moffitt Stromer Bowin Hicklin Mowry Strothman Busch Holden Nolin Tapscott Carnahan Johnston of Polk O'Malley Thordsen Palmer Cochran Kiilsholm Tieden Coffman King Patton. Van Drie Kitner Vetter Conklin Poncy Redfern Watson Cunningham Klein

Welden Diehl Lee Renda Doderer Lipsky Roe Wood Duffy Maloney Sanders Yoder Dunton McCartney Schmarje Mr. Speaker

Fisher of Greene

The nays were 33:

Nelson Roorda Battles Graham Harbor Nielsen Strand Bergman Hill Ossian Sullivan Caffrey Christensen Johnson of Audubon Pelton Van Nostrand Clark Peterson of Woodbury Van Roekel Knight Den Herder Koch Pierson Varley Winkelman Fischer of Grundy Miller of Page Radl Mohrfeld Reed Wolfe Freeman Gittins

Absent or not voting 21:

Baringer Edgington Mayberry Smith Breitbach Gannon McIntvre Steffen Camp Glenn McNamara Story Curran Hullinger Miller of Des Moines Voorhees Petersen of Dallas Langland Waugh Darrington

Distelhorst

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 688, a bill for an act relating to the failure of the driver of a vehicle to stop at the scene of an accident, was taken up for consideration.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend House File 688 by striking lines six (6) and seven (7) and inserting in lieu thereof the following:

'or, if said vehicle is unattended, of section three hundred twenty-one point two hundred sixty-four (321.264)".

The amendment was adopted.

Hickoin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 688)

The ayes were 94:

Fisher of Greene Allen Middleswart Sorg Steffen Andersen Millen Freeman

Bailey	Fullerton	Miller of Des Moines	Stokes
Baker	Gallagher	Miller of Jones	Strand
Battles	Gittins	Miller of Page	Stromer
Beardsley	Graham	Moffitt	Strothman
Bergman	Grassley	Nelson	Sullivan
Bowin	Hanson of Mitchell	Nielsen	Tapscott
Busch	Harbor	Nolin	Thordsen
Caffrey	Hicklin	Patton	Tieden
Carnahan	Holden	Pelton	Van Drie
Christensen	Hullinger	Peterson of Woodbury	Van Nostrand
Clark	Johnson of Audubon	Pierson	Van Roekel
Cochran	Kiilsholm	Radl	Varley
Coffman	King	Redfern	Vetter
Conklin	Kitner	Reed	Voorhees
Cunningham	Klein	Renda	Watson
Darrington	Koch	Roe	Winkelman
Den Herder	Langland	Roorda	Wolfe
Diehl	Lee	Sanders	Wood
Distelhorst	Lipsky	Schmarje	Yoder
Dunton	Mayberry	Schroeder	Mr. Speaker
Edgington	McCartney	Shaw	
Fischer of Grundy	Mensing	Shepherd	

The nays were 14:

Bennett	Hanson of Benton	Mohrfeld	Palmer
Doderer	Hill	O'Malley	Poncy
Duffy	Johnston of Polk	Ossian	Welden
Glenn	Maloney		

Absent or not voting 15:

Baringer	Franklin	McIntyre	Smith
Breitbach	Gannon	McNamara	Story
Camp	Knight	Mowry	Waugh

Curran McCray Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 244, a bill for an act relating to contracts for public improvements, with report of committee recommending passage, was taken up for consideration.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 244)

The ayes were 97:

Andersen	Fullerton	McCartney	Shaw
Bailey	Gallagher	Middleswart	Smith

Battles	Gannon	Millen	Sorg
Beardsley	Gittins	Miller of Des Moines	Steffen
Bergman	Glenn	Miller of Page	Strand
Bowin	Graham	Moffitt	Stromer
Busch	Grassley	Mohrfeld	Strothman
Caffrey	Hanson of Benton	Nelson	Sullivan
Carnahan	Hanson of Mitchell	Nielsen	Tapscott
Christensen	Harbor	Nolin	Tieden
Clark	Hicklin	O'Malley	Van Drie
Cochran	Hill	Ossian	Van Nostrand
Coffman	Holden	Patton	Van Roekel
Conklin	Hullinger	Pelton	Varley
Cunningham	Johnson of Audubon	Peterson of Woodbury	Vetter
Curran	Kiilsholm	Poncy	Voorhees
Darrington	Kitner	Radl	Welden
Den Herder	Klein	Redfern	Winkelman
Diehl	Kluever	Reed	Wolfe
Distelhorst	Knight	Renda	Wood
Dunton	Langland	Roe	Yoder
Fischer of Grundy	Lee	Roorda	Mr. Speaker
Fisher of Greene	Lipsky.	Sanders	
Franklin	Maloney	Schmarje	•
	. •	v	

Schroeder

The nays were none.

Freeman

Absent or not voting 26:

Allen ·	Edgington	Mensing	Stokes
Baker	Johnston of Polk	Miller of Jones	Story
Bennett	King	Mowry	Thordsen
Breitbach	Koch	Palmer	Watson
Camp	McCray	Petersen of Dallas	Waugh
Doderer	McIntyre	Pierson	

Duffy McNamara Shepherd

Mayberry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER SENATE FILE 95 LOST

Bowin of Black Hawk called up for consideration the motion to reconsider the vote on Senate File 95, filed by Lipsky of Linn on May 25, 1967, and found on page 1637 of the House Journal.

McCartney of Floyd moved that action on the motion to reconsider the vote on Senate File 95 be deferred.

The motion to defer lost.

Bowin of Black Hawk moved to reconsider the vote by which Senate File 95 passed the House.

The motion lost.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 510, a bill for an act relating to payments to nursing homes and custodial homes, was taken up for consideration.

Speaker Baringer in the chair at 4:00 p.m.

Sorg of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 510)

The ayes were 96:

Allen	Freeman	Middleswart	Schroeder
Andersen	Fullerton	Millen	Shepherd
Bailey	Gannon	Miller of Jones	Smith
Baker	Gittins	Miller of Page	Sorg
Battles	Glenn	Moffitt	Steffen
Beardsley	Graham	Mohrfeld	Stokes
Bennett	Hanson of Mitchell	Nelson	Strand
Bergman	Harbor	Nielsen	Stromer
Busch	Hicklin	Nolin	Sullivan
Caffrey	Hill	O'Malley	Tapscott
Carnahan	Holden	Ossian	Thordsen
Christensen	Johnson of Audubon	Palmer	Tieden
Clark	Kiilsholm	Patton	Van Drie
Cochran	King	Pelton	Van Nostrand
Cunningham	Kitner	Peterson of Woodbury	Van Roekel
Curran	Klein	Pierson	Varley .
Darrington	Kluever	Poncy	Vetter
Den Herder	Knight	Radl	Voorhees
Diehl	Koch	Redfern	Watson
Doderer	Langland	Renda	Welden
Duffy	Lee	Roe	Winkelman
Dunton	Mayberry	Roorda	Wood
Edgington	McCray	Sanders	Yoder
Fisher of Greene	Mensing	Schmarje	Mr. Speaker

The nays were 4:

Distelhorst Johnston of Polk Maloney Strothman

Absent or not voting 23:

Bowin Reed Franklin McCartney Gallagher McIntyre Shaw Breitbach Grassley McNamara Story Camp Hanson of Benton Miller of Des Moines Coffman Waugh Wolfe Conklin Hullinger Mowry

Fischer of Grundy Lipsky Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION FROM THE SECRETARY OF STATE

CERTIFICATION

STATE OF IOWA

Office of

THE SECRETARY OF STATE

To the Honorable, the Chief Clerk of the House of Representatives:

I, Melvin D. Synhorst, Secretary of State of the State of Iowa, custodian of the files and records pertaining to elections in the state,

DO HEREBY CERTIFY, that Raymond J. Miller, was declared by the State Canvassing Board to have been elected to fill the unexpired term of two years in the office of State Representative of Dubuque County, in a Special Election held May 26, 1967.

IN TESTIMONDY WHEREOF, I have hereunto set my hand and affixed the official seal of the Secretary of State at the Capitol, in Des Moines, this thirty-first day of May, A.D. 1967.

MELVIN D. SYNHORST Secretary of State

MEMBER'S OATH OF OFFICE

Millen of Van Buren and Van Nostrand of Pottawattamie escorted the Honorable Raymond J. Miller, Representative-elect from Dubuque County, to the well of the House. The Chief Clerk administered the following oath of office to Representative Miller:

I solemnly swear that I will support the Constitution of the United States and the Constitution of the State of Iowa and I will faithfully and impartially discharge the duties of the office of Representative in the General Assembly of the State of Iowa to the best of my ability, so help me God.

RAYMOND J. MILLER

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the assignment of Representative Raymond J. Miller to the following standing committees of the House: Industrial and Human Relations, Tax Revision, Cities and Towns, and Schools.

REPORT ON COMMITTEE ON MILEAGE

Mr. Speaker: Your committee appointed to determine the mileage due each member begs leave to submit the following report:

NAME

MILES ROUND TRIP

AMOUNT

Raymond J. Miller

400

40.00

Respectfully submitted,

HARVEY W. JOHNSON ROY A. MILLER ARLO HULLINGER

REQUEST TO VOTE

Thordsen of Scott asked and received unanimous consent to be recorded as voting aye on Senate File 695.

Caffrey of Polk asked and received unanimous consent to be recorded as voting aye on Senate File 405.

BILLS REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request that House File 278 be removed from the non-controversial calendar.

SCOTT McINTYRE, JR. RICHARD M. RADL RICHARD E. LEE

Mr. Speaker: We request that House File 243 be removed from the non-controversial calendar.

SCOTT McINTYRE, JR. WALTER V. LANGLAND RICHARD M. RADL

 $\mbox{Mr.}$ Speaker: We request that House File 542 be removed from the non-controversial calendar.

BERNARD J. O'MALLEY CHARLES F. GLENN JAMES I. MIDDLESWART

Mr. Speaker: We request that House File 213 be removed from the non-controversial calendar.

BERT FULLERTON C. RAYMOND FISHER CHARLES E. GRASSLEY

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 575, a bill for an act changing the hunting, fishing, and trapping license year from April 1 to the calendar year, passed the House.

LAVERNE SCHROEDER

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 406 passed the House.

EARL M. YODER

Filed 3:00 P.M. May 31, 1967.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 406 passed the House on May 31, 1967.

EDWIN A. HICKLIN

Filed 3:05 P.M. May 31, 1967.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 405 passed the House on May 31, 1967.

EDWIN A. HICKLIN

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 353 failed to pass the House.

RICHARD RADL

EXPLANATION OF VOTE

Mr. Speaker: Had I been present on Friday, May 26, 1967, I would have voted "aye" on the following bills: Senate Files 751, 700, 752 and 691; and House Files 642 and 698.

ROY A. MILLER

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 26, 1967, the Governor had approved the following: Senate File 96.

AMENDMENTS FILED

Amend House File 687 by adding the following new section:

"No deduction shall be made from payments to recipients from funds appropriated

for aid to dependent children by this Act for the standard employment expenses below eighty (80) dollars per month."

DODERER of Johnson DEN HERDER of Sioux MILLER of Page

Amend Senate File 677, Section 19, by adding thereto the following subsection:

"By striking from line four (4) of subsection two (2) the word "eight" and inserting in lieu thereof the word "five (5)".

MENSING of Cedar

Amend Senate File 302 by striking all of Section 215 and renumbering the remaining sections.

JOHNSTON of Polk

Senate File 772 is hereby amended as follows:

- 1. Section 1, by striking the period after the word "property" in line fifteen (15) and inserting in lieu thereof the following: ", and not influenced by contemplated special value or use value of the property."
- 2. Section 1, by striking all of lines 20 thru 22 and inserting in lieu thereof the following: "In assessing and placing actual value on agricultural real property, said value shall be determined by its current use, productivity, and earning capacity."
- 3. Section 1, by inserting a period after the word "capricious" at the end of line fifty-two (52) and by striking the remainder of the section.
 - 4. Section 8. by striking all of said section.

GRAHAM of Ida YODER of Johnson FISHER of Green ROORDA of Jasper

Amend House File 344, Section 2, line 6, by inserting after the word "nearest" the word "available".

DUFFY of Dubuque

Amend House File 353, Section 1 as amended by the Committee amendment by striking from lines six (6) and seven (7) the words and figures "two hundred thousand (200,000)" and inserting in lieu thereof the following: "one hundred fifty thousand dollars (\$150,000)".

TAPSCOTT of Polk

Amend Senate File 772 as follows:

Amend section one (1), lines thirty-eight and thirty-nine, by striking following the figure "(2)" the words "disinterested witnesses" and inserting "members of the American Institute of Real Estate Appraisers (MAI)".

SHAW of Scott HOLDEN of Scott

Amend Senate File 772 by adding thereto the following new sections:

1. Section thirty-seven point six (37.6), Code 1966, is hereby amended by striking from line sixteen (16) the word "five" and inserting in lieu thereof the word "four".

- 2. Section two hundred ninety-six point one (296.1), Code 1966, is hereby amended by striking from line twenty-six (26) the word "five" and inserting in lieu thereof the word "four".
- 3. Section three hundred thirty point seven (330.7), Code 1966, is hereby amended by striking from line twenty-two (22) the word "five" and inserting in lieu thereof the word "four".
- 4. Section three hundred thirty point sixteen (330.16), Code 1966, is hereby amended by striking from line thirty-two (32), the word "five" and inserting in lieu thereof the word "four".
- 5. Section three hundred fifty-eight point twenty-one (358.21), Code 1966, is hereby amended by striking the word "five" from line five (5) thereof and inserting in lieu thereof the word "four".
- 6. Section three hundred sixty-eight point sixteen (368.16), Code 1966, is hereby amended by striking from line fourteen (14) the word "five" and inserting in lieu thereof the word "four".
- 7. Section three hundred sixty-eight point twenty-nine (368.29), Code 1966, is hereby amended by striking the word "five" from line eighteen (18) and inserting in lieu thereof the word "four".
- 8. Section three hundred seventy point seven (370.7), Code 1966, is hereby amended by striking the word "five" from line twenty (20) and inserting in lieu thereof the word "four".
- 9. Section three hundred seventy-two point eighteen (372.18), Code 1966, is hereby amended by striking the word "five" from line thirty-six (36) and inserting in lieu thereof the word "four".
- 10. Section three hundred eighty-one point seven (381.7), Code 1966, is hereby amended by striking the word "five" from line twenty-two (22) and inserting in lieu thereof the word "four".
- 11. Section three hundred eighty-four point three, subsection eleven (384.3 (11)), Code 1966, is hereby amended by striking from line thirty-six (36) the word "five" and inserting in lieu thereof the word "four".
- 12. Section three hundred ninety point thirteen (390.13), Code 1966, is hereby amended by striking from line nineteen (19) the word "five" and inserting in lieu thereof the word "four".
- 13. Section three hundred ninety-five point twenty-five (395.25), Code 1966, is hereby amended by striking from line thirty-five (35) the word "five" and inserting in lieu thereof the word "four" and by striking from lines forty-six (46) and forty-seven (47) the words "three and three-fourths percent of the five" and inserting in lieu thereof "two and three-fourths percent of the four".
- 14. Section three hundred ninety-six point twenty-two (396.22), Code 1966, is hereby amended by striking from line twenty-three (23) the word "five" and inserting in lieu thereof the word "four".

- 15. Section four hundred seven point two (407.2), Code 1966, is hereby amended by striking from line four (4) the word "five" and inserting in lieu thereof the word "four".
- 16. Section four hundred seven point four (407.4), Code 1966, is hereby amended by striking from line six (6) the words "three and three-fourths" and inserting in lieu thereof the words "two and three-fourths" and by striking from line seven (7) therein the word "five" and inserting in lieu thereof the word "four".
- 17. Section four hundred eight point seventeen (408.17), Code 1966, is hereby amended by striking from line nineteen (19) the word "five" and inserting in lieu thereof the word "four".

MILLER of Page

Amend the Doderer, Hicklin and Harbor amendment to Senate File 37 by striking from line nineteen (19) the words "who has an annual income exceeding five thousand dollars.", and inserting in lieu thereof the following:

"whose annual income, together with that of his spouse, if any, for the last preceding twelve (12) month income tax accounting period exceeds five thousand dollars. For the purpose of this section 'income' means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax."

HICKLIN of Louisa DODERER of Johnson HARBOR of Mills

Amend House File 344 by adding the following sentences to Section One (1):

1. Further amend Section three hundred sixty seven point seven (367.7), Code 1966, by striking the word "any" in line six (6) and substituting in lieu thereof the words "the nearest available". Further amend Section three hundred sixty seven point seven (367.7), Code 1966, by striking from line seven (7) the words "within such city or town".

HILL of Marshall

On motion by Millen of Van Buren the House adjourned until 9:00~a.m., Thursday, June 1, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, June 1, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Jerold O. Irvin, pastor of the First Methodist Church, Denison, Iowa.

The Journal of May 31 was approved.

ANNOUNCEMENT BY THE SPEAKER

The Speaker announced the following appointments to the Commission on the Aging under the provisions of Chapter 249B.2, Code 1966: Strand of Poweshiek - four year term; Stokes of Plymouth - four year term; Carnahan of Wapello - two year term (to fill vacancy).

BILLS REFERRED TO APPROPRIATIONS

The Speaker announced that Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor, and Senate File 579, a bill for an act to provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefor, previously passed on file, are hereby referred to the committee on appropriations.

Voorhees of Black Hawk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 25

By: Voorhees

WHEREAS, the state capitol building is a source of pride and historical knowledge for visitors to the seat of government in this state; and

WHEREAS, the state capitol building is visited annually by thousands of students and residents of the state and out-of-state travelers; and

WHEREAS, a large chart has been placed on a table on the second floor of the rotunda facing the mosaics on the balcony of the state capitol; and

WHEREAS, the chart cites actual data concerning Iowa state government and the state capitol; and

WHEREAS, a considerable part of the data included on the chart is outdated including statistics on the membership of the general assembly, number of employees in state service, annual state income, and current state revenues; and

WHEREAS, not only is much of the data outdated but the physical condition of the chart is in an unfavorable condition due to having been water-soaked at one time or another; and

WHEREAS, the information and statistics presented on the chart is of importance and the chart should be replaced and updated; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING That the state executive council be encouraged to allocate the funds necessary for the printing of a new chart which will include current and updated information on the state capitol and the state of Iowa to replace the present chart on the rotunda of the second floor of the state capitol.

BE IT FURTHER RESOLVED That the chief clerk of the House of Representatives be directed to forward a copy of this resolution to each member of the state executive council and to the secretary of the state executive council.

Laid over under Rule 25.

SENATE MESSAGES CONSIDERED

Senate File 617, a bill for an act to provide for attachment of non-high school districts.

Read first time and referred to sifting committee.

Senate Joint Resolution 32, a Joint Resolution proposing an amendment to the Constitution of the State of Iowa to change the words "yeas" and "nays" to "yeses" and "noes".

Read first time and referred to sifting committee.

Senate File 156, a bill for an act relating to the powers of partnerships as to real estate and to amend chapter five hundred forty-five (545), Code 1966.

Read first time and referred to sifting committee.

Senate File 564, a bill for an act relating to the county courthouses.

Read first time and referred to sifting committee.

Senate File 750, a bill for an act relating to the mileage allowance for members of the board of supervisors.

Read first time and referred to sifting committee.

Senate File 791, a bill for an act relating to mileage allowance for members of county boards of supervisors.

Read first time and referred to sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 693, a bill for an act relating to publicly held conservation interests in private property.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 799, a bill for an act to amend Senate File 306, Acts of the Sixty-second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles.

Alen.

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 782, a bill for an act relating to special assessments for street improvements.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 344, a bill for an act relating to change of venue in mayors and police courts, with report of committee recommending passage, was taken up for consideration.

Hill of Marshall offered the following amendment filed by him and moved its adoption:

Amend House File 344 by adding the following sentences to Section One (1):

1. Further amend Section three hundred sixty seven point seven (367.7), Code 1966, by striking the word "any" in line six (6) and substituting in lieu thereof the words "the nearest available".

Further amend Section three hundred sixty seven point seven (367.7), Code 1966, by striking from line seven (7) the words "within such city or town".

The amendment was adopted.

Hill of Marshall offered the following amendment filed by Duffy of Dubuque and moved its adoption:

Amend House File 344, Section 2, line 6, by inserting after the word "nearest" the word "available".

The amendment was adopted.

Hill of Marshall moved that the bill be read a last time now and placed upon its Passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 344)

The ayes were 83:

Andersen	Fullerton	Miller of Des Moines	Steffen
Battles	Gannon	Miller of Jones	Stokes
Bennett	Gittins	Moffitt	Strand
Bergman	Graham	Nielsen	Stromer
Bowin	Hanson of Mitchell	Nolin	Strothman
Breitbach	Harbor	Ossian	Sullivan
Busch	Hicklin	Patton	Tapscott
Caffrey	Hill	Pelton	Thordsen
Clark	Holden	Peterson of Woodbury	Van Drie
Cochran	Johnson of Audubon	Pierson	Van Roekel
Conklin	Kiilsholm	Poncy	Varley
Cunningham	King	Radl	Vetter
Curran	Kluever	Redfern	Voorhees
Den Herder	Knight	Reed	Watson
Diehl	Koch	Roe	Waugh
Distelhorst	Langland	Sanders	Welden
Doderer	Lipsky	Schmarje	Winkelman
Duffy	Mayberry	Schroeder	Wolfe
Dunton	McCray	Shaw	Wood
Fisher of Greene	Mensing	Shepherd	Mr. Speaker
Freeman	Millen	Smith	

The nays were 1:

Coffman

Absent or not voting 40:

Allen	F'ranklin	Maloney	O'Malley
Bailey	Gallagher	McCartney	Palmer
Baker	Glenn	McIntyre	Petersen of Dalla
Beardsley	Grassley	McNamara	Renda
Camp	Hanson of Benton	Middleswart	Roorda
Carnahan	Hullinger	Miller of Dubuque	Sorg
Christensen	Johnston of Polk	Miller of Page	Story
Darrington	Kitner	Mohrfeld	Tieden
Edgington	Klein	Mowry	Van Nostrand
Fischer of Grundy	Lee	Nelson	Yoder
	•		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 37, a bill for an act to provide real property tax exemption to disabled veterans, with report of committee recommending passage, was taken up for consideration.

Doderer of Johnson offered the following amendment filed by her:

Amend Senate File $37\,$ by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter four hundred twenty-five (425), Code 1966, is amended by adding the following new section:

"In the event the owner of the homestead, allowed a credit under this chapter, is a veteran of any of the military forces of the United States who acquired the homestead under the provisons of the United States Code, title thirty-eight (38), chapter twenty-one (21), sections eight hundred one (801) and eight hundred two (802), the credit allowed on said homestead from the homestead credit fund herein provided shall be the entire amount of the tax levied on said homestead. The credit herein allowed shall be continued to the estate of such veteran who is deceased or the surviving spouse and children who are the beneficiaries thereof so long as the surviving spouse remains unmarried and until any surviving unmarried children reach the age of twenty-one years. The provisions of this section shall not be applicable to the holder of title to any such homestead who has an annual income exceeding five thousand dollars. Any veteran or his beneficiary who elects to secure the credit provided in this section shall not be eligible for any other real property tax exemption provided by law for veterans of military service."

Amend the title by striking the word "exemption" and insert in lieu thereof the word "credit".

Hicklin of Louisa offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Doderer, Hicklin and Harbor amendment to Senate File 37 by striking from line nineteen (19) the words "who has an annual income exceeding five thousand dollars.", and inserting in lieu thereof the following:

"whose annual income, together with that of his spouse, if any, for the last preceding twelve (12) month income tax accounting period exceeds five thousand dollars. For the purpose of this section "income" means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax."

The amendment to the amendment was adopted.

Doderer of Johnson moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Harbor of Mills moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 37)

The ayes were 97:

Andersen	Freeman	Middleswart	Shaw
Bailey	Fullerton	Millen	Shepherd
Battles	Gannon	Miller of Des Moines	Smith
Beardsley	Gittins	Miller of Dubuque	Sorg
Bennett	Graham	Miller of Page	Stokes

Bergman Hanson of Mitchell Moffitt Strand Bowin Harbor Mohrfeld Stromer Strothman Breitbach Hicklin Nielsen Caffrey Hill Nolin Sullivan Camp Holden Ossian Tapscott Johnson of Audubon Patton Tieden Carnaban Christensen Johnston of Polk Pelton Van Drie Peterson of Woodbury Van Roekel Clark Kiilsholm Cochran Pierson Varley King Coffman Vetter Kitner Poncy Conklin Kluever Radl Voorhees Cunningham Knight Redfern Watson Curran Koch Reed Waugh Den Herder Langland Renda Welden Diehl Lee Roe Winkelman Distelhorst Lipsky Roorda Wolfe Doderer Mayberry Sanders Wood Duffy McCray Schmarie Yoder Dunton Mensing Schroeder Mr. Speaker

Fisher of Greene

The nays were none.

Absent or not voting 27:

Allen Gallagher McCartney Palmer Baker Glenn McIntyre Petersen of Dallas McNamara Busch Grassley Steffen Hanson of Benton Darrington Miller of Jones Story Edgington Hullinger Mowry Thordsen Fischer of Grundy Klein Nelson Van Nostrand Franklin Malonev O'Mallev

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

House File 660, a bill for an act relating to the taking of mussels, was taken up for consideration.

SENATE FILE 517 SUBSTITUTED FOR HOUSE FILE 660

Christensen of Union asked and received unanimous consent to substitute Senate File 517 for House File 660.

Senate File 517, a bill for an act relating to the taking of mussels, was taken up for consideration.

Christensen of Union moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 517)

The ayes were 94:

Fischer of Grundy Andersen Miller of Des Moines Smith Battles Fisher of Greene Miller of Dubuque Sorg Beardslev Freeman Miller of Jones Stokes Bennett Fullerton Miller of Page Strand Bergman Gallagher Moffitt Stromer Bowin Gannon Mohrfeld Strothman Breithach Graham Nelson Sullivan Busch Hanson of Mitchell Nielsen Tapscott Caffrey Harbor Nolin Thordsen Camp Hicklin Ossian Tieden Carnahan Holden Patton Van Drie Christensen Johnson of Audubon Pelton Van Nostrand Clark Johnston of Polk Poncy Van Roekel Cochran - Kiilsholm Radl Varley Coffman Redfern Vetter King Conklin Kitner Reed Voorhees Cunningham Kluever Renda Watson Curran Koch Roe Waugh Den Herder Langland Roorda Welden Diehl Lee Sanders Winkelman Distelhorst Mayberry Schmarie Wolfe Doderer Mensing Schroeder Wood Duffv Middleswart Shepherd Mr. Speaker

The nays were none.

Dunton

Absent or not voting 30:

Millen

Allen	Grassley	McCartney	Petersen of Dallas
Bailey	Hanson of Benton	McCray	Peterson
Baker	Hill	McIntyre	of Woodbury
Darrington	Hullinger	McNamara	Pierson
Edgington	Klein	Mowry	Shaw
Franklin	Knight	O'Malley	Steffen
Gittins	Lipsky	Palmer	Story
Glenn	Maloney		Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 660 WITHDRAWN

Christensen of Union asked and received unanimous consent to withdraw House File 660 from further consideration by the House.

House File 562, a bill for an act relating to compensation of county officers and their deputies and assistants, with report of committee recommending passage, was taken up for consideration.

Shepherd of Lee offered the following amendment filed by him and moved its adoption:

Amend House File 562, in section one, line four (4), by inserting after the word "assistant" the following: ", in counties having two courthouses,".

The amendment was adopted.

Cochran of Webster offered the following amendment:

- 1. Amend House File 562 by adding the following new section:
- "Sec. 2. Section three hundred thirty-one point twenty-two (331.22), Code 1966, is hereby amended as follows:
- 1. By striking lines twenty-two (22) and twenty-three (23) and inserting in lieu thereof the following:
 - "40,000 to 150,000

\$7,250.00."

2. By striking lines twenty-seven (27) and twenty-eight (28) and inserting in lieu thereof the following:

"40,000 to 100,000

\$7,250.00."

2. Amend the title by inserting in line (1) after the word "of" the words "boards of supervisors and".

Varley of Adair rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and that the amendment was germane.

Cochran of Webster moved the adoption of his amendment.

The amendment lost.

Shepherd of Lee moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 562)

The aves were 97:

Andersen	Edgington	Mensing .	Schmarje
Bailey	Fisher of Greene	Millen	Schroeder
Baker	Freeman	Miller of Dubuque	Shepherd
Battles	Fullerton	Miller of Page	Sorg
Beardsley	Gallagher	Moffitt	Stokes
Bennett	Gannon	Mohrfeld	Strand
Bergman	Gittins	Mowry	Strothman
Bowin	Graham	Nelson	Sullivan
Breitbach	Grassley	Nolin	Tapscott
Busch	Hanson of Mitchell	O'Malley	Thordsen
Caffrey	Harbor	Ossian	Tieden
Camp	Hicklin	Palmer	Van Drie
Carnahan	Hill	Patton	Van Nostrand
Christensen	Holden	Pelton	Van Roekel
Clark	Johnson of Audubon	Petersen of Dallas	Varley
Cochran	Kiilsholm	Pierson	Vetter
Coffman	King	Poncy .	Voorhees
Conklin	Kitner	Radl	Watson
Cunningham	Klein	Redfern	Waugh

Curran Knight Reed Welden Koch Renda Darrington Winkelman Den Herder Langland Roe booW Diehl Lee Roorda Yoder Duffy Mayberry Sanders Mr. Speaker

Dunton

The nays were 9:

Distelhorst Johnston of Polk McCray Miller
Doderer Kluever Middleswart of Des Moines

Hanson of Benton Peterson of Woodbury

Absent or not voting 18:

Allen Lipsky Miller of Jones Steffen Fischer of Grundy Maloney Nielsen Story Franklin McCartney Shaw Stromer Glenn McIntyre Smith Wolfe

Hullinger McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SPECIAL ORDER

The hour of 10:00 a.m. having arrived, the Speaker announced the "special order" for Senate File 772.

Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment, with report of committee recommending amendment and passage, was taken up for consideration.

(Deferred)

MOTION TO RECONSIDER LOST (House File 353)

Radl of Linn called up for consideration his motion to reconsider the vote on House File 353, filed May 31, 1967, and found on page 1701 of the House Journal.

Radl of Linn moved to reconsider the vote by which House File 353 failed to pass the House.

The motion lost.

MOTION TO RECONSIDER LOST (Senate File 625)

Grassley of Butler called up for consideration the motion to reconsider the vote on Senate File 625, filed May 26, 1967, by Radl of Linn and found on page 1672 of the House Journal.

Grassley of Butler moved to reconsider the vote by which Senate File $625 \; passed$ the House.

The motion lost.

MOTION TO RECONSIDER LOST (Senate File 575)

Schroeder of Pottawattamie called up for consideration his motion to reconsider the vote on Senate File 575, filed May 31, 1967, and found on page 1701 of the House Journal.

Schroeder of Pottawattamie moved to reconsider the vote by which Senate File 575 passed the House.

The motion lost.

MOTION TO RECONSIDER LOST (Senate File 323)

Voorhees of Black Hawk called up for consideration the motion to reconsider the vote on Senate File 323, filed May 23, 1967, by Schroeder of Pottawattamie and found on page 1577 of the House Journal.

Schroeder of Pottawattamie moved to reconsider the vote by which Senate File 323 passed the House.

The motion lost.

CONSIDERATION OF BILLS

TAX REVISION CALENDAR

The House resumed consideration of Senate File 555, a bill for an act to exempt from the retail sales and use tax sales made to an educational institution and to provide for a refund of any sales or use tax upon the gross receipts of sales to any contractor fulfilling any written contract within an educational institution.

Camp of Clinton asked and received unanimous consent to withdraw his amendment, filed May 25, 1967, and found on page 1639 of the House Journal.

Pelton of Clinton asked and received unanimous consent to withdraw his amendment filed May 26, 1967, and found on page 1663 of the House Journal.

Miller of Page asked and received unanimous consent to withdraw his amendment filed May 26, 1967, and found on page 1682 of the House Journal.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 555)

The ayes were 104:

Andersen Bailey Baker Battles Beardsley Bennett Bergman	Freeman Fullerton Gallagher Gannon Gittins Glenn Grassley	Miller of Des Moines Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Mowry	Shaw Shepherd Smith Sorg Steffen Stokes Strand
Bergman	Grassley	Mowry	Strand
Breitbach	Hanson of Mitchell	Nelson	Stromer

Busch Harbor Nielsen Strothman Caffrey Hicklin Nolin Sullivan Camp Hill O'Malley Tapscott Carnahan Ossian Hullinger Thordsen Johnson of Audubon Palmer Christensen Tieden Clark Kiilsholm Patton Van Drie Cochran Pelton Van Nostrand King Coffman Kitner Petersen of Dallas Van Roekel Cunningham Klein Peterson of Woodbury Varley Darrington Langland Pierson Vetter Den Herder Lee Poncy Voorhees Diehl Radi Lipsky Watson Distelhorst Maloney Reed Waugh Mavberry Doderer Roe Winkelman McNamara Duffy Roorda Wolfe Dunton Mensing Sanders hooWEdgington Middleswart

The navs were 3:

Fisher of Greene

Koch

McCartney

Millen

Welden

Schmarje

Schroeder

Absent or not voting 17:

Allen Franklin Johnston of Polk Bowin Graham Kluever Conklin Hanson of Benton Knight Curran Holden McCray Fischer of Grundy

Redfern Renda Story

McIntyre

Yoder

Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 671, a bill for an act relating to street bonds, with report of committee recommending passage, was taken up for consideration.

Thordsen of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 671)

The ayes were 98:

Gittins Miller of Dubuque Schroeder Andersen Baker Glenn Miller of Jones Shaw Battles Grasslev Miller of Page Shepherd Smith Beardsley Hanson of Mitchell Moffitt

Mohrfeld Bennett Harbor Sorg Bergman Nelson Steffen Hicklin Stokes Caffrey Hill Nielsen Johnson of Audubon Nolin Strand Camp Christensen Johnston of Polk O'Malley Stromer Strothman Clark Kiilsholm Ossian Sullivan Coffman Palmer King Conklin Kitner Patton Tapscott Klein Petersen of Dallas Thordsen Cunningham Kluever Peterson of Woodbury Van Drie Curran Knight Pierson Varley Darrington Koch Vetter Den Herder Poncy Langland Distelhorst Radl Watson Redfern Waugh Doderer Lee Reed Welden Duffy Lipsky Maloney Renda Winkelman Dunton McCartney Roe Wolfe Edgington Fisher of Greene Mensing Roorda Wood

Freeman Middleswart Sanders Yoder
Fullerton Millen Schmarje Mr. Speaker

Gallagher Miller of Des Moines

The nays were 1:

McNamara

Absent or not voting 25:

Allen Diehl Holden Pelton Bailey Fischer of Grundy Hullinger Story Bowin Mayberry Franklin Tieden Breitbach McCray Van Nostrand Gannon McIntyre Busch Graham Van Roekel

Carnahan Cochran

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Mowry

Voorhees

House File 475, a bill for an act relating to contested elections for seats in the General Assembly, with report of committee recommending passage, was taken up for consideration.

Johnston of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 475)

Hanson of Benton

The ayes were 108:

Andersen Fischer of Grundy McNamara Sanders Bailey Fisher of Greene Mensing Schmarje

Raker Middlegwart Schroeder Freeman Rattles Fullerton Millen Show Beardsley Gallagher Miller of Des Moines Smith Bennett Gittins Miller of Dubuque Sorg Bergman Glenn Miller of Jones Steffen Bowin Grasslev Moffitt Stokes Breithach Hanson of Mitchell Mohrfeld Strand Rusch Harbor Nelson Stromer Caffrey H:11 Nielsen Strothman Camp Holden Nolin Sullivan Carnahan Hullinger O'Malley Tanscott Christensen Johnson of Audubon Ossian Thordsen Clark Johnston of Polk Palmer Tieden Cochran Kiilsholm Patton Van Drie Coffman Pelton Van Nostrand King Conklin Kitner Petersen of Dallas Varley Cunningham Klein Peterson of Woodbury Vetter Curran Pierson Watson Kluever Darrington Waugh Knight Poncy Den Herder Koch Radl Welden Diehl Langland Redfern Winkelman Distelhorst Reed Wolfe Lee Doderer Lipsky Renda booW Dunton Maloney Roe Yoder Mr. Speaker

The nays were none.

Edgington

Absent or not voting 16:

Allen -Graham McCrav Shepherd Hanson of Benton Duffv McIntyre Story Franklin Hicklin Miller of Page Van Roekel Voorhees Gannon Mavberry Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 418, a bill for an act relating to hotelkeepers' liens, with report of committee recommending passage, was taken up for consideration.

Glenn of Polk offered the following amendment filed by him and moved its adoption:

Roorda

Amend House File 418 by adding thereto the following section:

McCartney

Section five hundred eighty-three point one (583.1), subsection four (4), Code 1966, is amended by inserting at the end thereof the following:

"Provided, however, that the property listed as exempt in chapter six hundred twenty-seven (627) or any other chapter of the Code shall not be included under this definition when applicable to liens for any apartment house or other multiple-dwelling structure."

The amendment was adopted.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 418)

The ayes were 104:

Andersen Freeman Mensing Schroeder Baker Fullerton Middleswart Shaw Battles Gallagher Millen Shepherd Beardsley Miller of Des Moines Smith Gittins Bennett Glenn Miller of Dubuque Sorg Miller of Jones Bergman Grasslev Steffen Bowin Harbor Moffitt Strand Breitbach Hill Mohrfeld Stromer Busch Hullinger Nelson Strothman Caffrey Johnson of Audubon Nielsen Sullivan Nolin Johnston of Polk Camp Tapscott Carnahan Kiilsholm O'Malley Thordsen Christensen King Palmer Tieden Clark Kitner Patton Van Drie Coffman Klein Pelton Van Nostrand Conklin Kluever Petersen of Dallas Van Roekel Cunningham Knight Peterson of Woodbury Varley Curran Koch Pierson Vetter Darrington Langland Poncy Watson Den Herder Lee Radl Waugh Diehl Lipsky Redfern Welden Doderer Maloney Reed Winkelman Dunton Mayberry Renda Wolfe Edgington McCartney Roe booW Fischer of Grundy McCrav Roorda Yoder. Fisher of Greene McNamara Sanders Mr. Speaker

The nays were 4:

Hicklin Holden Ossian Stokes

Absent or not voting 16:

Allen Duffy Hanson of Benton Mowry Bailey Franklin Hanson of Mitchell Schmarje Cochran Gannon McIntyre Story Distellorst Graham Miller of Page Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 88, a bill for an act relating to payment of attorney fees and court costs in actions involving divorce decrees, with report of committee recommending

amendment and passage, was taken up for consideration.

Hill of Marshall asked and received unanimous consent to withdraw his amendment filed February 9, 1967, and found on page 279 of the House Journal.

Hill of Marshall offered the following amendment filed by the committee on judiciary and moved its adoption:

Amend House File 88 as follows:

1. Amend section one (1) by striking lines four (4) through ten (10) and inserting in lieu thereof the following:

"If an action is brought by one of the parties to modify a court order entered under the provisons of this chapter, the court may award either party a reasonable allowance for attorney fees, and may make such allowance even if the action is terminated prior to hearing or trial. The court may apportion costs between the parties."

2. Amend section two (2) by striking lines four (4) through ten (10) and inserting in lieu thereof the following: "If a contempt action is brought by one of the parties to enforce a court order entered under the provisions of this chapter, the court may award either party a reasonable allowance for attorney fees and may make such allowance even if the action is terminated prior to hearing or trial. The court may apportion costs between the parties."

The amendment was adopted.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 88)

The aves were 107:

Andersen	Freeman	Middleswart	Shepherd
Bailey	Fullerton	Millen	Smith
Baker.	Gallagher	Miller of Des Moines	Sorg
Battles	Gannon	Miller of Dubuque	Steffen
Beardsley	Gittins	Miller of Jones	Stokes
Bennett	Glenn	Moffitt	Strand
Bergman	Grassley	Mohrfeld	Stromer
Bowin	Harbor	Mowry	Strothman
Breitbach	Hicklin	Nelson	Sullivan
Busch	Hill	Nielsen	Tapscott
Caffrey	Holden	Nolin	Thordsen
Carnahan	Hullinger	O'Malley	Tieden
Christensen	Johnson of Audubon	Ossian	Van Drie
Clark	Johnston of Polk	Palmer	Van Nostrand
Cochran	Kiilsholm	Patton	Van Roekel
Coffman	King	Pelton	Varley
Conklin	Kitner	Petersen of Dallas	Vetter
Cunningham	Klein	Peterson of Woodbury	Voorhees

Shaw

Watson Curran Kluever Poncy Darrington Koch Radl Waugh Den Herder Redfern Welden Lee Renda Winkelman Diehl Lipsky Maloney Wolfe Distelhorst Roe Mayberry Roorda Wood Doderer Dunton McCartney Sanders Yoder McNamara Schroeder Mr. Speaker Edgington

Fisher of Greene Mensing Shaw

The nays were 4:

Camp Knight Langland Pierson

Absent or not voting 13:

Allen Graham McCray Reed

Duffy Hanson of Benton McIntyre Schmarje
Fischer of Grundy Hanson of Mitchell Miller of Page Story

Franklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 614, a bill for an act relating to jury selection, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

McCrav

On the question "Shall the bill pass?" (H.F. 614)

Freeman

The ayes were 108:

Andersen

Alluer Self	rreeman	MCClay	Sliaw
Bailey	Fullerton	McNamara	Shepherd
Baker	Gallagher	Middleswart	Smith
Battles	Gannon	Millen	Sorg
Beardsley	Gittins	Miller of Des Moines	Steffen
Bennett	Glenn	Miller of Dubuque	Stokes
Bergman	Graham	Miller of Jones	Strand
Bowin	Grassley	Moffitt	Stromer
Breitbach	Hicklin	Mohrfeld	Strothman
Busch	Hill	Nelson	Sullivan
Caffrey	Holden	Nielsen	Tapscott
Camp	Hullinger	Nolin	Thordsen
Carnahan	Johnson of Audubon	O'Malley	Tieden
Christensen	Johnston of Polk	Ossian	Van Drie
Cochran	Kiilsholm	Palmer	Van Nostrand
Coffman	King	Patton	Van Roekel
Conklin	Kitner	Pelton	Varley
Cunningham	Klein	Petersen of Dallas	Vetter

Curran Kluever Darrington Knight Den Herder Koch Diehl Langland Distelhorst Lee Doderer Lipsky Dunton Maloney Edgington Mayberry Fisher of Greene McCartney

Peterson of Woodbury Voorhees Pierson Watson Poncy Waugh Redfern Welden Reed Winkelman Roe Wolfe Roorda Wood Sanders Yoder Schroeder Mr. Speaker

The nays were 1:

Renda

Absent or not voting 15:

Allen Franklin McIntyre Radl
Clark Hanson of Benton Mensing Schmarje
Duffy Hanson of Mitchell Miller of Page Story
Fischer of Grundy Harbor Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 546, a bill for an act to amend Chapter three hundred seventy (370), Code 1966, relating to the control of municipal recreational facilities, with report of committee recommending passage, was taken up for consideration.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 546, Section 1, as follows:

- 1. Strike lines four (4) and five (5) and insert in lieu thereof the words "The city or".
- 2. Lines six (6) and thirteen (13), strike the word "said" and insert in lieu thereof in each line the word "a".
- 3. Line fifteen (15), strike the first word "said" and insert in lieu thereof the word "a".

The amendment lost.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 546)

The ayes were 103:

Andersen Fisher of Greene Mayberry

Shaw

Middleswart Shepherd Bailey Freeman Baker Fullerton Miller of Des Moines Smith Miller of Dubuque Sorg Battles Gallagher Miller of Jones Steffen Beardsley Gannon Miller of Page Stokes Bennett Glenn Graham Moffitt Strand Bergman Bowin Hanson of Benton Mohrfeld Stromer Breitbach Harbor Mowry Strothman Hicklin Nelson Sullivan Busch Caffrey Hill Nielsen Tapscott Carnahan Holden Nolin Tieden Van Drie Christensen Hullinger O'Malley Cochran Johnson of Audubon Ossian Van Nostrand Coffman Johnston of Polk Palmer Van Roekel Conklin Kiilsholm Patton Varley Pelton Vetter Cunningham King Curran Kitner Petersen of Dallas Watson Peterson of Woodbury Waugh Darrington Klein Welden Den Herder Kluever Pierson Diehl Knight Poncy Winkelman Distelhorst Koch Redfern Wolfe Duffy Langland Reed Wood Yoder Dunton Lee Renda Lipsky Roe Mr. Speaker Edgington

The nays were 2:

Fischer of Grundy

Camp

Schroeder

Malonev

Absent or not voting 19:

Allen Grasslev McNamara Schmarje Clark Hanson of Mitchell Mensing Story Millen Thordsen Doderer McCartnev McCray Radl Voorhees Franklin McIntvre Sanders Gittins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Roorda

Senate File 591, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gas works for said town and the issuance, sale, and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 591)

The ayes were 97:

	~		
Andersen	Gannon .	McCray	Schmarje
Bailey	Gittins	McNamara	Schroeder
Battles .	Glenn	Middleswart	Shaw
Beardsley	Graham	Miller of Des Moines	Shepherd
Bennett	Grassley	Miller of Dubuque	Smith
Bergman	Hanson of Benton	Miller of Jones	Steffen
Bowin	Harbor	Miller of Page	Stokes
Breitbach	Hicklin	Moffitt	Strand
Busch	Hill	Mowry	Stromer
Caffrey	Holden	Nelson	Strothman
Carnahan	Johnson of Audubon	Nielsen	Sullivan
Christensen	Johnston of Polk	O'Malley	Tapscott
Cochran	Kiilsholm	Ossian	Tieden
Coffman	King	Palmer	Van Drie
Cunningham	Kitner	Patton	Van Nostrand
Curran	Klein	Pelton	Van Roekel
Darrington	Kluever	Petersen of Dallas	Vetter
Den Herder	Knight	Peterson of Woodbury	Watson
Diehl	Koch	Pierson	Waugh
Distelhorst	Langland	Poncy	Welden
Duffy	Lee	Radl	Winkelman
Dunton	Lipsky	Redfern	Wolfe
Fisher of Greene	Maloney	Renda	Wood
Freeman	Mayberry	Roorda	Mr. Speaker
Gallagher	-		•

The nays were 1:

Conklin

Absent or not voting 26:

Allen	Franklin	Millen	Sorg
Baker	Fullerton	Mohrfeld	Story
Camp	Hanson of Mitchell	Nolin	Thordsen
Clark	Hullinger	Reed	Varley
Doderer	McCartney	Roe	Voorhees
Edgington	McIntyre	Sanders	Yoder
Fischer of Grundy	Mensing		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 592, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the town of Prescott, in Adams county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 592)

The ayes were 99:

Andersen Gannon McNamara Sanders Bailey Gittins Middleswart Schmarie Battles Glenn Millen Schroeder Beardslev Graham Miller of Des Moines Shaw Miller of Dubuque Bennett Grasslev Shepherd Hanson of Benton Miller of Jones Smith Rowin Miller of Page Breitbach Harbor Sorg Busch Hicklin Moffitt Stokes Caffrey Hill. Mohrfeld Strand Carnahan Holden Mowry Stromer Christensen Johnson of Audubon Nelson Strothman Cochran Johnston of Polk Nielsen Sullivan Coffman Kiilsholm O'Mallev Tapscott Cunningham Van Drie King Ossian Curran Palmer Van Nostrand Kitner Darrington Patton Vetter Klein Den Herder Kluever Pelton Vorrhees Diehl Knight Petersen of Dallas Watson Distelhorst Koch Peterson of Woodbury Waugh Duffy Langland Pierson Welden Dunton Lee Poncy Winkelman Fisher of Greene Lipsky Radl Wolfe Wood Freeman Maloney Redfern Mayberry Fullerton Renda Mr. Speaker Gallagher McCray Roorda

The nays were 1:

Conklin

Absent or not voting 24:

Allen	·Edgington	McIntyre	Story
Baker	Fischer of Grundy	Mensing	Thordsen
Bergman	Franklin	Nolin	Tieden
Camp	Hanson of Mitchell	Reed	Van Roekel
Clark	Hullinger	Roe	Varley
Doderer	McCartney	Steffen	Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 593, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in

Taylor county, Iowa, and the town of Clearfield, in Taylor and Ringgold counties, Iowa, and declaring said gas supply contract to be legal, valid and enforceable according to its terms, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 593)

The ayes were 100:

Andersen Gannon McNamara Renda Bailey Gittins Middleswart Roorda Battles Glenn Millen Sanders Beardslev Graham Miller of Des Moines Schroeder Bennett Grassley Miller of Dubuque Shaw Bergman Hanson of Benton Miller of Jones Shepherd Bowin Hanson of Mitchell Miller of Page Smith Breitbach Harbor Moffitt Stokes Busch Hicklin Mohrfeld Strand Caffrey Hill Mowry Strothman Camp Holden Nelson Sullivan Carnahan Johnson of Audubon Nielsen Tapscott Christensen Kiilsholm Nolin Thordsen Cochran Van Drie King O'Malley Coffman Kitner Ossian Van Nostrand Cunningham Klein Palmer Van Roekel Curran Kluever Patton Vetter Darrington Kn ight Pelton Voorhees Diehl Langland Petersen of Dallas Watson Distelhorst Lee Peterson of Woodbury Waugh Duffy Lipsky Pierson Welden Dunton Maloney Poncy Winkelman Fisher of Greene Mayberry Radl Wolfe McCartney Freeman Redfern Wood Fullerton McCray Reed Mr. Speaker

The nays were 1:

Conklin

Absent or not voting 23:

Allen	Fischer of Grundy	McIntyre	Story
Baker	Franklin	Mensing	Stromer
Clark	Gallagher	Roe	Tieden
Den Herder	Hullinger	Schmarje	Varley
Doderer	Johnston of Polk	Sorg	Yoder
Edgington	Koch	Steffen	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 594, a bill for an act to legalize and validate the proceedings of the town council of the town of Prescott, in Adams county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold, moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 594)

The ayes were 96:

Andersen Gannon McNamara Sanders Bailey Gittins Middleswart Schmarje Battles Glenn Millen Schroeder Beardslev Graham Miller of Jones Shaw Bergman Miller of Page Grasslev Smith Bowin Hanson of Benton Moffitt Sorg Breitbach Hanson of Mitchell Mohrfeld Stokes Busch Harbor Mowry Strand Caffrey Hicklin Nelson Strothman Camp Hill Nielsen Sullivan Carnahan Holden Nolin Tapscott Christensen Johnson of Audubon O'Malley Thordsen Cochran Johnston of Polk Ossian Van Drie Coffman Kiilsholm Palmer Van Nostrand Curran King Patton Van Roekel Darrington Vetter Kitner Pelton Den Herder Klein Petersen of Dallas Voorhees Diehl Kluever Peterson of Woodbury Watson Distelhorst Knight Pierson Waugh Dunton Lee Poncy Welden Fisher of Greene Lipsky Radl Winkelman Freeman Maloney Reed Wolfe Fullerton Mayberry Renda booW Gallagher McCrav Roorda Mr. Speaker

The nays were 1:

Conklin

Absent or not voting 27:

Allen	Edgington	McIntyre	Steffen
Baker	Fischer of Grundy	Mensing	Story
Bennett	Franklin	Miller of Des Moines	Stromer
Clark	Hullinger	Miller of Dubuque	Tieden
Cunningham	Koch	Redfern	Varley
Doderer	Langland	Roe	Yoder
Duffy	McCartney	Shanhand	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 595, a bill for an act to legalize and validate the proceedings of the town council of the town of Lenox, in Taylor county, Iowa, authorizing and providing for the execution of a contract for the purchase of natural gas and declaring said contract to be a legal, vlaid, and enforceable obligation of said town according to its terms, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 595)

The ayes were 98:

Andersen	Glenn	Miller of Des Moines	Schmarje
Bailey	Graham	Miller of Dubuque	Schroeder
Battles	Grassley	Miller of Jones	Shaw
Beardsley	Hanson of Benton	Miller of Page	Shepherd
Bergman	Hanson of Mitchell	Moffitt	Smith
Bowin	Harbor	Mohrfeld	Sorg
Breitbach	Hicklin	Mowry	Stokes
Busch	Hill	Nelson	Strand
Caffrey	H o lden	Nielsen	Strothman
Carnahan	Johnson of Audubon	Nolin	Sullivan
Christensen	Kiilsholm	O'Malley	Tapscott
Cochran	King	Ossian	Thordsen
Coffman	Kitner	Palmer	Van Drie
Cunningham	Klein	Patton	Van Nostrand
Curran	Kluever	Pelton	Van Roekel
Darrington	Knight	Peterson of Woodbury	Vetter
Den Herder	Langland	Pierson	Voorhees
Diehl	Lee	Poncy	Watson
Dunton	Lipsky	Radl	Waugh
Edgington	Maloney	Redfern	Welden
Fisher of Greene	McCartney	Reed	Winkelman
Freeman .	McCray	Renda	Wolfe
Fullerton	McNamara	Roorda	Wood
Gannon	Middleswart	Sanders	Mr. Speaker
Gittins	Millen		

The nays were 1:

Conklin

Absent or not voting 25:

Allen	Duffy	Koch	Steffen
Baker	Fischer of Grundy	Mayberry	Story
Bennett	Franklin	McIntyre	Stromer
Camp	Gallagher	Mensing	Tieden

Roe

Clark Distelhorst Hullinger

Johnston of Polk

Petersen of Dallas

Varley Yoder

Doderer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 596, a bill for an act to legalize and validate the proceedings of the city council of the city of Bedford, in Taylor county, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said city to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said city, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 596)

The ayes were 97:

Andersen	Gallagher	McCray	Sanders
Bailey	Gannon	McNamara ,	Schmarje
Battles	Gittins	Middleswart	Schroeder
Beardsley	Glenn	Millen	Shaw
Bergman	Graham	Miller of Des Moines	Shepherd
Bowin	Grassley	Miller of Dubuque	Smith
Breitbach	Hanson of Benton	Miller of Jones	Sorg
Busch	Hanson of Mitchell	Miller of Page	Stokes
Caffrey	Harbor	Moffitt	Strand
Camp	Hicklin	Mowry	Strothman
Carnahan	Hill	Nelson	Sullivan
Christensen	Holden	Nielsen	Tapscott
Cochran	Johnson of Audubon	Nolin	Thordsen
Coffman	Kiilsholm	O'Malley	Van Drie
Cunningham	King	Ossian	Van Roekel
Curran	Kitner	Palmer	Vetter
Darrington	Klein	Patton	Voorhees
Den Herder	Kluever	Pelton	Watson
Diehl	Knight	Petersen of Dallas	Waugh
Distelhorst	Langland	Peterson of Woodbury	Welden
Dunton	Lipsky	Poncy	Winkelman
Edgington	Maloney	Reed	Wolfe
Fisher of Greene	Mayberry	Renda	Wood
Freeman	McCartney	Roorda	Yoder

The nays were 1:

Conklin

Absent or not voting 26:

Allen Baker

Fullerton

Franklin Hullinger Mohrfeld Pierson

Story Stromer

Johnston of Polk Bennett Radi Tieden Clark Koch Redfern Van Nostrand Doderer Roe Lee Varley Duffv McIntyre Steffen Mr. Speaker

Fischer of Grundy Mensing

The bill having received a constitutional majority was declared to have passed $^{\circ}$ the House and the title was agreed to.

Senate File 597, a bill for an act to legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of Lenox, in Taylor county, Iowa, and the city of Bedford, in Taylor county, Iowa, and declaring said gas supply contract to be legal, valid, and enforceable according to its terms, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 597)

The ayes were 87:

A - d - - - - - -

Andersen	Fullerton	Middleswart	Schroeder
Bailey	Gannon	Millen	Shaw
Battles	Gittins	Miller of Des Moines	Sorg
Beardsley	Glenn	Miller of Dubuque	Stokes
Bergman	Graham	Miller of Page	Strand
Bowin	Grassley	Moffitt	Strothman
Breitbach	Hanson of Mitchell	Mohrfeld	Sullivan
Busch	Harbor	Nielsen	Tapscott
Caffrey	Hicklin	Nolin	Thordsen
Camp	Hill	O'Malley	Van Drie
Carnahan	Holden	Ossian	Van Roekel
Christensen	Johnson of Audubon	Palmer	Vetter
Cochran	Kiilsholm	Patton	Voorhees
Coffman	King	Pelton	Watson
Cunningham	Kitner	Peterson of Woodbury	Waugh
Curran	Klein	Poncy	Welden
Den Herder	Knight	Redfern	Winkelman
Diehl	Langland	Reed	Wolfe
Distelhorst	Lee	Renda	Wood
Dunton	Lipsky	Roorda	Yoder
Edgington	Maloney	Sanders	Mr. Speaker
Fisher of Greene	McCray	Schmarje	

The navs were 6:

Conklin McCartney Pierson Radl

Kluever McNamara

Absent or not voting 31:

Allen	Franklin	McIntyre	Smith
Baker	Freeman	Mensing	Steffen
Bennett	Gallagher	Miller of Jones	Story

ClarkHanson of BentonMowryStromerDarringtonHullingerNelsonTiedenDodererJohnston of PolkPetersen of DallasVan Nostrand

Duffy Koch Roe Varley

Fischer of Grundy Mayberry Shepherd

The bill having received a constitutional majority was declared to have passed, the House and the title was agreed to.

Senate File 598, a bill for an act to legalize and validate the proceedings of the town council of the town of Clearfield, in Taylor and Ringgold counties, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said town and the issuance, sale and delivery of gas revenue bonds of said town to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold and delivered pursuant to said proceedings to be enforceable obligations of said town, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 598)

The ayes were 97:

Millen Schroeder Andersen Gittins Glenn Miller of Des Moines Shaw Bailey Miller of Dubuque Shepherd Baker Graham Miller of Jones Smith Battles Grassley Beardsley Hanson of Benton Miller of Page Sorg Bergman Hanson of Mitchell Moffitt Stokes Bowin Strand Harbor Mohrfeld Breitbach Hicklin Nelson Strothman Busch Hill Nielsen Sullivan Caffrey Holden Nolin Tapscott Camp Johnson of Audubon O'Malley Thordsen Carnahan Kiilsholm Ossian Van Drie Christensen King Palmer Van Nostrand Cochran Patton Van Roekel Kitner Coffman Klein Pelton Vetter Cunningham Knight Petersen of Dallas Voorhees Den Herder Langland Peterson of Woodbury Watson Diehl Lee Poncy Waugh Radl Welden Distelhorst Lipsky Maloney Redfern Winkelman Dunton Fisher of Greene Mayberry Reed Wolfe Freeman McCray Renda Wood Fullerton McNamara Roorda . Yoder Mr. Speaker Gallagher Middleswart Sanders

The nays were 4:

Gannon

Conklin Kluever McCartney Pierson

Absent or not voting 23:

Koch Duffy Steffen Allen Edgington McIntyre Bennett Story Fischer of Grundy Clark Mensing Stromer Curran Franklin Mowry Tieden Hullinger Roe Varley Darrington Doderer Johnston of Polk Schmarje

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hill of Marshall on request of the Speaker; Story of Black Hawk, excused because of illness, on request of the Speaker.

PRESENTATION OF VISITORS

Hullinger of Decatur introduced to the House the Honorable Tom Dougherty, Albia, Iowa, former member of the House from Lucas County in the Sixtieth Extra and Sixty-first General Assemblies.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 480, a bill for an act relating to an air pollution control program.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 480

Amend House File 480 as follows:

By striking in section three (3), line three (3), the words "as an agency of the state government" and by inserting in lieu thereof the words "within the department of health".

By inserting in section four (4), line thirty-two (32), the word "public" before the word "hearings".

By inserting in section four (4), line thirty-two (32), after the word "hearings" the words "except when the evidence to be received is confidential pursuant to section eight (8) of this Act".

By inserting in section five (5), line sixty-nine (69) after the word "available" the words "pursuant to the Iowa merit system".

By striking in section eight (8), lines fourteen (14) and fifteen (15), the words "identify, directly or indirectly, any owner or operator or".

SPECIAL ORDER

The House resumed consideration of the "special order" on Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Fisher of Greene offered the following amendment filed by him and moved its adoption:

Senate File 772 is hereby amended as follows:

- 1. Section 1, by striking the period after the word "property" in line fifteen (15) and inserting in lieu thereof the following: ", and not influenced by contemplated special value or use value of the property."
- 2. Section 1, by striking all of lines 21 thru 22 and inserting in lieu thereof the following: "In assessing and placing actual value on agricultural real property, said value shall be determined by its current use, productivity and earning capacity."
- 3. Section 1, by inserting a period after the word "capricious" at the end of line fifty-two (52) and by striking the remainder of the section.
 - 4. Section 8, by striking all of said section.

Division was requested.

Fisher of Greene moved the adoption of Division 1 of the amendment.

Division 1 of the amendment was adopted.

Distelhorst of Des Moines offered the following amendment to Division 2 of the Fisher amendment:

Amend the Fisher et al amendment to Senate File 772, filed May 31, 1967, as follows:

1. By striking in line ten (10) the word "and" and adding after the word "capacity" the following:

"and special assessments that by their need will be in effect for a period expected to exceed fifteen (15) years,"

Fisher of Greene offered the following amendment to Division 2 of the Fisher amendment:

Amend the Fisher of Greene et al amendment to Senate File 772, filed May 31, by striking in line ten (10) the words "and earning capacity". and inserting in lieu thereof the following: "earning capacity, and fair market value."

(Pending at adjournment)

REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar.

- H.F. 516 Committee Bill Relating to the merger of county school systems for the purpose of creating merged intermediate school systems. By Committee on Schools.
- S.F. 742 Relating to motor fuel tax. By Committee on Ways and Means.
- S.F. 681 Relating to the issuance of permits for the movement of vehicles and loads of excess size and weight. By Legislative Research Committee. (Fischer of Grundy, Gannon, Fisher of Greene, et al.)
- S.F. 779 Relating to errors and omissions insurance for county officers and deputies and employees of county offices. By Committee on Governmental Subdivisions.
- S.F. 131 Authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor and to reconstruct, complete, improve, repair, remodel, operate, control, maintain and operate such bridges, to establish tolls and charges for the use of such bridges and to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges and to refund bonds payable from such revenues.
- H.F. 388 Relating to joint services by municipal bodies. (Companion S. F. 414) By Kluever, Fischer of Grundy et al.
- S.F. 743 Creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue. By Committee on Governmental Affairs.
- S.F. 740 Relating to the department of revenue and collection of premium tax upon insurance policies. By Committee on Governmental Affairs.
- S.F. 745 To transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue. By Committee on Governmental Affairs.
- S.F. 746 Relating to the reorganization of the Iowa Liquor Control Commission. By Committee on Governmental Affairs.
- S.F. 739 To establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions. By Committee on Governmental Affairs.

FLOYD H. MILLEN, Chairman Sifting Committee

REQUEST TO VOTE

Moffitt of Appanoose asked and received unanimous consent to be recorded as voting aye on House File 344.

Tieden of Clayton asked and received unanimous consent to be recorded as voting ave on House File 562.

Cochran of Webster asked and received unanimous consent to be recorded as voting aye on Senate File 555.

BILL SIGNED BY THE GOVERNOR

A communication was received announcing that on May 26, 1967, the Governor had approved the following: Senate File 385.

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which Senate File 700 passed the House.

RAY V. BAILEY MARVIN W. SMITH

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which House File 550 passed the House.

LESTER L. KLUEVER

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 406 passed the House.

JOHN L. MOWRY

AMENDMENTS FILED

Amend Senate File 772 as follows:

Amend section one, lines thirty-eight and thirty-nine by inserting after the figure "2" the words "experienced, qualified and".

SHAW of Scott HOLDEN of Scott

Amend Senate File 772 as follows:

Amend section one, line fifty-four (54) by inserting after the figure "(2)" the words "experienced, qualified and".

SHAW of Scott HOLDEN of Scott

Amend Senate File 772 as follows:

Amend Section 1 lines thirty-eight (38) and thirty-nine (39) by inserting after the word "disinterested" the word "competent".

REDFERN of Lee

Amend Senate File 739 as follows:

- 1. Section 4, line 28, by striking the word "of" and inserting in lieu thereof the word "and",
 - 2. Section 38, line 5, by striking the word "the".
- 3. Section 39, lines 6 and 7, by striking "board of regents of state institutions" and inserting in lieu thereof "state board of regents".

- 4. Section 49, line 7, by striking "tendent of the state hospital-school" and inserting in lieu thereof "tendents of the state hospital-schools".
- 5. Section 50, line 8, by striking "line sixteen (16) the word board" and inserting in lieu thereof "lines fifteen (15) and sixteen (16) the words 'the board".
- 6. Section 63, line 5, by striking the word "have" and inserting in lieu thereof the word "has".
 - 7. Section 75, line 9, by striking the second word "the".
- 8. Section 76, line 15, by inserting after "(15)" the words "of sub-section two (2)".
- 9. Section 85, line 6, by striking the second word "the" and inserting in lieu thereof the word "their".
- 10. Section 100, line 3, by striking "line eleven (11) the words 'board" and inserting in lieu thereof "lines ten (10) and eleven (11) the words 'the board".

Section 100, line 11, by inserting preceding the word "board" the word "the".

- 11. Section 127, line 3, by striking "subsection two (2)" and inserting in lieu thereof "subsections two (2) and three (3)".
- 12. Section 148, by adding thereto the following subsection: "3. By striking from line 37 the word "board" and by inserting in lieu thereof the words "state director".
 - 13. Section 153, by adding thereto the following:
- "Section two hundred twenty-five point six (225.6), Code 1966, is further amended by striking from line ten (10) the words 'board of control' and inserting in lieu thereof the word 'director'".
- 14. Section 158, line 3, by striking the word "state" and inserting in lieu thereof the word "its".
 - 15. Section 177, by adding thereto the following:
- "Section two hundred twenty-seven point nine (227.9), Code 1966, is further amended by striking from line 4 the word "it" and inserting in lieu thereof the word "he".
 - 16. Section 183, by adding thereto the following:
- "Section two hundred twenty-seven point eighteen (227.18), Code 1966, is further amended by striking from lines 8 and 9 the words 'board of control' and inserting in lieu thereof the words 'state director'".
- 17. Section 193, lines 5 and 6, by striking the words "words board of control" and inserting in lieu thereof "word board".

- 18. Section 203, by striking lines 3 and 4 and inserting in lieu thereof the following: "one (1) through three (3) and that part of line 4 preceding the word 'is' and inserting in lieu thereof the following: 'The state director'".
 - 19. Section 217 as follows:
 - a. Line 30, strike "sion" and insert "sions".
 - b. Line 38, by striking "it" and inserting "its".
 - c. Line 50, by inserting the word "second" before the word "word".
 - d. Line 53, by striking "one (1)" and inserting two (2)".
- 20. Section 244, line 3, by striking "two (2) and three (3)" and inserting "one (1) and two (2)".
 - 21. Section 310, as follows:
 - a. Line 3, by inserting after the word "the" the word "second".
 - b. Line 5, by inserting after the word "the" the word "second".
- 22. Section 316, line 4, by striking the words "For the purpose of this chapter the" and inserting in lieu thereof the word "The".
 - 23. Section 332, by adding thereto the following:
- ''3. By striking from line 4 the word 'its' and inserting in lieu thereof the word 'his'''.
 - 24. Section 420 as follows:
- a. Line 6, by striking the word "three (3)" and inserting in lieu thereof the word "two (2)".
- b. Line 8, by striking the word "seven (7)" and inserting in lieu thereof the word "six (6)".
- c. Line 10, by striking the word "five (5)" and inserting in lieu thereof the word "four (4)".
- d. Line 14, by striking the word "six (6)" and inserting in lieu thereof the word "five (5)"; also by inserting the word "second" preceding the word "word".
- e. Line 19, by striking the word "ten (10)" and inserting in lieu thereof the word "nine (9)".
- f. Line 22, by striking the words "twelve (12) and thirteen (13)" and inserting in lieu thereof the words "eleven (11) and twelve (12)".
- g. Line 27, by striking the word "fifteen (15)" and inserting in lieu thereof the word "fourteen (14)".

- h. Line 30, by striking the words "line twenty (20)" and inserting in lieu thereof the words "lines seventeen (17) and eighteen (18)".
- 25. Section 421, line 3, by striking the word "fifty-three (53)" and inserting in lieu thereof the word "forty-seven (47)".
 - 26. Section 428, as follows:
- a. By striking from line 3 the words "twenty-four (24) and twenty-five (25)" and inserting in lieu thereof the words "twenty-five (25) and twenty-six (26)".
- b. By striking from line 7 the word "twenty-seven (27)" and inserting in lieu thereof the word "twenty-eight (28)".
- c. By striking from line 10 the word "twenty-nine (29)" and inserting in lieu thereof the word "thirty (30)".
 - 27. Section 434, line 3, by striking the first word "of".
 - 28. By adding thereto the following section:

"Section two hundred twenty-one point three (221.3), Code 1966, is amended by striking from line one (1) the word "board" and inserting in lieu thereof the words "director of mental health of the state department of social services".

LIPSKY of Linn KLEIN of Winnebago GALLAGHER of Black Hawk

Amend Senate File 772 by adding the following new section:

Section seventy-five point one (75.1), Code 1966, is amended by adding at the end thereof the following:

- "it is unlawful for any person to vote or participate in any bond election, who is not a freeholder and a qualified elector. Any person violating this section shall, upon conviction, be guilty of a misdemeanor.
- "1. Any person is deemed a freeholder who has an immediate beneficial ownership, interest, legal or equitable, in the title to a fee simple estate in land.
- "2. a. In any election where only freeholders are qualified to vote the regular registration books shall be used and only those persons who are shown thereon as freeholders shall be entitled to vote in said election.
- <u>b.</u> In order to determine the number of freeholders entitled to vote in each particular election, the clerk shall determine from the records of his office the number of freeholders appearing on said registration books and shall execute his certificate as to the number, which shall be accepted as the determination prima facie of those entitled to vote in the election.
- <u>c.</u> Those persons shown on the registration books in a freeholders' election to be freeholders shall be permitted to vote in the election.

d. Any registered elector who is not shown as a freeholder and any person in precincts where no registration is required who presents to the judges of election a tax receipt showing a payment of taxes on property in his name or a deed or certified copy thereof of property in his name, or makes a sworn affidavit of ownership giving either a legal description, address or location of the property in his name shall be entitled to vote in the election and shall be considered a freeholder.

"The number of persons qualifying in this manner shall be added to the number shown on the certificate of the judges in determining the number of persons qualified as freeholders.

"e. Qualification and registration of electors participating in any bond election are the same as prescribed for voting in elections under the general election laws and in addition, they shall submit proof by either affidavit, tax receipt, deed or certified copy of deed before the registration officer that they are freeholders who are qualified electors residing in the county, district or municipality in which the election is to be held.

STROTHMAN of Henry

Amend House File 567 as follows:

- 1. Section 1, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
- "Section 1. There is hereby created a committee to be known as the Iowa educational study committee. Membership of the committee shall be as follows:".
- 2. Section 5, by striking from each of lines three (3) and four (4) the words "policy commission" and inserting in lieu thereof in each line the words "study committee".
- 3. Section 6, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
 - "Sec. 6. The duties of the Iowa educational study committee shall be to:
 - 1. Serve as a review committee for requests and in-".

Section 6, by striking all of subsection 2 and 7.

Section 6, by striking all of subsection 6 and inserting in lieu thereof the following:

"6. Hold open hearings and consider educational legislation by voluntary groups, commercial or private groups, or others."

Section 6, by renumbering the subsections.

- 4. Section 7, by striking from line 1 the word "commission" and inserting in lieu thereof the word "committee".
- Section 7, by inserting a period after the word "Act" in line 3 and striking the remainder of line 3 and all of lines 4 through 8.
- Section 7, by striking from line 9 the word "commission" and inserting in lieu thereof the word "committee".

5. By striking all of Section 8 and inserting in lieu thereof the following:

"Sec. 8. Staff assistance to carry on its projects or other work, as well as housing and office expenses, shall be provided by the legislative research bureau and the higher education facilities commission. Personnel assistance assigned from either of these agencies shall be subject solely to instructions of the committee so long as such assistance is engaged on committee projects. Expenses incurred by these agencies in assisting the committee shall be a regular part of the budgets of these agencies, although a separate accounting shall be kept.

Committee members not regularly paid employees of the state shall be paid a per diem of thirty (30) dollars and necessary expenses, which amount is appropriated from funds available to the higher education facilities commission and paid upon warrants issued by the state comptroller."

6. Amend the title by striking all after the word "educational" in line one (1) and inserting in lieu thereof the following: "study committee."

LIPSKY of Linn
PETERSEN of Dallas

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, June 2, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, June 2, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Omar Pettersen, pastor of the Methodist Church, Lisbon, Iowa.

The Journal of June 1 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Kitner of Buchanan on request of the Speaker; Langland of Winneshiek on request of the Speaker; Franklin of Polk on request of Palmer of Polk; Knight of Humboldt on request of Curran of Cerro Gordo.

BILLS ASSIGNED TO SIFTING COMMITTEE

The Speaker announced that the following bills, previously passed on file, are hereby referred to the Sifting Committee: Senate Files 184, 266, 297, 633, 764, 793 and 795.

SENATE MESSAGES CONSIDERED

Senate File 693, a bill for an act relating to publicly held conservation interests in private property.

Read first time and referred to sifting committee.

Senate File 799, a bill for an act to amend Senate File 306, Acts of the Sixty-second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles.

Read first time and referred to sifting committee.

Senate File 782, a bill for an act relating to special assessments for street improvements.

Read first time and referred to sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 575, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor.

Also.

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 575

Amend House File 575 as follows:

By adding the following new section:

Chapter one hundred sixty-six B (166B), Code 1966, is hereby amended by adding the following new section:

'The use of inactivated vaccine shall be prohibited on all hogs except those used for breeding purposes.''

SENATE AMENDMENT TO HOUSE FILE 92

Amend House File 92 as follows:

By striking section one (1) of the bill and inserting in lieu thereof the following:

"Section one (1). Section fifteen point thirty-seven (15.37), Code 1966, is hereby repealed and the following inserted in lieu thereof:

'With the exception only of machines purchased at a cost of two thousand dollars (\$2,000.00) or less of the offset type, mimeographs and similar duplicators, no department or agency of the state located in the city of Des Moines shall purchase, possess or operate any presses and other printing equipment without the written permission of the state printing board. All other presses and printing equipment owned by the state of Iowa or possessed by any of its departments or agencies operating such equipment in the city of Des Moines shall be centralized in a state building at the city of Des Moines to be and remain under the control of the state printing board.'"

CONSIDERATION OF BILLS

BUSINESS PENDING AT ADJOURNMENT

The House resumed consideration of Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Fisher of Greene offered the following amendment filed by him:

Senate File 772 is hereby amended as follows:

- 1. Section 1, by striking the period after the word "property" in line fifteen (15) and inserting in lieu thereof the following: ", and not influenced by contemplated special value or use value of the property."
- 2. Section 1, by striking all of lines 20 thru 22 and inserting in lieu thereof the following: "In assessing and placing actual value on agricultural real property, said value shall be determined by its current use, productivity, and earning capacity."
- 3. Section 1, by inserting a period after the word "capricious" at the end of line fifty-two (52) and by striking the remainder of the section.

4. Section 8, by striking all of said section.

Fisher of Greene offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Fisher of Greene et al amendment to Senate File 772, filed May 31, by striking in line ten (10) the words "and earning capacity." and inserting in lieu thereof the following: "earning capacity, and fair market value."

The amendment to the amendment was adopted.

Distelhorst of Des Moines asked and received unanimous consent to withdraw his amendment filed June 1, 1967 to the Fisher amendment, and found on page 1732 of the House Journal.

Van Nostrand of Pottawattamie offered the following amendment to the amendment and moved its adoption:

Amend the Fisher of Greene, Roorda, et al amendment to Senate File 772, filed May 31, 1967, by striking from line eight (8) the word "agriculture" and inserting in lieu thereof the word "all".

The amendment to the amendment was adopted.

Fisher of Greene moved the adoption of Division 2 of the amendment as amended.

Division 2 of the amendment as amended was adopted.

Graham of Ida asked and received unanimous consent to withdraw Division 3 of the Fisher amendment.

Fisher of Greene moved the adoption of Division 4 of the amendment.

Division 4 of the amendment was adopted.

Redfern of Lee offered the following amendment and moved its adoption:

Amend Senate File 772 as follows:

- 1. By striking Section 1.
- 2. By adding thereto the following section:

Section four hundred forty-one point twenty one (441.21), Code 1966, is hereby amended as follows:

- a. By inserting in line one (1) following the word "All" the words "real and tangible personal".
- b. By striking in line three (3) the word "sixty" and inserting in lieu thereof the word and figure "Twenty-seven (27)".
 - c. By striking the last sentence of the first paragraph.
- d. By inserting in line fifteen (15) following the word "its" the words "fair and reasonable".
- e. By adding the following as paragraph three (3) "Inventory or goods in bulk shall be valued at wholesale cost or fair and reasonable market value, whichever is lower, not at the retail or unit price."

The amendment was adopted.

Shaw of Scott asked and received unanimous consent to withdraw her amendment to Section 1, line 38, and her amendment to Section 1, line 54, filed June 1, 1967 and found on page 1734 of the House Journal.

Redfern of Lee asked and received unanimous consent to withdraw his amendment, filed June 1, 1967 and found on page 1734 of the House Journal.

Shaw of Scott asked and received unanimous consent to withdraw her amendment to Senate File 772, filed May 31, 1967 and found on page 1702 of the House Journal.

McIntyre of Linn asked and received unanimous consent to withdraw his amendment, filed May 25, 1967 and found on page 1639 of the House Journal.

Sorg of Linn offered the following amendment filed by the committee on tax revision:

Amend Senate File 772 as follows:

- 1. Amend Section 1, subsection one (1), as follows:
- a. By inserting in line one (1) after the word "all" the words "real and tangible personal".
 - b. By inserting in line twelve (12) after the word "the" the words "fair and".
- c. By striking in line thirteen (13) the word "assessment" and inserting after the word "year" the words "in which the property is listed and valued".
- d. By striking in line seventeen (17) the word "of" and inserting in lieu thereof the word "or".
- e. By striking in line thirty nine (39) the words "over state assessments for the valuation" and inserting in lieu thereof the words "covering assessments and valuations".
- f. By striking in line forty (40) the word "valuation" and inserting in lieu thereof the word "valuations".
- g. By striking in line fifty six (56) the word "or" and inserting in lieu thereof the word "of".
- 2. Amend Section 11, lines five (5) and \sin (6) by striking the words "in the manner otherwise provided".
 - 3. Amend by striking all of section fourteen (14).

Division was requested.

Sorg of Linn asked and received unanimous consent to withdraw Division 1 of the committee amendment.

Sorg of Linn moved the adoption of Division 2 of the committee amendment.

Division 2 of the amendment was adopted.

Sorg of Linn moved the adoption of Division 3 of the committee amendment.

Miller of Des Moines offered the following amendment as a substitute for Division 3 of the committee amendment and moved its adoption:

Amend Senate File 772, Section 14 By striking the remainder of line after the period in line six (6). Further amend by striking all of lines seven (7), eight (8), nine (9), and ten (10) to the period.

Further amend line twelve (12) after the word lists, by adding "of all tax-exempt property".

Further amend Section 14, line fifteen (15), by striking the remainder of the line following the period and further amend by striking all of lines sixteen (16) through twenty-six (26).

The substitute amendment was adopted.

Strothman of Henry offered the following amendment filed by him:

Amend Senate File 772 by adding the following new section:

- Section seventy-five point one (75.1), Code 1966, is amended by adding at the end thereof the following:

"It is unlawful for any person to vote or participate in any bond election, who is not a freeholder and a qualified elector. Any person violating this section shall, upon conviction, be guilty of a misdemeanor.

- "1. Any person is deemed a freeholder who has an immediate beneficial ownership, interest, legal or equitable, in the title to a fee simple estate in land.
- $^{\prime\prime}$ 2. <u>a</u>. In any election where only freeholders are qualified to yote the regular registration books shall be used and only those persons who are shown thereon as freeholders shall be entitled to vote in said election.
- <u>b</u>. In order to determine the number of freeholders entitled to vote in each particular election, the clerk shall determine from the records of his office the number of freeholders appearing on said registration books and shall execute his certificate as to the number, which shall be accepted as the determination prima facie of those entitled to vote in the election.
- $\underline{\mathbf{c}}$. Those persons shown on the registration books in a freeholders' election to be freeholders shall be permitted to vote in the election.
- <u>d</u>. Any registered elector who is not shown as a freeholder and any person in precincts where no registration is required who presents to the judges of election a tax receipt showing a payments of taxes on property in his name or a deed or certified copy thereof of property in his name, or makes a sworn affidavit of ownership giving either a legal description, address or location of the property in his name shall be entitled to vote in the election and shall be considered a freeholder.

"The number of persons qualifying in this manner shall be added to the number shown on the certificate of the judges in determining the number of persons qualified as freeholders.

"e. Qualification and registration of electors participating in any bond election are the same as prescribed for voting in elections under the general election laws and in addition, they shall submit proof by either affidavit, tax receipt, deed or certified copy of deed before the registration officer that they are freeholders who are qualified electors residing in the county, district or municipality in which the election is to be held.

Lipsky of Linn rose on a point of order that the amendment was not germane.

The Speaker ruled the point well taken and that the amendment was not germane.

Miller of Page offered the following amendment filed by him:

Amend by adding thereto the following new sections:

- 1. Section thirty-seven point six (37.6), Code 1966, is hereby amended by striking from line sixteen (16) the word "five" and inserting in lieu thereof the word "four".
- 2. Section two hundred ninety-six point one (296.1), Code 1966, is hereby amended by striking from line twenty-six (26) the word "five" and inserting in lieu thereof the word "four".
- 3. Section three hundred thirty point seven (330.7), Code 1966, is hereby amended by striking from line twenty-two (22) the word "five" and inserting in lieu thereof the word "four".
- 4. Section three hundred thirty point sixteen (330.16), Code 1966, is hereby amended by striking from line thirty-two (32), the word "five" and inserting in lieu thereof the word "four".
- 5. Section three hundred fifty-eight point twenty-one (358.21), Code 1966, is hereby amended by striking the word "five" from line five (5) thereof and inserting in lieu thereof the word "four".
- 6. Section three hundred sixty-eight point sixteen (368.16), Code 1966, is hereby amended by striking from line fourteen (14) the word "five" and inserting in lieu thereof the word "four".
- 7. Section three hundred sixty-eight point twenty-nine (368.29), Code 1966, is hereby amended by striking the word "five" from line eighteen (18) and inserting in lieu thereof the word "four".
- 8. Section three hundred seventy point seven (370.7), Code 1966, is hereby amended by striking the word "five" from line twenty (20) and inserting in lieu thereof the word "four".
- 9. Section three hundred seventy-two point eighteen (372.18), Code 1966, is hereby amended by striking the word "five" from line thirty-six (36) and inserting in lieu thereof the word "four".

- 10. Section three hundred eighty-one point seven (381.7), Code 1966, is hereby amended by striking the word "five" from line twenty-two (22) and inserting in lieu thereof the word "four".
- 11. Section three hundred eighty-four point three, subsection eleven (384.3 (11)), Code 1966, is hereby amended by striking from line thirty-six (36) the word "five" and inserting in lieu thereof the word "four".
- 12. Section three hundred ninety point thirteen (390.13), Code 1966, is hereby amended by striking from line nineteen (19) the word "five" and inserting in lieu thereof the word "four".
- 13. Section three hundred ninety-five point twenty-five (395.25), Code 1966, is hereby amended by striking from line thirty-five (35) the word "five" and inserting in lieu thereof the word "four" and by striking from lines forty-six (46) and forty-seven (47) the words "three and three-fourths percent of the five" and inserting in lieu thereof "two and three-fourths percent of the four".
- 14. Section three hundred ninety-six point twenty-two (396.22), Code 1966, is hereby amended by striking from line twenty-three (23) the word "five" and inserting in lieu thereof the word "four".
- 15. Section four hundred seven point two (407.2), Code 1966, is hereby amended by striking from line four (4) the word "five" and inserting in lieu thereof the word "four".
- 16. Section four hundred seven point four (407.4), Code 1966, is hereby amended by striking from line six (6) the words "three and three-fourths" and inserting in lieu thereof the words "two and three-fourths" and by striking from line seven (7) therein the word "five" and inserting in lieu thereof the word "four".
- 17. Section four hundred eight point seventeen (408.17), Code 1966, is hereby amended by striking from line nineteen (19) the word "five" and inserting in lieu thereof the word "four".

Beardsley of Polk rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was germane.

Miller of Page moved the adoption of his amendment.

The amendment lost.

Redfern of Lee offered the following amendment:

Amend Senate File 772, Section one (1) by adding thereto the following:

Section four hundred forty one point twenty one (441.21) Code 1966, is further amended by adding the following sentence at the end of the first paragraph:

"The actual value in such cases shall be three point seven zero three seven (3.7037)

times the assessed value as shown by the assessment rolls and may be so determined and ascertained.

Bailey of Wright moved that action on Senate File 772 be deferred and that the bill retain its place on the calendar as unfinished business.

The motion prevailed.

MOTION TO RECONSIDER LOST

(House File 550)

Kluever of Cass called up for consideration his motion to reconsider the vote on House File 550, filed June 1, 1967 and found on page 1734 of the House Journal,

Kluever of Cass moved to reconsider the vote by which House File 550 passed the House.

The motion lost.

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Cunningham of Story on request of the Speaker; Millen of Van Buren on request of the Speaker; Kiilsholm of Kossuth on request of the Speaker.

INTRODUCTION OF BILL

House File 737, by Committee on Tax Revision, a bill for an act relating to homestead tax credit for persons over sixty-five years of age.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 779, a bill for an act relating to errors and omissions insurance for county officers and deputies and employees of county officers, with report of committee recommending passage, was taken up for consideration.

Lee of Hamilton offered the following amendment filed by him and moved its adoption:

Amend Senate File 779, Section 1, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:

"Section 1. Chapter three hundred thirty-two (332), Code 1966, is hereby amended by adding thereto the following new section:".

The amendment was adopted.

Andersen of Woodbury offered the following amendment:

Senate File 779 is amended by adding at the end of section one (1) the following:

"In the event that the liability of the county treasurer for any error or omission is not fully indemnified by insurance, the board of supervisors may elect to pay any loss, for which the treasurer may be found liable, from the general fund of the county."

Distelhorst of Des Moines offered the following amendment to the amendment and moved its adoption:

Amend the Andersen amendment to Senate File 779, filed June 2, 1967 in line three (3) by striking the words "the county treasurer" and inserting in lieu thereof the words "any county officer"; also by striking from line six (6) the words "the treasurer" and inserting in lieu thereof the words "any county officer".

The amendment to the amendment was adopted.

Andersen of Woodbury moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Lee of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 779)
The aves were 98:

Allen	Fisher of Greene	Miller of Des Moines	Shaw
Andersen	Freeman	Miller of Dubuque	Smith
Bailey	Fullerton	Miller of Jones	Sorg
Baker	Gallagher	Miller of Page	Steffen .
Battles	Gannon	Moffitt	Stokes
Beardsley	Glenn	Mohrfeld	Strand
Bergman	Graham	Mowry	Stromer
Bowin	Hanson of Benton	Nelson	Strothman
Breitbach	Hanson of Mitchell	Nielsen	Sullivan
Busch	Harbor	Nolin	Tapscott
Caffrey	Hicklin	O'Malley	Thordsen
Camp	Hill	Ossian	Tieden
Carnahan	Holden	Palmer	Van Drie
Christensen	Johnson of Audubon	Patton	Van Roekel
Clark	King	Pelton	Varley
Cochran	Kluever	Peterson of Woodbury	Voorhees
Coffman	Koch	Pierson	Watson
Conklin	Lee	Poncy	Waugh
Den Herder	Maloney	Radl	Welden
Diehl	Mayberry	Reed	Winkelman
Distelhorst	McCartney	Roe	Wolfe
Doderer	McCray	Roorda	Wood

Duffy Dunton Edgington McIntyre Mensing Middleswart Sanders Schmarje Yoder Mr. Speaker

The nays were 2:

Fischer of Grundy Schroeder

Absent or not voting 24:

Bennett
Cunningham
Curran
Darrington
Franklin

Gittins

Grassley Hullinger Johnston of Polk Kiilsholm Kitner Klein Knight Langland Lipsky McNamara Millen Petersen of Dallas Redfern Renda Shepherd Story Van Nostrand Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 131, a bill for an act authorizing the state highway commission to acquire, purchase and construct interstate bridges, approaches thereto and sites therefor, to reconstruct, complete, improve, repair, remodel, control, maintain, and operate interstate bridges, to establish tolls and charges for the use of interstate bridges, to borrow money and issue bonds payable solely from the revenues derived from the operation of interstate bridges, and to refund bonds payable from such revenues, was taken up for consideration.

Miller of Page moved that action on Senate File 131 be deferred and that the bill retain its place on the calendar.

The motion lost.

Miller of Des Moines offered the following amendment and moved its adoption:

Amend Senate File 131 as follows:

Amend Section 5, line seven (7) by striking all of said line after the word "for" and inserting in lieu thereof "interstate highway traffic and combined highway and railway traffic and presently owned".

The amendment lost.

Pelton of Clinton offered the following amendment and moved its adoption:

Amend Senate File 131 as follows:

Amend Senate File 131 by striking Sec. 40 of the Act, the publication clause.

The amendment was adopted.

Van Nostrand of Pottawattamie moved to reconsider the vote by which the amendment by Miller of Des Moines was not adopted.

The motion prevailed.

Camp of Clinton moved the previous question on the amendment by Miller of Des Moines.

The motion prevailed.

Miller of Des Moines moved the adoption of his amendment.

Roll call was requested by Miller of Des Moines and Distelhorst of Des Moines.

On the question "Shall the amendment be adopted?"

The ayes were 72:

Allen	Doderer	Mensing	Sanders
Bailey	Edgington	Miller of Des Moines	Schroeder
Baker	Fischer of Grundy	Miller of Jones	Shaw
Battles	Fisher of Greene	Miller of Page	Shepherd
Beardsley	Freeman	Mohrfeld	Smith
Bergman	Fullerton	Mowry	Sorg
Bowin	Gittins	Nelson	Stromer
Busch	Graham	Nielsen	Strothman
Caffrey	Hanson of Benton	Nolin	Tapscott
Camp	Hanson of Mitchell	Palmer	Thordsen
Carnahan	Harbor	Pelton	Tieden
Christensen	Hullinger	Pierson	Van Drie
Clark	Johnson of Audubon	Poncy	Van Nostrand
Coffman	Johnston of Polk	Radl	Varley
Conklin	Klein	Redfern	Watson
Den Herder	Lee	Reed	Winkelman
Diehl	Maloney	Renda	Wood
Distelhorst	McCrav	Roe	Mr. Speaker

The nays were 31:

Andersen	Holden	O'Malley	Sullivan
Bennett	King	Ossian	Van Roekel
Breitbach	Kluever	Peterson of Woodbury Voorhees	
Dunton	Koch	Roorda	Waugh
Gallagher	McCartney	Schmarje	Welden
Gannon	McIntyre	Steffen	Wolfe
Hicklin	Miller of Dubuque	Stokes	Yoder
H;11	Moffitt	Strand	

Absent or not voting 21:

Cochran	Glenn	Langland	Millen
Cunningham	Grassley	Lipsky	Patton
Curran	Kiilsholm	Mayberry	Petersen of Dallas
Darrington	Kitner	McNamara	Story
Duffy	Knight	Middleswart	Vetter
Franklin			•

The amendment was adopted.

Sullivan of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

(S.F. 131)

The ayes were 110:

Allen	Freeman	Middleswart	Schroeder
Andersen	Fullerton	Miller of Des Moines	Shaw
Bailey	Gallagher	Miller of Dubuque	Shepherd
Baker	Gannon	Miller of Jones	Smith
Battles	Gittins	Moffitt	Sorg
Beardsley	Glenn	Mohrfeld	Steffen
Bennett	Graham	Mowry	Stokes
Bergman	Hanson of Benton	Nelson	Strand
Bowin	Hanson of Mitchell	Nielsen	Stromer
Breitbach	Harbor	Nolin	Strothman
Busch	Hicklin	O'Malley	Sullivan
Caffrey	Hill	Ossian .	Tapscott
Camp	Holden	Palmer	Thordsen
Carnahan	Hullinger	Patton	Tieden
Christensen	Johnson of Audubon	Pelton	Van Drie
Clark	Johnston of Polk	Petersen of Dallas	Van Nostrand
Cochran	King	Peterson of Woodbury	Van Roekel
Coffman	Klein	Pierson	Varley
Conklin	Kluever	Poncy ·	Voorhees
Den Herder	Koch	Radl	Watson
Diehl	Lee	Redfern	Waugh
Distelhorst	Lipsky	Reed	Welden
Doderer	Maloney	Renda	Winkelman
Duffy	Mayberry	Roe	Wolfe
Dunton	McCartney	Roorda	Wood
Edgington	McCray	Sanders	Yoder
Fischer of Grundy	McIntyre	Schmarje	Mr. Speaker

The nays were none.

Fisher of Greene

Absent or not voting 14:

Mensing

CunninghamGrassleyLanglandMiller of PageCurranKiilsholmMcNamaraStoryDarringtonKitnerMillenVetter

Franklin Knight

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 198 WITHDRAWN

Miller of Page asked and received unanimous consent to withdraw House File 198 from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has refused to concur in the House amendment to Senate File 532, a bill for an act authorizing the state board of regents to acquire and control medical hospital buildings.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 49 authorizing and directing the state comptroller to issue warrants for legislative printing expense.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 49

BY: Frommelt and Rigler

A concurrent resolution providing for payment of legislative printing:

Be It Resolved by the Senate, the House of Representatives concurring:

That the State Comptroller is hereby authorized and directed to issue warrants for legislative printing expense incurred by the Senate and House of Representatives for and during the Sixty-second (62nd) General Assembly and that such warrants be issued upon receipt by the Comptroller of expense vouchers approved by the President of the Senate and Speaker of the House of Representatives.

ANDREW G. FROMMELT ROBERT R. RIGLER

ADOPTION OF SENATE CONCURRENT RESOLUTION 49

Van Nostrand of Pottawattamie asked and received unanimous consent for the immediate consideration of Senate Concurrent Resolution 49.

Speaker Pro Tempore Kluever in the chair at 3:30 p.m.

Van Nostrand of Pottawattamie moved the adoption of the resolution.

The resolution was adopted.

Speaker Baringer in the chair at 3:50 p.m.

REPORT OF SIFTING COMMITTEE (NON-CONTROVERSIAL CALENDAR)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the non-controversial calendar:

- S.F. 70 Relating to the recording of an agreement for joint exercise of governmental powers. By Hougen.
- H.F. 592 Relating to workmen's compensation. By Millen, Welden, Kluever, King, Sullivan, et al. (Companion to S.F. 703)
- S.F. 658 Relating to care and treatment of mental illness. By Gaudineer.
- H.F. 636 Relating to acquiring land for school purposes. By Hicklin
- S.F. 590 Relating to special education of handicapped children. By Committee on Education.
- H.F. 272 Relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories. By Andersen.
- S.F. 766 Relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals. By Committee on Public Health and Welfare.
- H.F. 441 To extend the jurisdiction of a city or town to any land owned by it outside the limits thereof. By Palmer, Kluever, Millen, Glenn, et al.
- S.F. 442 Relating to sidewalks in cities and towns. By Reppert, DeHart, Hagedorn, Neu, and Gaudineer.
- H.F. 180 Relating to the operation of a motor vehicle. By Redfern.
- S.F. 799 To amend Senate File 306, Acts of the Sixty-second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles. By Committee on Safety and Law Enforcement.
- S.F. 73 Relating to the availability of the report of the investigating law enforcement officer. By Kibbie (Breitbach). (Companion to H.F. 65.)

 JOHN CAMP, Ranking Member

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Joint Resolution 32.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILL SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bill: House Joint Resolution 32.

RESOLUTION SENT TO THE SECRETARY OF STATE

Mensing of Cedar, from the committee on enrolled bills, submitted the following report:

Mr. Speaker: Your committee on enrolled bills, respectfully reports that it has on this 2nd day of June, 1967, sent to the Secretary of State for deposit: House Joint Resolution 32.

A. L. MENSING, Chairman

Report adopted.

REPORT OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 616, a bill for an act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to the general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend House File 687 by adding thereto the following new section:

"In computing aid to dependent children payments the income of the recipient and eligible children shall be exempted in accordance with the provisions of Title IV, Section 402, of the federal Social Security Act."

DODERER of Johnson MILLER of Page

Amend House File 516 as follows:

- 1. By striking in Section 4, line 6, the word "shall" and inserting in lieu thereof the word "may".
- 2. By inserting in Section 5, line 1, after the word "systems", the words, "which may be approved under Section 4."

3. By striking all of Section 6.

DIEHL of Buena Vista HULLINGER of Decatur TIEDEN of Clayton WINKELMAN of Calhoun ROORDA of Jasper

Amend Senate File 677, Section 9, by adding thereto the following subsection:

By striking from line three (3) of subsection 11 the word "eight" and inserting in lieu thereof the word "five".

MENSING of Cedar

Amend Senate File 742, Section 14, by striking subsection five (5), lines twelve (12) through thirty (30) inclusive.

HOLDEN of Scott

Amend Senate File 617 by adding thereto the following section:

Sec. 4. This Act shall not apply to an attachment made by the county board within a county of a nonhigh school district with an existing high-school district.

HANSON of Benton

Amend Senate File 772 as follows:

Amend by adding thereto the following new section:

"Section four hundred forty-one point fifty (441.50), Code 1966, is hereby amended by striking from lines four (4) and five (5) the words ', the cost thereof to be paid' and inserting in lieu thereof the following:

4. Any special appraiser or help so employed may be required to furnish a bond in an amount not to exceed fifty (50) percent of the contracted price for performing the valuation, conditioned upon completion of the valuation in a manner approved by the board. Upon approved completion, the board shall pay the costs thereof".

DISTELHORST of Des Moines

Amend the Lipsky-Klein-Gallagher amendment to Senate File 739, dated May 26, 1967, by striking from line 49 the date "July 1, 1967" and inserting in lieu thereof "January 1, 1968".

LIPSKY of Linn

Amend Senate File 537, Section seven (7), by adding the following subsection: "Reports to regulatory agencies which, if released, would give advantage to competitors and serve no public purpose."

NOLIN of Carroll

Amend House File 689, Section 1, by striking from lines twelve (12) and thirteen (13) the following, ", and any subsequent federal legislation for student loan purposes as may be enacted." and inserting in lieu thereof the words, "which are in effect on June 1, 1967."

BAILEY of Wright SMITH of O'Brien

Amend House File 516 as follows:

Strike the word "shall" from the following sections and insert in lieu thereof in each instance the word "may":

- 1. Section one (1), lines five (5), seven (7) and ten (10).
- 2. Section two (2), line three (3).
- 3. Section four (4), lines two (2) and six (6).
- 4. Section six (6), line three (3).

Further amend by inserting in section three (3), line two (2), after the word "Act" the words ", if conducted and approved,".

HARBOR of Mills TIEDEN of Clayton

Amend House File 388 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. As used in this Act

- 1. "employee" means any person, not an independent contractor or an emergency employee, regularly performing services for a public body who receives therefrom a valuable consideration.
- 2. "'emergency employee" means any employee whose services are those of peace officer or fireman.
- Sec. 2. Employees shall have all the rights, privileges, and liabilities conferred upon employees of non-public bodies by the constitutions and laws of the United States and the State of Iowa.
- Sec. 3. As regards their employees, public bodies shall have all the rights, privileges and obligations conferred upon employers by the constitutions and laws of the United States and the State of Iowa.
- Sec. 4. Emergency employees of any public body shall have the right to form and join labor organizations and to present proposals to any public body relative to salaries and other conditions of employment through representatives of their own choosing. No such emergency employee shall be discharged or discriminated against because of his exercise of such right, nor shall any person or groups of persons, directly or indirectly, by intimidation or coercion, compel or attempt to compel any such emergency employee to join or refrain from joining a labor organization.
- Sec. 5. Any public body may engage in negotiations relative to salaries and other conditions of employment of the public body emergency employees, with labor organizations. Upon the completion of negotiations the results shall be reduced to writing and presented to the governing or legislative body in the form of an ordinance or resolution for appropriate action.
- Sec. 6. Emergency employees of a public body shall not have the right to strike and the public body shall not have the right to lock out its emergency employees.
- Sec. 7. When any dispute arises in any public body with the emergency employees that cannot be resolved by the processes of collective bargaining and negotiation same

shall be referred to arbitration and conciliation as provided in sections ninety point fifteen (90.15) to ninety point twenty-seven (90.27) in chapter ninety (90), Code 1966, and the findings of fact and recommendations and decisions shall be final and binding, and shall be filed with the district court of the state of Iowa wherein the controversy arose and when so filed it shall have the force and effect of a judgment or decree rendered in a civil or equity case.

JOHNSTON of Polk GANNON of Jasper ALLEN of Pottawattamie BOWIN of Black Hawk MALONEY of Polk

Amend House File 736 by striking line three hundred forty (340) through line three hundred ninety two (392) of Section 4 and inserting in lieu thereof the following:

a. Subdistrict one (1) shall constitute the following portions of Marshall County which shall include the townships of Liberty, Bangor, Liscomb, Vienna, Minerva, Marietta, Iowa, Taylor, Marion, and Linn as the townships existed on June 1, 1967, and that part of the city of Marshalltown described as follows:

All that part of the city of Marshalltown lying north of the center line of East Main Street and east of the center line of North Center Street and extending to the north and east corporation lines (First Ward); all that part of the city of Marshalltown lying north of the center line of West Main Street and between the center line of North Center Street and the center line of North Twelfth Street to the north line of West Summit Street, thence east to the west line of North Ninth Street along the east line of the Soldiers Home grounds and the east line of the Soldiers Home grounds produced to the north corporation line, the said Ward being bounded by the north corporation line (Second Ward); and all that area of the city of Marshalltown north of the center line of West Anson Street and West Anson Street produced to the west corporation line and lying west of the center line of Twelfth Street and including the Soldiers Home grounds and extending west to the west and north corporation boundaries (Sixth Ward); all as the precincts existed on June 1, 1967.

b. Subdistrict two (2) shall constitute the following portions of Marshall County which shall include the townships of State Center, Washington, Timber Creed, Le Grand, Eden, Logan, Jefferson, and Greencastle as the townships existed on June 1, 1967, and that part of the city of Marshalltown described as follows:

All that part of the city of Marshalltown lying south of the center line of West Main Street and north of the center line of West Anson Street and West Anson Street produced and extending west from the center line of South Center Street to the center line of South Twelfth Street (Third Ward); all that part of the city of Marshalltown lying south of the center line of East Main Street extending east to the east corporation line and lying north of the center line of East Anson Street and East Anson Street extended east to the east corporation line and east of the center line of South Center Street extending east from said South Center Street to the east corporation line (Fourth Ward); and all that part of the city of Marshalltown lying south of the center line of Anson Street and Anson Street extended, both east and west, to the corporate limits and including the entire area from the said center line of Anson Street as above described to the south corporation line (Fifth Ward); all as the precincts existed on June 1, 1967.

MOWRY of Marshall HILL of Marshall

EXPLANATION OF AMENDMENT TO HOUSE FILE 736

The report of the Iowa Legislative Subdistricting Commission on subdistricting for Marshall County provided the objectionable "hole in the donut" arrangement and arbitrarily severed one precinct in the city for attachment to the rural area, with a 1960 population of 18,210 for District 1 and 19,774 for District 2, with a difference in population of 1,564.

This arrangment is objected to by interested citizens in Marshall County and the Marshalltown Chamber of Commerce for two substantive reasons: 1) The "hole in the donut" arrangement accentuates a difference between rural and urban area which should be avoided; and 2) it would be unfair to the citizens of the 6th precinct. The amendment as submitted is fair, equitable, practical and workable. The Bill is impractical and unworkable. The proposed amendment provides for three urban precincts with rural townships for District 1 and three urban precincts with rural townships for District 2, and divides the county one-half north and one-half south, with a difference in population of 396. With annexation since 1960 on the east, west and south of the city, the voting precincts were changed in harmony. The County Board of Supervisors has adjusted township lines in harmony with the changed boundaries of precincts. The effective date of June 1, 1967 for precinct boundaries will eliminate the hopeless confusion which would otherwise ensue on the date of election. This amendment is in harmony with the alternate computer plan submitted by the State University of Iowa.

On motion by Van Nostrand of Pottawattamie the House adjourned until 9:00 a.m., Monday, June 5, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, June 5, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend George E. Behrens, pastor of the Immanuel United Church of Christ, Klemme, Iowa.

The Journal of June 2 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Strothman of Henry on request of Stokes of Plymouth; Pierson of Mahaska on request of Schmarje of Muscatine; Radl of Linn on request of McIntyre of Linn; Bennett of Polk for Monday, Tuesday and Wednesday on request of Renda of Polk.

PRESENTATION OF VISITORS

Nolin of Carroll introduced to the House 30 eighth grade students from St. Mary's School, Willey, Iowa, accompanied by Father Nemmers.

Caffrey of Polk introduced to the House 13 Girl Scouts from Troop 55, Des Moines, Iowa, accompanied by their leader, Mrs. Hutchinson.

PETITIONS

The following petition was received and placed on file:

By Kiilsholm of Kossuth, a letter from 27 members of the A. M. A. Club, Charter 1806, Ruff Riders, Inc., Fort Dodge, Iowa, relating to motorcycle "safety equipment" legislation.

SPECIAL ORDER

(Senate File 616)

Millen of Van Buren asked and received unanimous consent that Senate File 616 be made a "special order" of business for 9:30 a.m., Wednesday, June 7, 1967.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate File 616, under Rule 35.

Roorda of Jasper offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 26

By: Roorda, Reed, Gannon, Vetter Franklin, Lipsky, and Miller of Dubuque

WHEREAS, the United States and the state of Iowa are made up of people of racial, ethnic, and religious diversity; and

WHEREAS, the strength of the United States and the state of Iowa has been derived from the combined and unified strength of their peoples, and their varied contributions; and

WHEREAS, the health and vigor of our representative form of government is sustained by the devotion and responsible interest of all of the diverse peoples who are represented; and

WHEREAS, our educational materials have been incomplete in their presentation of the story of the growth and development of our social, economic, cultural and governmental ways of life because of their neglect of the vital role played in our history by our minority groups, races and religions; now therefore,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA, THE SENATE CONCURRING:

That the appropriate authorities of all private, parochial and public schools be encouraged in their selection of educational materials to give careful attention and consideration to the degree to which the educational materials fairly include recognition of the achievements, contributions and accomplishments of ethnic and racial groups; and further they shall select, when consistent with acceptable academic standards, those materials which do fairly record such achievements, contributions, and accomplishments.

BE IT FURTHER RESOLVED, that funds available for the purchase of books by the department of public instruction under Title II, Elementary and Secondary Education Act, 1965 (Laws of the 89th Congress) shall be used to purchase books and other materials with this purpose in mind.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 730, a bill for an act to make appropriations to members of the Iowa state fair and world food exposition study committee.

Also:

House File 729, a bill for an act to make appropriations to members of the Iowa court study commission.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 70, a bill for an act relating to the recording of an agreement for joint exercise of governmental powers, with report of committee recommending passage, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 70)

The ayes were 76:

Gallagher Mensing Stokes Andersen Battles Gannon Middleswart Strand Stromer Beardsley Graham Millen Bergman . Hanson of Benton Miller of Dubuque Sullivan Bowin Hanson of Mitchell Miller of Page Tapscott Breitbach Harbor Moffitt Thordsen Mohrfeld Tieden Busch Hicklin Holden Nolin Van Drie Caffrey Camp Johnston of Polk Ossian Van Roekel Carnahan Kiilsholm Patton Varlev Clark Petersen of Dallas King Vetter Den Herder Voorhees Klein Reed Dieh1 Kluever Roorda Waugh Distelhorst Sanders Welden Knight Duffy Koch Schmarje Winkelman Dunton Lee Shaw Wolfe Fisher of Greene Lipsky Shepherd booW Freeman McCray Smith Yoder Fullerton McIntyre Sorg Mr. Speaker

The nays were none.

Absent or not voting 48:

Allen McCartney Fischer of Grundy Poncy Bailey McNamara Franklin Radl Baker Gittins Miller of Des Moines Redfern Bennett Miller of Jones Renda Glenn Christensen Roe Grassley Mowry Cochran Hill Nelson Schroeder Coffman Hullinger Nielsen Steffen Conklin Johnson of Audubon O'Malley Story Cunningham Kitner Palmer Strothman Curran Langland Pelton Van Nostrand Darrington Malonev Peterson of Woodbury Watson

Doderer Mayberry Pierson Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 542, a bill for an act relating to registration of voters, with report of committee recommending passage, was taken up for consideration.

 $\ensuremath{\mathsf{McCray}}$ of Scott offered the following amendment filed by him and moved its adoption:

Amend House File 542 as follows:

- 1. In the title strike the words "registration of voters" and insert in lieu thereof the word "voting,"
- 2. In Section 2, line 3, strike the word "register" and insert in lieu thereof the word "vote."
- 3. In Section 2, strike everything after the period in line 5 and insert in lieu thereof "Upon order of the commissioner of registration, the clerk or judge of election shall allow such person to vote by having him sign, in addition to the certificate of registered voter, the oath in case of challenge."
- 4. In the explanation, strike the word "register" and insert in lieu thereof the word "voting."

The amendment was adopted.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 542)

The ayes were 80:

Andersen	Freeman	Mensing	Smith
Battles	Fullerton .	Middleswart	Sorg
Beardsley	Gallagher	Millen	Stokes
Bergman	Graham	Miller of Des Moines	Strand
Bowin	Hanson of Benton	Miller of Dubuque	Stromer
Breitbach	Hanson of Mitchell	Miller of Jones	Sullivan
Busch	Harbor	Miller of Page	Tapscott
Caffrey	Hicklin	Moffitt	Thordsen
Carnahan	Holden	Mohrfeld	Tieden
Clark	Johnston of Polk	Nolin	Van Drie
Conklin	Kiilsholm	Ossian	Van Roekel
Curran	King	Petersen of Dallas	Varley
Den Herder	Klein	Redfern	Voorhees
Diehl	Kluever	Reed	Waugh
Distelhorst	Knight	Renda	Welden
Doderer	Koch	Roorda	Winkelman
Duffy	Lee	Sanders	Wolfe
Dunton	Lipsky	Schmarje	Wood
Fisher of Greene	McCray	Shaw	Yoder
Franklin	McIntyre	Shepherd	Mr. Speaker

The nays were none.

Absent or not voting 44:

Allen	Fischer of Grundy	Mayberry	Pierson
Bailey	Gannon	McCartney	Poncy
Baker	Gittins	McNamara	Radl

Edgington

Glenn Bennett Mowry Roe Nelson Schroeder Grasslev Camp Hill Nielsen Steffen Christensen Hullinger O'Mallev Story Cochran Johnson of Audubon Palmer Strothman Coffman Cunningham Kitner Patton Van Nostrand Darrington Langland Pelton Vetter

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Peterson of Woodbury Watson

Senate File 658, a bill for an act relating to care and treatment of mental illness, was taken up for consideration.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 658)

Maloney

The ayes were 80:

Andersen Fisher of Greene McIntyre Sorg Battles Franklin Mensing Stokes Beardsley Freeman Middleswart Strand Stromer Bergman Fullerton Millen Bowin Gallagher Miller of Dubuque Sullivan Breitbach Graham Miller of Jones Tapscott Busch Grasslev Miller of Page Thordsen Caffrey Hanson of Benton Moffitt Tieden Camp Hanson of Mitchell Nolin Van Drie Carnahan Ossian Hicklin Van Roekel Clark Petersen of Dallas Holden Varley Conklin Johnston of Polk Redfern Vetter Curran Kiilsholm Reed Voorhees Den Herder Renda King Waugh Diehl Klein Roorda Welden Distelhorst Kluever Sanders Winkelman Doderer Koch Schmarje Wolfe Duffy Shaw Lee Wood Dunton Lipsky Shepherd Yoder Edgington McCray Smith Mr. Speaker

The nays were none.

Absent or not voting 44:

Allen	Glenn	McNamara	Pierson
Bailey	Harbor	Miller of Des Moines	Poncy
${f Baker}$	Hill	Mohrfeld	Radl

Bennett Hullinger Mowry Roe Christensen Johnson of Audubon Nelson Schroeder Cochran Kitner Nielsen Steffen Story Coffman Knight O'Malley Strothman Cunningham Langland Palmer Maloney Van Nostrand Darrington Patton Fischer of Grundy Mayberry Pelton Watson

Gannon McCartney Peterson of Woodbury

Gittins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 636, a bill for an act relating to acquiring land for school purposes, with report of committee recommending amendment and passage, was taken up for consideration.

Hicklin of Louisa offered the following amendment filed by him and moved its adoption:

Amend House File 636 as follows:

- 1. By striking the words "required by" in line five (5) and inserting in lieu thereof the words "referred to in".
- 2. Further amend House File 636 by striking from line six (6) the words ", subsection one (1)."

The amendment was adopted.

Vetter of Washington offered the following amendment filed by the committee on schools and moved its adoption:

House file 636 is amended as follows:

By adding after the word "options" in line three (3) and before the word "concerning" in line four (4) the words ", which shall not exceed one percent (1%) of the purchase price,".

The amendment was adopted.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 636)

The ayes were 78:

Freeman Miller of Dubuque Andersen Stokes Battles Miller of Jones Fullerton Strand Beardsley Gallagher Miller of Page Stromer Bergman Graham ' Moffitt Sullivan Bowin Grassley Mohrfeld Tapscott Breitbach Hanson of Benton Nolin Thordsen Caffrey Hanson of Mitchell Ossian Tieden Camp Hicklin Palmer . Van Drie Carnahan Holden Petersen of Dallas Van Roekel Johnston of Polk Clark Peterson of Woodbury Varley Conklin Kiilsholm Poncy Vetter Curran King Redfern Voorhees Den Herder Klein Reed Waugh Diehl Kluever Renda Welden Distelhorst Knight Roorda Winkelman Duffy Sanders Lipsky Wolfe Dunton McIntyre Shaw booW Edgington Mensing Smith Yoder Fisher of Greene Middleswart Sorg Mr. Speaker Franklin Millen

Absent or not voting 46:

Fischer of Grundy Maloney

The nays were none.

Allen	Gannon	Mayberry	Pierson
Bailey	Gittins	McCartney	Radl
Baker	Glenn	McCray	Roe
Bennett	Harbor	McNamara	Schmarje
Busch	Hill	Miller of Des Moines	Schroeder
Christensen	Hullinger	Mowry	Shepherd
Cochran	Johnson of Audubon	Nelson	Steffen
Coffman	Kitner	Nielsen	Story
Cunningham	Koch	O'Malley	Strothman
Darrington	Langland	Patton	Van Nostrand
Doderer	Lee	Pelton	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 590, relating to special education of handicapped children, was taken up for consideration.

Vetter of Washington moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 590)

The ayes were 87:

Andersen	Fullerton	Millen	Smith
Baker	Gallagher	Miller of Des Moines	
Battles	Gannon	Miller of Dubuque	Stokes
Beardsley	Grassley	Miller of Jones	Strand
Bergman	Hanson of Benton	Miller of Page	Stromer

Bowin Hanson of Mitchell Moffitt Sullivan Breitbach Mohrfeld Tapscott Harbor Hicklin Nelson Thordsen Busch Caffrey Holden Nolin Tieden Johnston of Polk Van Drie Camp O'Mallev Carnahan Kiilsholm Ossian Van Roekel Clark King Palmer Varley Coffman Klein Patton Vetter Conklin Kluever Petersen of Dallas Voorhees Curran Knight Peterson of Woodbury Waugh Den Herder Poncy Welden Koch Distelhorst Redfern Winkelman Lee Duffv Reed Wolfe Lipsky booW Dunton McCrav Renda Edgington McIntyre Roorda Yoder Fisher of Greene Mensing Schmarie Mr. Speaker Freeman Middleswart Shaw

The navs were none.

Absent or not voting 37:

Allen	Franklin	Maloney	Roe
Bailey	Gittins	Mayberry	Sanders
Bennett	Glenn	McCartney	Schroeder
Christensen	Graham	McNamara	Shepherd
Cochran	Hill	Mowry	Steffen
Cunningham	Hullinger	Nielsen	Story
Darrington	Johnson of Audubon	Pelton	Strothman
Diehl	Kitner	Pierson	Van Nostrand
Doderer	Langland	Radl	Watson
Figebon of Coundry			

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 272, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories, with report of committee recommending passage, was taken up for consideation.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 272 as follows:

1. Section 1, by striking the period at the end thereof and inserting the following: "; also by adding at the end of said section the following: 'Multiple dwellings two stories in height having more than three thousand (3,000) square feet of floor area above the first floor and three-story multiple dwellings shall be of not less than one-hour fire-resistive construction throughout."

- 2. Section 2, by striking the period at the end thereof and inserting the following: "; also by adding at the end of said section the following: 'In multiple dwellings two stories in height with more than three thousand (3,000) square feet of floor area above the first floor and in multiple dwellings three stories in height, stair halls shall be of one-hour fire resistive construction."
 - 3. By adding the following new sections:
- Sec. 4. Section four hundred thirteen point thirty-five (413.35), Code 1966, is hereby repealed and the following is enacted in lieu thereof:

"In any county, city or town which has been authorized by law to adopt a building code and which has adopted and is enforcing a nationally recognized standard building code, said county or municipality shall enforce all requirements for fire-resistive construction and exits in such a code in lieu of the requirements of this division consisting of sections 413.35 to 413.46, inclusive of the Code."

Sec. 5. Section four hundred thirteen point three (413.3), Code 1966, is amended by striking subsection seventeen (17) thereof and enacting in lieu thereof the following:

"Fire-resistive materials. Fire-resistive materials as used in this chapter shall mean brick, stone, concrete, concrete block, tile, any combination thereof, or any assembly of materials equal to but in no case less than one-hour fire-resistive construction as rated by a nationally recognized testing laboratory such as the Underwriters' Laboratories, Incorporated, and as set out in the national fire codes published by the National Fire Protection Association, and approved fire-resistive material."

The amendment was adopted.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 272) The ayes were 63:

Allen Doderer McCartney Shaw Andersen Duffy McIntyre Shepherd Baker Dunton Mensing Stokes Battles Fisher of Greene Millen Strand Beardsley Franklin Miller of Jones Tapscott Bergman Van Drie Fullerton Mohrfeld Varley Bowin Gallagher O'Mallev Breitbach Gannon Palmer Vetter Voorhees Caffrey Hanson of Mitchell Pelton Camp Hicklin Petersen of Dallas Watson Carnahan Holden Poncy Welden Cochran Klein Redfern Winkelman Coffman Kluever Reed Wolfe Conklin Lee Roe Yoder Curran Lipsky Roorda Mr. Speaker Distelhorst Mayberry Sanders

The nays were 31:

Busch Harbor McCray Patton Clark Hill Middleswart Peterson Den Herder Kiilsholm Miller of Dubuque of Woodbury Diehl King Miller of Page Schroeder Moffitt Edgington Kitner Sullivan Freeman Knight Nelson Tieden Grasslev Koch Nolin Van Roekel Hanson of Benton Langland Ossian Waugh

Absent or not voting 30:

Bailey Graham Nielsen Story Bennett Hullinger Pierson Stromer Johnson of Audubon Radl Christensen Strothman Johnston of Polk Cunningham Renda Thordsen Darrington Malonev Schmarje Van Nostrand Fischer of Grundy McNamara Smith Wood Gittins Miller of Des Moines Sorg Glenn Steffen Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 766, a bill for an act relating to the acquisition of existing privately owned property and facilities in connection with the establishment of county hospitals, was taken up for consideration.

Langland of Winneshiek moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 766)

The ayes were 97:

Allen Franklin Mayberry Roe Bailey Freeman McCartney Roorda Baker Fullerton McCray Sanders Battles Gallagher McIntyre Schroeder Beardsley Gannon Mensing Shepherd Bergman Middleswart Gittins Smith Bowin Graham Millen Stokes Breitbach Grasslev Miller of Des Moines Strand Hanson of Benton Miller of Dubuque Busch Sullivan Caffrey Hanson of Mitchell Miller of Jones Tapscott Miller of Page Camp Harbor Thordsen Carnahan Hicklin Moffitt Tieden Clark Hill Mohrfeld Van Drie Cochran Holden Nelson Van Nostrand Coffman Hullinger Nolin Van Roekel

Conklin Kiilsholm O'Malley Varley Vetter Curran King Ossian. Den Herder Kitner Palmer Voorhees Diehl Klein Patton Welden Distelhorst Kluever Peterson of Woodbury Winkelman Doderer Knight Poncy Wolfe Koch Redfern booW Duffy Dunton Langland Reed Yoder Renda Mr. Speaker Edgington Lee

Fisher of Greene

The nays were none.

Absent or not voting 27:

Johnson of Audubon Pelton Andersen Steffen Bennett Johnston of Polk Petersen of Dallas Story Christensen Lipsky Pierson Stromer Cunningham Maloney Radl Strothman McNamara Darrington Schmarie Watson Fischer of Grundy Mowry Shaw Waugh Glenn. Sorg Nielsen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 441, a bill for an act to extend the jurisdiction of a city or town to any land owned by it outside the limits thereof, was taken up for consideration.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend House File 441 as follows:

1. Amend section one (1) by adding the following at the end thereof:

"Where the subject land is located within another city or town such powers shall be allowed only to the extent mutually agreed between the governing bodies. This section shall not grant zoning jurisdiction to cities or towns over property beyond their corporate limits."

The amendment was adopted.

Palmer of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 441)

The ayes were 89:

Allen Fisher of Greene McCartney Shepherd
Bailey Franklin McCray Smith
Baker Freeman McIntyre Sorg

Battles Fullerton Mensing Stokes Beardsley Gallagher Middleswart Strand Bergman Glenn Millen Sullivan Miller of Des Moines Tapscott Graham Bowin Miller of Dubuque Thordsen Breitbach Grasslev Miller of Jones Busch Hanson of Mitchell Tieden Miller of Page Harbor Van Drie Caffrey Hicklin Nelson Van Nostrand Carnahan Nolin Van Roekel Clark Hill O'Malley Varley Cochran Holden Ossian Vetter Coffman Hullinger Conklin Palmer Voorhees King Patton Welden Curran Kitner Winkelman Den Herder Klein Poncy Redfern Wolfe Diehl Kluever Distelhorst Knight Reed booW Langland Renda Yoder Doderer Maloney Roe Mr. Speaker Duffy

Dunton Mayberry Sanders
Edgington Schroeder

The nays were 5:

Gittins Moffitt Peterson of Woodbury Roorda

Hanson of Benton

Absent or not voting 30:

Johnson of Audubon Mowry Andersen Shaw Bennett Johnston of Polk Nielsen Steffen Camp Kiilsholm Pelton Story Christensen Petersen of Dallas Stromer Koch Cunningham Lee Pierson Strothman Darrington Lipsky Radl Watson Fischer of Grundy McNamara Schmarje Waugh Gannon Mohrfeld

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 442, a bill for an act relating to sidewalks in cities and towns, with report of committee recommending passage, was taken up for consideration.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 442)

The ayes were 90:

Allen Fisher of Greene McCray Schmarje Andersen Franklin McIntyre Schroeder

Mensing

Millen

Middleswart

Baker Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Clark Cochran -Coffman Conklin Curran Den Herder Diehl Distelhorst Duffv Dunton

Freeman Fullerton Gallagher Gannon Graham Grassley Hanson of Benton Hanson of Mitchell Hicklin Holden Kiilsholm King Kitner Klein Kluever Knight

Miller of Dubuque Miller of Jones Miller of Page Moffitt Nelson Nolin O'Malley Ossian Palmer Patton Peterson of Woodbury Voorhees Poncy Redfern Reed Roe

Stokes Strand Sullivan Tapscott Thordsen Tieden Van Drie Van Roekel Varley Vetter Watson Waugh Welden Winkelman Wolfe Mr. Speaker

Shaw

Smith

Shepherd

Edgington McCartney

The nays were 1:

Lipsky

Absent or not voting 33:

Bailey Bennett Christensen Cunningham Darrington Doderer

Harbor Hill Hullinger Johnson of Audubon Pelton

Johnston of Polk

Koch

Lee

Langland

Mayberry

Petersen of Dallas

Mohrfeld Mowry Nielsen

Roorda

Sanders

Sorg Steffen Story Stromer Strothman Van Nostrand

Maloney Pierson Fischer of Grundy McNamara Radl Wood Miller of Des Moines Renda Yoder

Gittins Glenn

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 180, a bill for an act relating to the operation of a motor vehicle, with report of committee recommending passage, was taken up for consideration.

Distelhorst of Des Moines moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 180)

The ayes were 96:

Allen

Fischer of Grundy Lee

Roe

Mr. Speaker

Andersen Franklin Lipsky Roorda Baker Mayberry Freeman Sanders Battles Fullerton McCartney Schmarje Beardsley Gallagher McCray Schroeder Bergman Gannon McIntyre Shepherd Bowin Gittins Mensing Smith Breitbach Graham Middleswart Stokes Busch Grassley Miller of Des Moines Strand Hanson of Benton Miller of Dubuque Caffrey Sullivan Camp Hanson of Mitchell Miller of Jones Tapscott Carnahan Hicklin Miller of Page Thordsen Clark Hill Moffitt Tieden Cochran Van Drie Holden Mohrfeld Hullinger Coffman Nelson Van Roekel Conklin Johnston of Polk Nolin Varley Curran Kiilsholm O'Malley Voorhees Watson Den Herder King Ossian Diehl Kitner Patton Waugh Distelhorst Klein Pelton Welden Doderer Kluever Peterson of Woodbury Winkelman Duffv Knight Poncy Wolfe Dunton Koch Redfern Yoder

The nays were 1:

Edgington

Harbor

Fisher of Greene

Langland

Palmer

Absent or not voting 27:

Bailey Johnson of Audubon Petersen of Dallas Story Bennett Pierson Maloney Stromer Christensen McNamara Radl Strothman Cunningham Millen Renda Van Nostrand Darrington Shaw Mowry Vetter Glenn Nielsen Sorg Wood

Reed

Steffen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 799, a bill for an act to amend Senate File 306, Acts of the Sixty-second (62nd) General Assembly, relating to the use of safety emblems on slow moving vehicles, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 799)

The ayes were 96:

Allen Edgington Mayberry Roe
Andersen Fisher of Greene McCartney Roorda

Sanders Franklin McCrav Bailey Schroeder Baker Freeman McIntyre Mensing Shepherd Battles Fullerton Beardslev Gannon Middleswart Smith Stokes Bergman Gittins Millen Miller of Des Moines Strand Bowin . Graham Breitbach Grasslev Miller of Dubuque Sullivan Hanson of Mitchell Miller of Jones Tapscott Busch Hicklin Miller of Page Thordsen Caffrey Moffitt Tieden Camp Hill Carnahan Holden Mohrfeld Van Drie Clark Hullinger Nelson Van Roekel Cochran Kiilsholm Nolin Varley Coffman O'Malley Vetter King Conklin Kitner Ossian Voorhees Curran Klein Palmer Watson Den Herder Kluever Patton Waugh Pelton Diehl Knight Welden Distelhorst Koch Peterson of Woodbury Winkelman Doderer Langland Poncy Wolfe Yoder Duffv Lee Redfern Dunton Lipsky Reed Mr. Speaker

The nays were 1: Hanson of Benton

Absent or not voting 27:

Petersen of Dallas Bennett Harbor Steffen Christensen Johnson of Audubon Pierson Story Cunningham Johnston of Polk Radl Stromer Darrington Maloney Renda Strothman Van Nostrand Fischer of Grundy McNamara Schmarje Wood Gallagher Mowry Shaw

Glenn Nielsen Sorg

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, or the driver of a vehicle involved in an accident, was taken up for consideration.

Renda of Polk offered the following amendment and moved its adoption:

Amend Senate File 73, Section 1, as follows:

- . 2. By inserting in line nineteen (19) following the word "accident" the words ", his insurance company or its agent,"

The amendment was adopted.

Breitbach of Dubuque moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 73)

Lee

The ayes were 74:

Allen	Duffy	Lipsky	Renda
Andersen	Dunton	Maloney ·	Roe
Bailey	Franklin	Mayberry	Sanders
Baker	Freeman	McCartney	Schroeder
Battles	Gallagher	McCray	Shaw
Beardsley	Gannon	McIntyre	Shepherd
Bowin	Gittins	Mensing	Sorg
Breitbach	Glenn	Middleswart	Strand
Busch	Hanson of Benton	Millen	Tapscott
Caffrey	Hicklin	Moffitt	Thordsen
Camp	Hill	Mohrfeld	Van Roekel
Carnahan	Holden	Nolin	Vetter
Christensen	Hullinger	O'Malley	Voorhees
Cochran	Kiilsholm	Palmer	Winkelman
Conklin	King	Pelton	Wolfe
Curran	Kluever	Poncy	Wood
Diehl	Knight	Redfern	Yoder
Distelhorst	Langland	Reed	Mr. Speaker

The nays were 28:

Doderer

Bergman	Grassley	Miller of Page	Stokes
Clark	Hanson of Mitchell	Nelson	Sullivan
Coffman	Harbor	Ossian	Tieden
Den Herder	Kitner	Patton	Van Drie
Fischer of Grundy	Koch	Peterson of Woodbury	Varley
Fisher of Greene	Miller of Dubuque	Roorda	Watson
Fullerton	Miller of Jones	Smith	Waugh

Absent or not voting 22:

Bennett	Johnston of Polk	Petersen of Dallas	Story
Cunningham	Klein	Pierson	Stromer
Darrington	McNamara	Radl	Strothman
Edgington	Miller of Des Moines	Schmarje	Van Nostrand
Graham	Mowry	Steffen	Welden

Johnson of Audubon Nielsen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 65 WITHDRAWN

Breitbach of Dubuque asked and received unanimous consent to withdraw House File 65 from further consideration by the House.

HOUSE INSISTS

(Senate File 532)

Pelton of Clinton called up for consideration Senate File 532, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues, amended by the House and moved that the House insist on its amendment.

The motion prevailed and the House insists on its amendment.

CONFERENCE COMMITTEE APPOINTED

(Senate File 532)

The Speaker announced the appointment of the following conference committee on the part of the House concerning Senate File 532: Smith of O'Brien, Chairman, Pelton of Clinton, Bailey of Wright and McCartney of Floyd.

SENATE AMENDMENTS CONSIDERED

Van Drie of Story called up for consideration House File 92, a bill for an act to permit state departments and agencies to possess and operate machines of the offset type, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 92 as follows:

By striking section one (1) of the bill and inserting in lieu thereof the following:

"Section one (1). Section fifteen point thirty-seven (15.37), Code 1966, is hereby repealed and the following inserted in lieu thereof:

'With the exception only of machines purchased at a cost of two thousand dollars (\$2,000.00) or less of the offset type, mimeographs and similar duplicators, no department or agency of the state located in the city of Des Moines shall purchase, possess or operate any presses and other printing equipment without the written permission of the state printing board. All other presses and printing equipment owned by the state of Iowa or possessed by any of its departments or agencies operating such equipment in the city of Des Moines shall be centralized in a state building at the city of Des Moines to be and remain under the control of the state printing board."

The motion prevailed and the House concurred.

Van Drie of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 92)

The ayes were 97:

Allen Andersen Bailey Baker Battles Beardsley Bergman Bowin Breitbach Busch . Camp

Gittins Glenn Carnahan Christensen Clark Cochran Coffman Conklin King Curran Kitner Darrington Klein Den Herder

Distelhorst Doderer Duffy Dunton

Caffrey

The nays were 7:

Fischer of Grundy

Diehl

Fisher of Greene Franklin Freeman Fullerton Gallagher Gannon

Graham Grasslev Hanson of Benton Hanson of Mitchell Hicklin Holden Johnston of Polk Kiilsholm

Kluever Knight Langland Lee Lipsky Maloney

Hill

Koch

McCartney McCray McIntyre Mensing Middleswart Millen

Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nolin Ossian Palmer

Poncy Redfern Reed Renda Roe Roorda

Sanders

Patton

Pelton

Schroeder Shaw Shepherd Sorg Stokes Miller of Des Moines Strand Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley

Schmarie

Vetter Watson Waugh Winkelman Wolfe booW Yoder Mr. Speaker

Peterson of Woodbury Welden

Sullivan

Petersen of Dallas

Absent or not voting 20:

Bennett-Cunningham Edgington Harbor Hullinger

Johnson of Audubon O'Malley Mavberry

McNamara Mowry Nielsen

Pierson Radl Smith

Steffen Story Stromer Strothman Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Moffitt of Appanoose called up for consideration House File 575, a bill for an act relating to the eradication of hog cholera, and to make appropriations therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Sanders

Schroeder

Amend House File 575 as follows:

By adding the following new section:

Chapter one hundred sixty-six B (166B), Code 1966, is hereby amended by adding the following new section:

'The use of inactivated vaccine shall be prohibited on all hogs except those used for breeding purposes.'

The motion prevailed and the House concurred.

Moffitt of Appanoose moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Maloney

McCray

On the question "Shall the bill pass?" (H.F. 575)

Franklin

Fisher of Greene

The ayes were 104:

Allen

Andersen

Bailey	Freeman	McIntyre	Shaw
Baker	Fullerton	Mensing	Shepherd
Battles	Gallagher	Middleswart	Smith
Bergman	Gannon	Millen	Sorg
Bowin	Gittins	Miller of Des Moines	Steffen
Breitbach	Graham	Miller of Dubuque	Stokes
Busch	Grassley	Miller of Jones	Strand
Caffrey	Hanson of Benton	Miller of Page	Sullivan
Camp	Hanson of Mitchell	Moffitt	Thordsen
Carnahan	Harbor	Mohrfeld	Tieden
Christensen	Hicklin	Nelson	Van Drie
Clark	Hill	Nolin	Van Nostrand
Cochran	Holden	O'Malley	Van Roekel
Coffman	Hullinger	Ossian	Varley
Conklin ·	Johnston of Polk	Palmer	Vetter
Curran	Kiilsholm	Patton	Voorhees
Den Herder	King	Pelton	Watson
Diehl	Kitner	Peterson of Woodbury	Waugh
Distelhorst	Kluever	Poncy	Welden
Doderer	Knight	Redfern	Winkelman
Duffy	Koch	Reed	Wolfe
Dunton	Langland	Renda	Wood
Edgington	Lee	Roe	Yoder
Fischer of Grundy	Lipsky	Roorda	Mr. Speaker

The nays were 3:

Beardsley

Glenr

Tapscott

Absent or not voting 17:

Bennett Mayberry Nielsen Schmarje Cunningham McCartney Petersen of Dallas Story Darrington McNamara Pierson Stromer Johnson of Audubon Mowry Radl Strothman Klein

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration House File 480, a bill for an act providing for the preservation and improvement of the air quality of the state; creating and delegating authority for an air pollution control program and related activities to an air pollution control commission; authorizing political subdivisions to conduct certain air pollution control activities, and making an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 480 as follows:

By striking in section three (3), line three (3), the words "as an agency of the state government" and by inserting in lieu thereof the words "within the department of health".

By inserting in section four (4), line thirty-two (32), the word "public" before the word "hearings".

By inserting in section four (4), line thirty-two (32), after the word "hearings" the words "except when the evidence to be received is confidential pursuant to section eight (8) of this Act".

By inserting in section five (5), line sixty-nine (69) after the word "available" the words "pursuant to the Iowa merit system".

By striking in section eight (8), lines fourteen (14) and fifteen (15), the words "identify, directly or indirectly, any owner or operator or".

The motion prevailed and the House concurred.

Den Herder of Sioux moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 480)

The ayes were 105:

Allen Fischer of Grundy Lee Roorda Andersen Fisher of Greene Lipsky Sanders Bailey Franklin McCartney Schroeder McIntyre Baker Freeman Shaw

Shepherd Battles Fullerton Mensing Gallagher Middleswart Smith Beardsley Bergman Gannon Millen Sorg Gittins Miller of Des Moines Steffen Bowin Breitbach Glenn Miller of Dubuque Stokes Graham Miller of Jones Strand Busch Caffrey Grassley Miller of Page Tapscott Camp Hanson of Benton Moffitt Thordsen Hanson of Mitchell Tieden Carnahan Mohrfeld Christensen Harbor Van Drie Nelson Van Roekel Clark Hicklin Nolin Cochran Hill Varley O'Malley Coffman Holden Ossian Vetter Conklin Voorhees Hullinger Palmer Curran Johnston of Polk Patton Watson Darrington Kiilsholm Pelton Waugh Den Herder Kitner Peterson of Woodbury Welden Diehl Klein Poncy Winkelman Distelhorst Kluever Redfern Wolfe Doderer Knight Reed Wood Duffy Koch Renda Yoder Dunton Mr. Speaker Langland Roe Edgington

The nays were 1: Sullivan

Absent or not voting 18:

Bennett Petersen of Dallas Stromer Mayberry Cunningham McCray Strothman Pierson Johnson of Audubon McNamara Van Nostrand Radl King Mowry Schmarje

Maloney

Nielsen Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER WITHDRAWN

(Senate File 405)

Hicklin of Louisa asked and received unanimous consent to withdraw his motion to reconsider the vote on Senate File 405, filed May 31, 1967, and found on page 1701 of the House Journal.

MOTION TO RECONSIDER WITHDRAWN (Senate File 406)

Hicklin of Louisa asked and received unanimous consent to withdraw his motion to reconsider the vote on Senate File 406, filed May 31, 1967, and found on page 1701 of the House Journal.

MOTION TO RECONSIDER DEFERRED (Senate File 406)

Yoder of Johnson called up for consideration his motion to reconsider the vote on Senate File 406, filed May 31, 1967, and found on page 1701 of the House Journal.

Hill of Marshall asked that action on the motion to reconsider be deferred.

Objection was raised.

Harbor of Mills moved that the rules be suspended and that the motion to reconsider be deferred.

The motion to defer, having received a two-thirds majority, prevailed.

SENATE FILE 700 RECONSIDERED

Bailey of Wright asked and received unanimous consent that the rules be suspended for the purpose of filing a motion to reconsider the vote on Senate File 700.

Bailey of Wright moved to reconsider the vote by which Senate File 700 passed the House.

The motion prevailed.

Bailey of Wright moved to reconsider the vote by which Senate File 700 was placed on its last reading.

The motion prevailed.

Senate File 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans, was taken up for consideration.

Bailey of Wright offered the following amendment filed by him:

Amend Senate File 700, Section 1, by striking from lines twelve (12) and thirteen (13) the following: ", and any subsequent federal legislation for student loan purposes as may be enacted.", and inserting in lieu thereof the words, "which are in effect on June 1, 1967."

Speaker Pro Tempore Kluever in the chair at 11:10 a.m.

Speaker Baringer in the chair at 11:15 a.m.

Bailey of Wright moved the adoption of the amendment.

The amendment was adopted.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 700)

The ayes were 100:

Allen	Edgington	McCray	Schmarje
Andersen	Fisher of Greene	McIntyre	Schroeder
Bailey	Freeman	Mensing	Shaw
Baker	Fullerton	Middleswart	Shepherd
Battles	Gallagher	Millen	Smith
Beardsley	Gittins	Miller of Des Moines	Sorg
Bergman	Glenn	Miller of Dubuque	Stokes
Bowin	Grassley	Miller of Jones	Strand
Breitbach	Hanson of Benton	Miller of Page	Stromer
Busch	Hanson of Mitchell	Moffitt	Tapscott
Caffrey	Harbor	Mohrfeld	Thordsen
Camp	Hicklin	Nelson	Tieden
Carnahan	Hill	Nolin	Van Drie
Christensen	Holden	O'Malley	Van Nostrand
Clark	Hullinger	Ossian	Van Roekel
Cochran	Kiilsholm	Palmer.	Varley
Coffman	King	Patton	Vetter
Conklin	Kitner	Pelton	Voorhees
Curran	Klein	Peterson of Woodbury	Watson
Darrington	Kluever	Poncy	Waugh
Den Herder	Knight	Redfern	Winkelman
Diehl	Lee	Reed	Wolfe
Distelhorst	Lipsky	Renda	Wood
Duffy	Mayberry	Roe	Yoder
Dunton	McCartney	Roorda	Mr. Speaker

The nays were none.

Absent or not voting 24:

Bennett	Graham	McNamara	Sanders
Cunningham	Johnson of Audubon	Mowry	Steffen
Doderer	Johnston of Polk	Nielsen	Story
Fischer of Grundy	Koch	Petersen of Dallas	Strothman
Franklin	Langland	Pierson	Sullivan
Gannon	Malonev	Radl	Welden

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

House File 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems, was taken up for consideration.

Harbor of Mills offered the following amendment filed by him and moved its adoption: Amend House File 516 as follows: Strike the word "shall" from the following sections and insert in lieu thereof in each instance the word "may":

- 1. Section one (1), lines five (5), seven (7) and ten (10).
- 2. Section two (2), line three (3).
- 3. Section four (4), lines two (2) and six (6).
- 4. Section six (6), line three (3).

Further amend by inserting in section three (3), line two (2), after the word "Act" the words ", if conducted and approved,".

McCray of Scott moved that action on House File 516 be deferred and that the bill retain its place on the calendar.

The motion lost.

Harbor of Mills moved the adoption of his amendment.

Roll call was requested by Harbor of Mills and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 52:

Bailey	Graham	Langland	Roorda
Battles	Grassley	McCartney	Sanders
Carnahan	Hanson of Benton	McNamara	Schmarje
Christensen	Hanson of Mitchell	Mensing	Schroeder
Clark	Harbor	Miller of Dubuque	Smith
Coffman	Hicklin	Miller of Jones	Stokes
Den Herder	Hill	Miller of Page	Strand
Diehl	Hullinger	Mohrfeld	Sullivan
Edgington	Kiilsholm	Nelson	Tieden
Fischer of Grundy	Kitner	Ossian	Waugh
Fisher of Greene	Klein	Patton	Welden
Freeman	Knight	Peterson of Woodbury	y Winkelman
Fullerton	Koch	Redfern	Yoder

The nays were 62:

Allen	Dunton	Middleswart	Sorg
Andersen	Franklin	Millen	Steffen
Baker	Gallagher	Miller of Des Moines	Stromer
Beardsley	Gannon	Moffitt	Tapscott
Bergman	Gittins	Nolin	Thordsen
Bowin	Glenn	O'Malley	Van Drie
Breitbach	Holden	Palmer	Van Nostrand
Busch	Johnston of Polk	Pelton	Van Roekel
Caffrey	King	Petersen of Dallas	Varley
Camp	Kluever	Poncy	Vetter
Cochran	Lee	Reed	Voorhees

Conklin Lipsky Curran Distelhorst

Maloney Mayberry

Renda Roe Shaw

Watson Wolfe Wood

Doderer Duffy

McCray McIntyre Shepherd

Mr. Speaker

Absent or not voting 10:

Bennett

Johnson of Audubon Pierson

Strothman

Cunningham Darrington

Mowry Nielsen Radl Story

The amendment lost.

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has refused to concur in the House amendment to Senate File 773, a bill for an act relating to the assessment and taxation of certain personal property and exemptions therefrom. and to appropriate and allocate funds from the general fund for the replacement of said exemptions.

Also:

That the Senate has concurred in the House amendment and passed Senate File 601, a bill for an act relating to the regulation of benevolent associations.

Also:

That the Senate has refused to concur in the House amendment to Senate File 338. a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa.

Also:

That the Senate has refused to concur in the House amendment to Senate File 454. a bill for an act enabling Iowa to enter into the interstate compact on the placement of Children.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 335, a bill for an act to authorize certain counties to do all necessary things concerning health centers.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 785, a bill for an act relating to compulsory school attendance and educational standards.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

The House resumed consideration of House File 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems.

Pierson of Mahaska offered the following amendment filed by him and moved its adoption:

Amend House File 516 as follows:

- 1. Section 1, by inserting in lines six (6), sixteen (16), nineteen (19), twenty-seven (27) and thirty (30) after the word "system" the words "or systems".
- 2. Section 4, by inserting in line nine (9) after the word "system" the words "or systems".
- 3. Section 6, by inserting in line two (2) after the word "system" the words "or systems".

The amendment was adopted.

Diehl of Buena Vista offered the following amendment filed by him:

Amend House File 516 as follows:

- 1. By striking in Section 4, line 6, the word "shall" and inserting in lieu thereof the word "may".
- 2. By inserting in Section 5, line 1, after the word "systems", the words, "which may be approved under Section 4."
 - 3. By striking all of Section 6.

Division was requested.

Diehl of Buena Vista moved the adoption of Division 1 of the amendment.

Roll call was requested by Diehl of Buena Vista and the Speaker.

On the question "Shall Division 1 of the amendment be adopted?"

The ayes were 65:

Allen Battles Grassley

McCartney

Schmarje Schroeder

Hanson of Mitchell McCray

Harbor Mensing Shepherd Bergman Busch Hicklin Middleswart Smith Camp Hill Miller of Dubuque Sorg Carnahan Holden Miller of Jones Stokes Christensen Hullinger Miller of Page Strand Clark Johnson of Audubon Mohrfeld Stromer Coffman Kiilsholm Nelson Sullivan Den Herder King Nielsen Thordsen Diehl Kitner Ossian Tieden Edgington Klein Peterson of Woodbury Van Roekel Fischer of Grundy Knight Pierson Waugh Redfern Welden Fisher of Greene Koch Langland Roorda Wood Freeman Fullerton Lee Sanders Yoder

Graham

The nays were 43:

		· •	
Andersen	Dunton	Miller of Des Moines	Steffen
Baker	Franklin	Moffitt	Tapscott
Beardsley	Gallagher	Nolin	Van Drie
Bowin	Gannon	O'Malley	Van Nostrand
Breitbach	Gittins	Palmer	Varley
Caffrey	Glenn	Pelton	Vetter
Cochran	Kluever	Poncy	Voorhees
Conklin	Lipsky	Reed	Watson
Curran	Mayberry	Renda	Wolfe
Doderer	McIntyre	Roe	Mr. Speaker
Duffy	Millen	Shaw	•

Absent or not voting 16:

Bailey	Distelhorst	McNamara	Radl
Bennett	Hanson of Benton	Mowry	Story
Cunningham	Johnston of Polk	Patton	Strothman
Darrington	Maloney	Petersen of Dallas	Winkelman

Division 1 of the amendment was adopted.

Diehl of Buena Vista moved the adoption of Division 2 of the amendment.

Division 2 of the amendment was adopted.

Diehl of Buena Vista moved the adoption of Division 3 of the amendment.

Division 3 of the amendment was adopted.

Vetter of Washington moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the guestion "Shall the bill pass?" (H. F. 516)

The ayes were 77:

Allen Doderer Lipsky Shaw Maloney Andersen Duffv Smith Bailey Dunton Mayberry Sorg Baker Franklin McIntvre Steffen Battles Gallagher Millen Strand Beardsley Gannon Miller of Des Moines Stromer Bergman Gittins Moffitt Tapscott Bowin Glenn Nolin Thordsen O'Malley Breitbach Graham Tieden Busch Hanson of Mitchell Palmer Van Drie Caffrey Hicklin Patton Van Nostrand Camp Holden Pelton Varley Carnahan Johnston of Polk Pierson Vetter Clark Kiilsholm Poncy Voorhees Cochran Reed Watson King Conklin Klein Renda Welden Curran Kluever Roe Winkelman Den Herder Langland Roorda Wolfe Sanders Wood Diehl Lee

Distelhorst

The nays were 35:

Hanson of Benton Christensen Mensing Schmarje Coffman Miller of Dubuque Schroeder Harbor Darrington Johnson of Audubon Miller of Jones Shepherd Miller of Page Edgington Kitner Stokes Fischer of Grundy Sullivan Mohrfeld Knight Fisher of Greene Van Roekel Koch Nelson McCartney Waugh Freeman Nielsen Fullerton McCray Ossian Yoder McNamara Peterson of Woodbury Grassley

Grassiey McNamara Feterson of wood

Absent or not voting 12:

BennettHullingerPetersen of DallasStoryCunninghamMiddleswartRadlStrothmanHillMowryRedfernMr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 742, a bill for an act to amend chapter three hundred twenty-four (324), Code 1966, to extend powers and duties of the treasurer of the state, to amend certain definitions, to authorize bond increases, to provide certain regulation of commercial vehicles and to change provision relating to penalties, was taken up for consideration.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend Senate File 742, Section 14 by striking subsection five (5), line twelve (12) through thirty (30) inclusive.

The amendment was adopted.

Allen of Pottawattamie offered the following amendment:

Amend Senate $\,$ File 742 as follows: At the end of Sec. 22 add the following new sections:

- Sec. 23. There is hereby created a marine fuel tax fund consisting of all excise tax moneys found to be derived from the sale of motor fuel used in boats. The right of refund of motor fuel excise taxes paid on fuel used in boats as provided in section three hundred twenty-four point seventeen (324.17) of the Code is hereby abolished. All such moneys derived from the excise tax on the sale of motor fuel used in boats shall be deposited in a separate fund to be maintained by the treasurer of state.
- Sec. 24. The treasurer of state is hereby directed to allocate one and one-half (1.5) percent of the excise tax imposed on the sale of motor fuel by section three hundred twenty-four point three (324.3) of the Code when and as received, to the marine fuel tax fund. No such revenues derived from the excise tax on fuel used in boats shall be credited to or deposited in the road use tax fund or any other road fund of the state nor transferred from said funds to the marine fuel tax fund.
- Sec. 25. The treasurer or state shall be responsible for the administration of the marine fuel tax fund and may adopt, amend, or rescind such rules and regulations as may be necessary to implement and administer the provisions of this Act. All moneys remaining in the fund after the cost of administering the fund has been paid shall be credited to the state conservation commission for use in providing accesses to water, development and maintenance of water-oriented facilities and the administration and enforcement of navigation laws and water safety.
- Sec. 26. Whenever it appears that the percent allocated to the state conservation commission may no longer be accurate, the treasurer of state or the state conservation commission shall cause a new survey to be made through analysis of marine fuel consumption by boats registered in the state of Iowa. Analysis shall be accomplished through expansion of boat registration forms to include such questions on respondence boat fuel consumption in the previous year, or other information as may be deemed appropriate and necessary by the treasurer of state with the advice and consent of the state conservation commission. The findings of such a survey shall be presented to the next session of the general assembly for consideration.

Holden of Scott rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Schroeder of Pottawattamie moved that Senate File 742 be laid on the table. The Speaker ruled the motion out of order.

Allen of Pottawattamie moved that Senate File 742 be laid on the table.

The motion lost.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 742)

The ayes were 107:

Andersen	Gallagher	Mensing	Shaw
Bailey	Gannon	Middleswart	Shepherd
Baker	Glenn	Millen	Smith
Battles	Graham	Miller of Des Moines	Sorg
Beardsley	Grassley	Miller of Dubuque	Steffen
Bergman	Hanson of Benton	Miller of Jones	Stokes
Bowin	Hanson of Mitchell	Miller of Page	Strand
Breitbach	Harbor	Moffitt	Stromer
Busch	Hicklin	Mohrfeld	Sullivan
Caffrey	Hill	Nelson	Tapscott
Christensen	Holden	Nielsen	Thordsen
Clark	Johnson of Audubon	Nolin	Tieden
Cochran	Johnston of Polk	O'Malley	Van Drie
Coffman	Kiilsholm	Ossian	Van Nostrand
Darrington	King	Palmer	Van Roekel
Den Herder	Kitner	Pelton	Varley
Diehl	Klein	Peterson of Woodbury	Vetter
Distelhorst	Kluever	Pierson	Voorhees
Doderer	Knight	Poncy	Watson
Duffy	Koch	Redfern	Waugh
Dunton	Langland	Reed	Welden
Edgington	Lee	Renda	Winkelman
Fischer of Grundy	Lipsky	Roe	Wolfe
Fisher of Greene	Maloney	Roorda	Wood
Franklin	Mayberry	Sanders	Yoder
Freeman	McCray	Schmarje	Mr. Speaker

The nays were 4:

Allen

Carnahan

McIntyre

Gittins

Schroeder

McCartney

Absent or not voting 13:

Bennett Camp Conklin

Fullerton

Curran Hullinger McNamara

Mowry Patton Petersen of Dallas Radl Story Strothman

Cunningham

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight, was taken up for consideration.

Miller of Page offered the following amendment and moved its adoption:

Amend Senate File 681, Section 10, subsection 5, by inserting after the word "Vehicles" in line 48 the words "especially designed for the exclusive movement of grain bins".

The amendment was adopted.

Bailey of Wright offered the following amendment and moved its adoption:

Amend Senate File 681 as follows:

- 1. Section 4, by striking from lines one (1) and two (2) the words "by permit of vehicles with indivisible loads" and inserting in lieu thereof the word "of vehicles".
- 2. Section 4, by striking from line three (3) the words "Permits for" and all of lines four (4) through ten (10).
- 3. Section 9, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".

Welden of Hardin asked and received unanimous consent that action on Senate File 681 be deferred and that the bill retain its place on the calendar.

Senate File 739, a bill for an act to establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions, was taken up for consideration.

Lipsky of Linn offered the following amendment filed by her and moved its adoption: Amend Senate File 739 as follows:

- 1. Section 4, line 28, by striking the word "of" and inserting in lieu thereof the word "and",
 - 2. Section 38, line 5, by striking the word "the".
- 3. Section 39, lines 6 and 7, by striking "board of regents of state institutions" and inserting in lieu thereof "state board of regents".
- 4. Section 49, line 7, by striking "tendent of the state hospital-school" and inserting in lieu thereof "tendents of the state hospital-schools".
- 5. Section 50, line 8, by striking "line sixteen (16) the word board" and inserting in lieu thereof "lines fifteen (15) and sixteen (16) the words 'the board".
- 6. Section 63, line 5, by striking the word "have" and inserting in lieu thereof the word "has".
 - 7. Section 75, line 9, by striking the second word "the".
- 8. Section 76, line 15, by inserting after "(15)" the words "of sub-section two (2)".
- 9. Section 85, line 6, by striking the second word "the" and inserting in lieu thereof the word "their".
- 10. Section 100, line 3, by striking "line eleven (11) the words 'board'" and inserting in lieu thereof "lines ten (10) and eleven (11) the words 'the board'".
- Section 100, line 11, by inserting preceding the word "board" the word "the".

 11. Section 127, line 3, by striking "subsection two (2)" and inserting in lieu thereof
- "subsections two (2) and three (3)".
 - 12. Section 148, by adding thereto the following subsection: "3. By striking from

- line 37 the word "board" and inserting in lieu thereof the words "state director".
 - 13. Section 153, by adding thereto the following:
- "Section two hundred twenty-five point six (225.6), Code 1966, is further amended by striking from line ten (10) the words 'board of control' and inserting in lieu thereof the word 'director' ".
- 14. Section 158, line 3, by striking the word "state" and inserting in lieu thereof the word "its".
 - 15. Section 177, by adding thereto the following:
- "Section two hundred twenty-seven point nine (227.9), Code 1966, is further amended by striking from line 4 the word it and inserting in lieu thereof the word he'.
 - 16. Section 183, by adding thereto the following:
- "Section two hundred twenty-seven point eighteeen (227.18), Code 1966, is further amended by striking from lines 8 and 9 the words 'board of control' and inserting in lieu thereof the words 'state director' ".
- 17. Section 193, lines 5 and 6, by striking the words "words board of control" and inserting in lieu thereof "word board".
- 18. Section 203, by striking lines 3 and 4 and inserting in lieu thereof the following: "one (1) through three (3) and that part of line 4 preceding the word "is" and inserting in lieu thereof the following: "The state director".".
 - 19. Section 217 as follows:
 - a. Line 30, strike "sion" and insert "sions".
 - b. Line 38, by striking "it" and inserting "its".
 - c. Line 50, by inserting the word "second" before the word "word".
 - d. Line 53, by striking "one (1)" and inserting two (2)".
- 20. Section 244, line 3, by striking "two (2) and three (3)" and inserting "one (1) and two (2)".
 - 21. Section 310, as follows:
 - a. Line 3, by inserting after the word "the" the word "second".
 - b. Line 5, by inserting after the word "the" the word "second".
- 22. Section 316, line 4, by striking the words "For the purpose of this chapter the" and inserting in lieu thereof the word "The".
 - 23. Section 332, by adding thereto the following:

- 3. By striking from line 4 the word 'its' and inserting in lieu thereof the word 'his'".
- 24. Section 420 as follows:
- a. Line 6, by striking the word "three (3)" and inserting in lieu thereof the word "two (2)".
- b. Line 8, by striking the word "seven (7)" and inserting in lieu thereof the word "six (6)".
- c. Line 10, by striking the word "five (5)" and inserting in lieu thereof the word "four (4)".
- d. Line 14, by striking the word "six (6)" and inserting in lieu thereof the word "five (5)"; also by inserting the word "second" preceding the word "word".
- e. Line 19, by striking the word "ten (10)" and inserting in lieu thereof the word "nine (9)".
- f. Line 22, by striking the word "twelve (12) and thirteen (13)" and inserting in lieu thereof the word "eleven (11) and twelve (12)".
- g. Line 27, by striking the word "fifteen (15)" and inserting in lieu thereof the word "fourteen (14)".
- h. Line 30, by striking the words "line twenty (20)" and inserting in lieu thereof the words "lines seventeen (17) and eighteen (18)".
- 25. Section 421, line 3, by striking the word "fifty-three (53)" and inserting in lieu thereof the word "forty-seven (47)".
 - 26. Section 428, as follows:
- a. By striking from line 3 the words "twenty-four (24) and twenty-five (25)" and inserting in lieu thereof the words "twenty-five (25) and twenty-six (26)".
- b. By striking from line 7 the word "twenty-seven (27)" and inserting in lieu thereof the word "twenty-eight (28)".
- c. By striking from line $10\,\mathrm{the}\,\mathrm{word}\,\mathrm{``twenty-nine}\,(29)''$ and inserting in lieu thereof the word ``thirty (30)''.
 - 27. Section 434, line 3, by striking the first word "of".
 - 28. By adding thereto the following section:
- "Section two hundred twenty-one point three (221.3), Code 1966, is amended by striking from line one (1) the word "board" and inserting in lieu thereof the words "director of mental health of the state department of social services".

The amendment was adopted.

Lipsky of Linn offered the following amendment filed by her:

Amend Senate File 739 as follows:

- 1. Section 2, by striking all of lines one (1) through thirteen (13) and "ment." in line fourteen (14) and inserting in lieu thereof the following:
- Sec. 2. There is hereby created within the department of social services a council on social services which shall act in a policy-making and advisory capacity on matters within the jurisdiction of the department. The council shall consist of five members appointed by the governor with the consent of two-thirds (2/3) of the senate. Appointments shall be made on the basis on interest in public affairs, good judgment, and knowledge and ability in the field of social services. Such appointments shall be made to provide a diversity of interest and point of view in the membership and without regard to religious opinions or affiliations. The term of each member of the council shall be for six years, except that those initially appointed shall serve as follows:

One member shall serve until June 30, 1969.

Two members shall serve until June 30, 1971.

Two members shall serve until June 30, 1973.

Each term shall commence on July 1 of the year of appointment.

- 2. By striking all of Section 3.
- 3. Section 4, by inserting the following as subsection 1: Organize annually and select a chairman and vice-chairman. Section 4, by striking all of subsections four (4), seven (7) and eight (8).
- Section 4, by striking from line one (1) of subsection nine (9) the word "Approve" and inserting in lieu thereof the word "Adopt".
- Section 4, by striking from line one (1) of subsection nine (9) the word "adopted" and inserting in lieu thereof the word "recommended".

Section 4, by adding at the end thereof the following subsection:

"Recommend to the governor the names of individuals qualified for the position of commissioner of social services when a vacancy exists in the office."

Section 4. by renumbering the subsections.

- 4. Section 5, line one (1), by inserting after the word "meet" the words "at least". Section 5, by adding thereto the following:
- "The amount of per diem any one member may receive in any fiscal year beginning with the date of employment shall not exceed eight hundred (800) dollars."
 - 5. Section 7, by striking all of said section and inserting in lieu thereof the following:
- (1) The governor shall appoint the council on social services on or before July 1, 1967. The commissioner of the department of social services shall be appointed at the earliest date thereafter in accordance with the provisions of this Act. The governor by executive order shall accomplish the transfer of functions, records, equipment, appropriations, other property, and personnel provided in this Act no later than July 1, 1968.

Any such powers, duties, functions, responsibilities and programs not so transferred, shall be transferred by operation of law on July 1, 1968.

- (2) The assignment of functions shall consist of a realigning of authority and responsibility in accord with the terms of this Act and need not necessarily involve the movement of personnel or equipment, the establishment of any subdivision or bureau within any office or department, the revision of any job description, or other detailed matter relating to the internal operation of any new office or department.
- (3) The governor may also by executive order prior to July 1, 1968, after he has determined that the board of control or the board of social welfare no longer has any significant functions to perform, provide that the offices of the members thereof be abolished. Thereafter such offices shall stand abolished and the members thereof shall not be entitled to any further compensation. In any event such offices shall stand abolished as of July 1, 1968 and the members thereof shall not be entitled to or receive any further compensation.
- (4) The governor may submit to the General Assembly thirty (30) days prior to the convening of the Sixty-third General Assembly, bills in the form of amendments to the Code of subsequent session laws which may be necessary to implement the terms of this Act and the application of functions and duties among the subdivisions or bureaus within the offices or department. Where the transfer or assignment of any particular function presents special administrative or legal difficulties, the governor may delay the effective date of that particular transfer and shall present the reasons therefor to the Sixty-third General Assembly.
- 6. Section 9, by striking from line one (1) the words adopt and, and all of line two (2) and inserting in lieu thereof the words "recommend to the council for adoption".

Section 9, by inserting in line fourteen (14) after the word "rule." the following sentence:

"The commissioner shall organize the department of social services into divisions to carry out in efficient manner the intent of this "Act."

Section 9, by striking from line fifteen (15) the word "shall" and inserting in lieu thereof the word "may".

- 7. Section 10, by striking from line one (1) the word "shall" and inserting in lieu thereof the word "may".
- 8. Section 12, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 9. Section 14, by striking from line one (1) the word "He" and inserting in lieu thereof the words "The director of the division of mental health".
- 10. Section 15, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 11. Section 17, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 12. Section 32, by inserting at the beginning of line four (4) the words "The commissioner and the".
- 13. Section 44, by striking the word "prescribe" in line four (4) and inserting in lieu thereof "recommend to the council on social services for adoption."

Section 44, by striking from line fifteen (15) the word "directors" and inserting in lieu thereof the word "council".

- 14. Section 236, by striking all of lines four (4) through six (6), inclusive, and by inserting in lieu thereof the following:
- "When used in this chapter the word 'commissioner' or 'state commissioner' means the commissioner of public health.
- "When used in this chapter the word 'department' or 'state department' means the state department of health."
- 15. Section 238, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner"
- 16. Section 239, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 17. Section 240, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 18. Section 241, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 19. Section 242, by striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- 20. Section 243, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 21. Section 244, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 22. Section 245, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner"
 - 23. Section 246 as follows:
- a. By striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line seven (7) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 24. Section 247 as follows:
- a. By striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line seven (7) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 25. Section 248 as follows:
 - a. By striking all of lines three (3) and four (4).
- b. By striking from line eight (8) the word "director" and by inserting in lieu thereof the word "commissioner".
- 26. Section 249, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 27. Section 250, by striking from line six (6) the word "director" and by inserting in lieu thereof the word "commissioner".

- 28. Section 251, by striking from line six (6) the word "director" and by inserting in lieu thereof the word "commissioner".
- 29. Section 252, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".

Division was requested.

Lipsky of Linn moved the adoption of Divisions 1 and 2 of the amendment.

Divisions 1 and 2 of the amendment lost.

Lipsky of Linn moved the adoption of Division 3 through 29 of the amendment.

(Pending at adjournment)

AMENDMENT WITHDRAWN

The amendment to House File 388 filed June 2, 1967, is hereby withdrawn.

JOHNSTON of Polk GANNON of Jasper BOWIN of Black Hawk ALLEN of Pottawattamie MALONEY of Polk

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which House File 516 passed the House.

DALE L. TIEDEN

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which the amendment to Senate File 772 by Redfern, Harbor and Gannon was adopted.

N. R. SORG

REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it had the following bill under consideration and recommends that they be placed on the sifting committee calendar.

H.F. 736 To provide for representation in the senate and house of representatives in the sixty-third general assembly. By Constitutional Amendments and Reapportionment.

FLOYD H. MILLEN, Chairman Sifting Committee

REPORT OF SIFTING COMMITTEE

(Non-controversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bill under consideration and recommends that it be placed on the non-controversial calendar.

H.F. 735 To legalize and validate the proceedings of the board of directors of the Independent School District of Grafton in the county of Worth, state of Iowa in the sale of certain real estate. By Klein.

FLOYD H. MILLEN, Chairman Sifting Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 23, 53, 55, 58, 137, 165, 244, 257, 295, 377, 381, 398, 470, 486, 577, 647 and 673; and Senate Files 225, 366, 508, 525 and 561.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 23, 53, 55, 58, 137, 165, 244, 257, 295, 377, 381, 398, 470, 486, 577, 647 and 673; and Senate Files 225, 366, 508, 525 and 561.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 5th day of June, 1967, sent to the governor for his approval: House Files 23, 53, 55, 58, 137, 165, 244, 257, 295, 377, 381, 398, 470, 486, 577, 647 and 673.

A. L. MENSING, Chairman

Report adopted.

AMENDMENTS FILED

Amend House File $620\,$ by striking all of the section following the period in line eight (8).

VAN DRIE of Story

Amend Senate File 743 by adding to section one (1) in line three (3) after the word "repealed" the following:

"There is hereby established a state board of tax review for the state of Iowa. The state board of tax review, hereinafter called the state board, shall consist of three members.

"The members of the state board shall be qualified electors of the state and shall hold no other elective or appointive public office.

"Except for the first appointees, the terms of members of the state board shall be for six years beginning on the first day of July following their appointment. No member who is appointed for a six-year term will be permitted to succeed himself.

"Members shall be appointed by the governor subject to confirmation by twothirds of the members of the senate. Appointments to the board shall be non partisan and of the first appointees, one shall be for two years, one shall be for four years and one shall be for six years.

"The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. A vacancy on the board shall be filled by appointment by the governor.

"The members of the state board shall be allowed a per diem of fifty dollars and their necessary travel and expense while engaged in their official duties. They shall organize the board and select one of their members as chairman.

'The place of office of the state board shall be in the office of the tax department in the capitol of the state.

"The state board shall hold at least six regular meetings each year, the first of which shall be on the second secular day of July. Special meetings of the state board may be called by the chairman on five days notice given to each member. All meetings shall be held at the office of the tax department unless a different place within the state of Iowa is designated by the state board or in the notice of the meeting.

"The state board shall exercise the following general powers and duties:

- "1. Determine and adopt such policies as are authorized by law and are necessary for the more efficient operation of any phase of tax review.
- "2. Adopt necessary rules and regulations for the proper enforcement and execution of the provisions of the tax laws.
- $\lq\lq$ 3. Adopt and prescribe any minimum standards for carrying out the provisions of the tax laws.
- "4. Perform such duties prescribed by law as it may find necessary for the improvement of the state system of taxation in carrying out the purposes and objectives of the tax laws.
- "5. Review for approval or rejection of all rules proposed by the director of revenue.
- 'It shall be the responsibility of the state board to exercise the following specific powers and perform the following duties:
- "1. Employ adequate clerical help to keep such records as are necessary to set forth clearly all actions and proceedings of the state board.

- "2. Adopt and transmit to the state comptroller as provided by him for that purpose, on or before September 1 prior to the meeting of each regular session of the general assembly, estimates of expenditure requirements for all functions and services, including the department of revenue, under the supervision of the state board, when the same have been prepared and submitted to the state board by the director of revenue, except as otherwise provided by law, for each fiscal year of the ensuing biennium.
- "3. Advise and counsel with the director of revenue concerning the tax laws and the regulations adopted pursuant thereto; and open their own motion or open appeal by any affected taxpayer, review the record and the decisions of, and any orders or directive issued by the director of revenue and may affirm or reverse the same.
- "4. A. Authorize, approve, and require to be used such forms as are needed to promote uniformity, accuracy, and completeness in keeping records, making reports, and to require such reports to be made in such manner as may be recommended by the state director of revenue.
- B. To authorize, approve and require to be used such forms as are needed to prepare the local budget estimates required under Section twenty-four point three (24.3), Code 1966, and such forms shall contain the following information:
 - "1. For the previously completed fiscal year.
- "a. The amount of actual income for the several funds from all sources other than ad valorem taxation separately stated as to each such general source, the amount of transfers received from any other fund during such year, and the fund from which such transfers were made.
- "b. The unencumbered and encumbered balances available in each fund at the beginning of the year, together with the amount raised by taxation for each fund, the amount of proposed expenditures adopted in the budget for said year for each fund, and the amount of actual expenditures in each fund for said year.
 - "2. For the current fiscal year.
- "a. The total of the estimated amount of income for each fund from sources other than taxation separately stated as to each general source for such current year and the funds from which such estimated transfers have been or are to be made.
- $^{\prime\prime}$ b. The unencumbered balances for each fund available at the beginning of the current fiscal year.
- 'c. The amount of ad valorem taxes charged to the county treasurer for each fund for collection during the current fiscal year, the amount of expenditures adopted in the budget for said current fiscal year for each fund, and the total of the estimated expenditures for each fund for said current year.
 - "3. For the proposed budget year.
- "a. The estimated amount for each of the several funds from sources other than taxation, including estimated transfers, separately stated as to each general source. The estimate of income from each of the sources other than ad valorem taxes shall be computed by reference to the amounts of income other than ad valorem taxes received

in prior years. In addition, any new source of income other than from ad valorem taxes shall be reasonably estimated.

- 'b. The estimate of unencumbered balances in the several funds which will be available at the beginning of the proposed budget year.
- "c. The amount proposed to be expended in each and every fund during the proposed budget year exclusive of funds derived from the sale of bonds and funds encumbered as of the end of the current fiscal year.
- "d. The estimated working capital requirements of each fund, if any, and in the preparation of said estimates the monthly cash flow experience of each fund during the last completed fiscal year shall serve as a guideline.
- "5. Approve plans when submitted by the state director of revenue for co-operating with the federal government whenever it may find it desirable to do so, and provide for the acceptance and the administration of funds which may be appropriated by Congress and apportioned to the state for any or all purposes relating to the taxation.
- "6. Approve plans submitted by the director for co-operating with all other agencies, federal, state, county and municipal, in the development of regulations and in the enforcement of laws for which the state board and such agencies are jointly responsible and approve plans for co-operating with other proper agencies in the improvement of conditions relating to the taxing system of public bodies.
- ''7. Adopt a long-range program for the state system of tax reform based upon special studies, surveys, research, and recommendations submitted by or proposed under the direction of the director of revenue.
- "8. Constitute a continuing research commission as to tax matters in the state and cause to be prepared and submitted to each regular session of the general assembly a report containing such recommendations as to revisions, amendments, and new provisions of the law as the state board has decided should be submitted to the legislature for its consideration."

HARBOR of Mills
SMITH of O'Brien
EDGINGTON of Franklin
VARLEY of Adair
WELDEN of Hardin
SULLIVAN of Woodbury
MENSING of Cedar
BATTLES of Jackson
FISCHER of Grundy
OSSIAN of Montgomery
NIELSEN of Shelby
VAN DRIE of Story
CAMP of Clinton

Amend Senate File 743 as follows:

1. Amend section four (4) lines five (5) and six (6) by striking the words 'attorneys who possess expert knowledge in the fields of taxation or property tax assessment,"

HARBOR of Mills

SMITH of O'Brien

EDGINGTON of Franklin
VARLEY of Adair
WELDEN of Hardin
SULLIVAN of Woodbury
MENSING of Cedar
BATTLES of Jackson
FISCHER of Grundy
OSSIAN of Montgomery
NIELSEN of Shelby
VAN DRIE of Story
CAMP of Clinton

Amend Senate File 616, Section 9, by adding thereto the following subsection:

- 3. By striking all of subsection one (1) and inserting in lieu thereof the following:
- 1. Post high school courses to assist high school graduates in matriculation into institutes of higher learning.

HULLINGER of Decatur YODER of Johnson McNAMARA of Linn

Amend Senate File 616 as follows:

- 1. Section 2, by striking from line sixteen (16) the words "in sections three (3) through \sin (6)".
 - 2. By striking all of Section 5.
 - 3. By striking all of Section 6.
 - 4. By striking all of Section 24.

HULLINGER of Decatur STEFFEN of Chickasaw YODER of Johnson McNAMARA of Linn VAN DRIE of Story DIEHL of Buena Vista

Amend Senate File 739 as follows:

- 1. By inserting after the word "health," in line seventeen (17) of section nine (9) the words "the division of medical services,".
- 2. By adding the following as section sixteen (16) and by renumbering the remaining sections in conformity with this amendment:
- "Sec. 16. The director of the division of medical services shall be a physician qualified by character, training and experience to perform the duties of such office. He shall be responsible for the administration of programs which provide medical assistance or services and shall carry out such other functions and duties as may be delegated to him by the commissioner of social services."

3. By striking from line six (6) of section four hundred nineteen (419) the words "child and family" and by inserting in lieu thereof the word "medical."

LIPSKY of Linn KLEIN of Winnebago GALLAGHER of Black Hawk

Amend Senate File 681, Section fifteen (15) as follows:

- 1. By striking in line two (2) the word and figure "ten (10)" and inserting in lieu thereof the word and figure "one hundred (100)".
- 2. By striking in line three (3) the word and figure "five (5)" and inserting in lieu thereof the word and figure "ten (10)".

GALLAGHER of Black Hawk

Amend the Lipsky, Klein, Gallagher amendment to Senate File 739, filed May 26, 1967 by striking lines thirty-six, thirty-seven and thirty-eight.

TAPSCOTT of Polk

Amend the Johnston amendment to House File 285 adopted May 25 by striking all of amendment 4 and inserting in lieu thereof the following:

4. Add the following new paragraph to Section 4:

"This section shall not apply to peyote used in bona fide religious ceremonies of the Native American Church. However, persons supplying the product to the Church are required to register and maintain appropriate records of receipts and disbursements of the article."

Further amend House File 285 as follows:

- 1. By striking from lines fifteen (15) and sixteen (16) of Section 2 the words "or other animals".
 - 2. By striking from line eighteen (18) of Section 2 the words "or other animals".
- 3. By striking the period at the end of subsection 3 of Section 2 and adding the following: "prior to the effective date of this Act."
- 4. By striking the period in line three (3), Section 10, and adding the following: "prior to the effective date of this Act."

HARBOR of Mills NOLIN of Carroll MOHRFIELD of Tama

Senate File 616 is hereby amended as follows:

1. By striking line two (2) of section ten (10) and inserting in lieu thereof the following:

"1966, is hereby amended as follows:

"1. By striking subsection two (2) of such section.

- "2. By striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following:
- " 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fullfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'.
- "3. By striking from line two (2) of subsection seven (7) of such section the words 'public instruction' and inserting in lieu thereof 'commissioners for area schools'.
 - "4. By adding thereto the following new subsection:"
- 2. By striking lines eighteen (18) through twenty-two (22), inclusive, of section thirteen (13) and inserting in lieu thereof the following:
- "with the approval of the state board. The tuition for out-of-state students shall not be less than the estimated cost of the instruction received except upon approval by the state board."
- 3. By striking from line three (3) of section fourteen (14) the word "maximum" and inserting in lieu thereof the word "standard".
- 4. By inserting in line four (4) of section fourteen (14) after the word "term" the words ", and the maximum academic workload for any such instructor shall be sixteen (16) credit hours per school term,".
- 5. By striking lines three (3) and four (4) of section fifteen (15) and inserting in lieu thereof the following: "sections:
- "1. Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board of public instruction."
 - "2. 'Prescribe a uniform system of accounting for area schools.' "
 - 6. By inserting after section fifteen (15) the following new section:
- "Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by inserting in line sixteen (16) after the word "the" the words 'state board and the"."
- 7. By striking line six (6) of section sixteen (16) and inserting in lieu thereof the word "schools."
- 8. By striking lines fourteen (14) through twenty-five (25), inclusive, of section seventeen (17) and inserting in lieu thereof the following:
- "to the state board the approval or disapproval of all budgets, courses, and programs to be offered at the various area schools. In arriving at such recommendations, attention shall be given to the prevention and elimination of unnecessary duplication of programs, facilities, and staff within the area. Upon the recommendation of the associate superintendent and review and final approval of area school courses and programs by the state board, all such approved courses and programs shall be funded as prescribed by law."
- 9. By striking lines two (2), three (3), and four (4) of section eighteen (18) and inserting in lieu thereof the following:
 - "Code 1966, is hereby repealed and the following enacted in lieu thereof:

- "There is hereby established within the state department of public instruction a state board of commissioners for area schools which shall consist of seven (7) members. The members of the board shall consist of the following:
 - " 1. One (1) member representing colleges and universities.
 - " '2. One (1) member representing local school districts.
 - " '3. One (1) member representing agriculture.
 - "4. One (1) member representing industry and management.
 - "5. One (1) member representing labor.
 - " '6. Two (2) members representing the public at large."
 - 10. By inserting after section eighteen (18) the following new sections:
- "1. 'Section two hundred eighty A point thirty (280A.30), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The members of the state board shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate. Each member shall serve for a term of three (3) years except the initial members so appointed shall serve as follows:
 - "1. Two (2) members shall serve from the date of appointment until June 30, 1968.
- $^{\prime\prime}$ '2. Three (3) members shall serve from the date of appointment until June 30, 1969.
- " '3. Two (2) members shall serve from the date of appointment until June 30, 1970.
- "The governor shall fill any vacancy occurring on the board. All vacancies occurring during such time as the general assembly is in session shall be filled before the end of the session in the same manner in which regular appointments are required to be made. Vacancies occurring on the board when the general assembly is not in session shall be filled by appointment by the governor which shall expire at the end of thirty (30) days after the general assembly next convenes unless the appointment is confirmed by the senate prior to that time."
- "2. "Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The state board shall meet no less than four (4) times each year, the first of which shall be on the second Wednesday of July. The board shall organize at the July meeting by confirming the appointment of an associate state superintendent and shall elect officers from the board membership as the board members deem necessary. Special meetings may be called by the board, by the associate state superintendent, or by the secretary of the board on the written request of any five (5) members. Members of the board shall be allowed a per diem expense of thirty (30) dollars and necessary travel and other expenses incurred while engaged in official duties.
- ''3. 'Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby repealed.' ''
- 11. By striking lines three (3) through nineteen (19), inclusive, of section nineteen (19) and inserting in lieu thereof the following:
- "Approval standards for area schools shall be initiated by the area schools branch of the department and submitted to the state board for consideration and adoption. No pro-

posed approval standard for vocational programs and courses offered by area schools shall be adopted by the state board until the standard has been submitted to the advisory committee created by chapter two hundred fifty-eight (258) and their recommendation thereon obtained."

- 12. By inserting after section twenty-three (23) the following new sections:
- "1. Section two hundred fifty-eight point four (258.4), Code 1966, is hereby amended by striking from lines four (4) and five (5) of subsection seven (7) the words "area vocational schools and programs".
- "2. 'Section two hundred eighty-six A point three (286A.3), Code 1966, is hereby amended as follows:
- "1. By striking from lines four (4) and five (5) the words "public community and junior colleges" and inserting in lieu thereof the words "area schools".
- " '2. By inserting in line ten (10) after the word "colleges" the words ", except area schools,".
- " '3. By inserting in line fourteen (14) after the word "meets" the word "applicable"."
- 13. By renumbering in accordance with the foregoing amendments sections sixteen (16) through twenty-five (25), inclusive, of senate File 616 as passed by the Senate.
- 14. By striking from line two (2) of the title the word "and" and inserting in lieu thereof the words ", to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to".

Chairman Committee on Schools

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Tuesday, June 6, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, June 6, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Monsignor J. W. Higgins, pastor of the St. Joseph's Catholic Church, Winterset, Iowa.

The Journal of June 5 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Conklin of Black Hawk for the morning on request of the Speaker; Diehl of Buena Vista, at 10:00 a.m. for the remainder of the day on request of the Speaker.

PRESENTATION OF VISITORS

Welden of Hardin introduced to the House, 20 Girl Scouts from Troop 504, Eldora, Iowa, accompanied by Mrs. Elston Ketels.

SENATE MESSAGES CONSIDERED

Senate File 335, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon.

Read first time and referred to sifting committee.

Senate File 785, a bill for an act relating to compulsory school attendance and educational standards.

Read first time and referred to sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed Senate File 95, a bill for an act relating to leased and rented vehicle offenses.

Also:

That the Senate has concurred in the House amendment and passed Senate File 37, a bill for an act to provide real property tax exemption to disabled veterans.

Also:

That the President of the Senate has appointed as members of the conference committee on the part of the Senate on Senate File 532, a bill for an Act to authorize the state board of regents to acquire and manage medical and hospital facilities for the use of the state university of Iowa, Senators Nurse, chairman, Glen, Hagedorn and Rigler.

AL MEACHAM, Secretary of the Senate

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 146, a bill for an act relating to real property and contracts relating thereto, with report of committee recommending amendment and passage, was taken up for consideration.

Busch of Bremer offered the following amendment filed by the committee on commerce and moved its adoption:

Amend House File 146 as follows:

Amend section one (1) by striking all of lines thirteen (13), fourteen (14) and fifteen (15), and inserting in lieu thereof the following:

"Any person who shall violate the provisions of this section shall be imprisoned in the penitentiary not exceeding two years, or may be fined in the discretion of the court, not exceeding five thousand dollars, or imprisoned in the county jail not more than one year".

The amendment was adopted.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 146)

The ayes were 82:

Allen	Fullerton	Lee	Schmarje
Anderson	Gannon	Lipsky	Shaw
Bailey	Gittins	McCray	Sorg
Baker	Glenn	McIntyre	Steffen
Battles	Graham	Mensing	Stokes
Bergman	Grassley	Middleswart	Strand
Bowin	Hanson of Benton	Millen	Stromer
Busch	Hanson of Mitchell	Miller of Des Moines	Strothman
Caffrey	Harbor	Miller of Jones	Sullivan
Carnahan	Hicklin	Miller of Page	Tapscott
Christensen	Holden	Moffitt	Van Drie
Clark	Hullinger	Mohrfeld	Van Nostrand

Roorda

Mr. Speaker

Johnson of Audubon Nielsen Coffman Van Roekel Johnson of Polk Cunningham Nolin Varley Curran Kiilsholm Ossian Vetter Den Herder Patton Voorhees King Kitner Pelton Diehl Waugh Dunton Klein Pierson Winkelman Fisher of Greene Knight Radl Wolfe Freeman Langland Redfern Wood

The nays were none.

Absent or not voting 42:

McNamara Beardsley Edgington Roe Bennett Fischer of Grundy Miller of Dubuque Sanders Breitbach Franklin Mowry Schroeder Camp Gallagher Nelson Shepherd Cochran O'Malley Smith Hill Kluever Palmer Story Conklin Darrington Koch Petersen of Dallas Thordsen Distelhorst Peterson of Woodbury Tieden Maloney Doderer Mayberry Poncy Watson Welden Duffv McCartney Reed Yoder Renda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 299, a bill for an act relating to the enforcement of court orders requiring payment of separate support and maintenance of the adverse party and children during litigation of divorce proceedings, with report of committee recommending passage, was taken up for consideration.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 299)

The ayes were 94:

Allen Shaw Gittins McNamara Andersen Glenn Mensing Shepherd Smith Bailey Middleswart Graham Baker Sorg Hanson of Mitchell Millen Battles Harbor Miller of Des Moines Steffen Bergman Hicklin Miller of Dubuque Stokes Strand Bowin Hill Miller of Jones Breitbach Miller of Page Holden Stromer Busch Hullinger Moffitt Strothman Caffrey Johnson of Audubon Mohrfeld Sullivan

Carnahan Kiilsholm Mowry Tapscott Christensen King Nielsen Tieden Clark Nolin Van Drie Kitner Coffman Klein Ossian Van Nostrand Van Roekel Cunningham Patton Kluever Curran Knight Pelton Varley Den Herder Langland Peterson of Woodbury Vetter Diehl Pierson Voorhees Lee Waugh Dunton Lipsky Poncy Fisher of Greene Maloney Radl Welden Freeman McCartney Redfern Winkelman Gallagher McCray Renda Wolfe Gannon McIntyre Roorda Wood Schmarje Mr. Speaker

The nays were none.

Absent or not voting 30:

Beardsley	Duffy	Koch	Roe
Bennett	Edgington	Mayberry	Sanders
Camp	Fischer of Grundy	Nelson	Schroeder
Cochran	Franklin	O'Malley	Story
Conklin	Fullerton	Palmer	Thordsen
Darrington	Grassley	Petersen of Dallas	Watson
Distelhorst	Hanson of Benton	Reed	Yoder
Dodgran	Johnston of Polk		

Doderer Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns, with report of committee recommending passage, was taken up for consideration.

Caffrey of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 352 by striking all of line ten (10) and inserting in lieu thereof the following: "for the treatment, rehabilitation and education of alcoholics in Iowa."

The amendment was adopted.

Klein of Winnebago moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 352)

The aves were 98:

Allen Gittins Mensing Shepherd

Andersen Glenn Middleswart Smith Baker Graham Millen Sorg Miller of Des Moines Steffen Battles Grasslev Miller of Dubuque Bergman Hanson of Benton Stokes Miller of Jones Bowin Hanson of Mitchell Strand Breitbach Hicklin Miller of Page Stromer Busch Hill Moffitt Strothman Sullivan Caffrey Holden Mohrfeld Carnahan Hullinger Nelson Tapscott Johnson of Audubon Nielsen Thordsen Christensen Clark Kiilsholm Nolin Tieden Van Drie Cochran King Ossian Van Nostrand Coffman Kitner Patton Van Roekel Cunningham Klein Pelton Varley Curran Kluever Pierson Den Herder Knight Poncy Vetter Voorbees Diehl Langland Radl Distelhorst Lee Redfern Waugh Welden Dunton Lipsky Renda Winkelman Fisher of Greene Maloney Roorda Freeman McCartney Wolfe Schmarie Schroeder Wood McCray Fullerton Mr. Speaker Gallagher McIntyre Shaw McNamara Gannon

The nays were none.

Absent or not voting 26:

Bailey Duffy Mayberry Reed Beardsley Edgington Mowry Roe Bennett Fischer of Grundy O'Malley Sanders Franklin Palmer Story Camp Harbor Petersen of Dallas Watson Conklin Johnston of Polk Peterson of Woodbury Yoder Darrington

Doderer Koch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 200, a bill for an act relating to obscene, indecent, immoral, or impure entertainment, with report of committee recommending amendment and passage, was taken up for consideration.

SENATE FILE 309 SUBSTITUTED FOR HOUSE FILE 200

Caffrey of Polk asked and received unanimous consent to substitute Senate File 309 for House File 200.

Senate File 309, a bill for an act relating to obscene, indecent, immoral, or impure entertainment, was taken up for consideration.

Bowin of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 309)

The ayes were 99:

Allen Glenn Millen Sorg Andersen Graham Miller of Des Moines Steffen Baker Grasslev Miller of Dubuque Stokes Battles Hanson of Benton Miller of Jones Strand Hanson of Mitchell Miller of Page Stromer Bergman Bowin Hicklin Moffitt Strothman Breitbach Hill Nelson Sullivan Busch Holden Nielsen Tapscott Caffrey Nolin Thordsen Hullinger Carnahan Johnson of Audubon Ossian Teiden Christensen Johnston of Polk Palmer Van Drie Kiilshlom Van Nostrand Clark Patton Cochran Pelton Van Roekel King Coffman Kitner Pierson Varley Cunningham Klein Vetter Poncy Curran Kluever Radl Voorhees Den Herder Knight Redfern Watson Renda Diehl Langland Waugh Distelhorst Lee Roe Welden Dunton Lipsky Roorda Winkelman Maloney Fisher of Greene Schmarie Wolfe Freeman McCartney Schroeder booW Fullerton McCray Shaw Yoder Mr. Speaker Gallagher McIntvre Shepherd Gittins Middleswart Smith

The nays were none.

Absent or not voting 25:

Bailey Duffy Koch O'Malley Beardslev Petersen of Dallas Edgington Mayberry Bennett Fischer of Grundy McNamara Peterson of Woodburn Franklin Camp Mensing Reed Conklin Gannon Mohrfeld Sanders Darrington Harbor

Mowry

Story

Doderer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 200 WITHDRAWN

Caffrey of Polk asked and received unanimous consent to withdraw House File 200 from further consideration by the House.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, with report of committee recommending amendment and passage was taken up for consideration.

Maloney of Polk offered the following amendment filed by him:

Amend Senate File 677 as follows:

Strike from line twenty-eight (28) Section nine (9) the words "wages not in excess of ten thousand (10,000) dollars" and inserting in lieu thereof the words "all wages without limit".

Speaker Pro Tempore Kluever in the chair at 10:30 a.m.

Speaker Baringer in the chair at 10:45 a.m.

Maloney of Polk moved the adoption of his amendment.

Roll call was requested by Maloney of Polk and the Speaker.

On the question "Shall the amendment be adopted?"

The ayes were 25:

Allen	Doderer	Hanson of Benton	McNamara
Andersen	Dunton	Johnston of Polk	Miller of Des Moine
Baker	Franklin	Kluever	Nolin
Beardsley	Freeman	Lipsky	Pelton
Breitbach	Gannon	Maloney	Renda
Caffrey	Glenn	McIntyre	Steffen
Distelhorst		·	

The nays were 88:

Battles	Hanson of Mitchell	Moffitt	Sorg
Bergman	Harbor	Mohrfeld	Stokes
Bowin	Hicklin	Mowry	Strand
Busch	Hill	Nelson	Stromer
Camp	Holden	Nielsen	Strothman
Carnahan	Johnson of Audubon	O'Malley	Sullivan
Christensen	Kiilsholm	Ossian	Tapscott
Clark	King	Patton	Tieden
Cochran	Kitner	Petersen of Dallas	Van Drie
Coffman	Klein	Peterson of Woodbury	Van Nostrand
Cunningham	Knight	Pierson	Van Roekel
Curran	Koch	Poncy	Varley
Darrington	Langland	Radl	Vetter
Den Herder	Lee	Redfern	Voorhees

Watson McCartney Reed Edgington Fischer of Grundy McCrav Roe Waugh Welden Fisher of Greene Mensing Roorda Winkelman Fullerton Middleswart Schmarie Schroeder Wolfe Gallagher Millen booW Gitting Miller of Dubuque Shaw Graham Miller of Jones Shepherd Yoder Smith Mr. Speaker Miller of Page Grasslev

Absent of not voting ll:

Bailey Diehl Mayberry Story
Bennett Duffy Palmer Thordsen
Conklin Hullinger Sanders

The amendment lost.

Den Herder of Sioux offered the following amendment filed by the committee on appropriations:

Amend Senate File 677, Section nine (9), line 28 by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "sixty-six hundred (6,600) dollars."

Tieden of Clayton offered the following amendment to the committee amendment and moved its adoption:

Amend the Committee on Appropriations amendment to Senate File 677, filed May 24th, by striking from line four (4) the words and figures "sixty-six hundred (6,600)" and inserting in lieu thereof the following: "seventy-eight hundred (7,800)".

The amendment to the amendment lost.

Den Herder of Sioux moved the adoption of the committee amendment.

Roll call was requested by Den Herder of Sioux and the Speaker.

Rule 69 was invoked.

On the question "Shall the committee amendment be adopted?"

The ayes were 69:

Allen Hicklin Miller of Dubuque Strand Battles Miller of Jones Holden Stromer Bergman Hullinger Mohrfeld Strothman Sullivan Busch Johnson of Audubon Mowry Carnahan Kiilsholm Nelson Thordsen Van Drie Cunningham King Nielsen Darrington Van Nostrand Kitner Ossian Klein Den Herder Patton Van Roekel Distelhorst Knight Peterson of Woodbury Varley

Edgington Fischer of Grundy Fisher of Greene Fullerton Gitting Graham Grasslev Hanson of Mitchell

Koch Lee McCartney McCrav McNamara Mensing Middleswart Millen

Radl Roorda Schmarie Schroeder Shaw Smith Sorg Stokes

Vetter Voorbees Watson Waugh Welden Winkelman Wood

Mr. Speaker

Harbor

The nays were 48:

Andersen Bailey Baker Beardsley Bowin Breitbach Caffrey Camp Christensen Clark Cochran Coffman

Curran Doderer Dunton Franklin Freeman Gallagher Gannon Glenn

Hanson of Benton Johnston of Polk Kluever Langland

Lipsky Poncy Malonev Redfern McIntvre Reed Miller of Des Moines Renda Miller of Page Roe Moffitt Nolin O'Malley Palmer Pelton

Petersen of Dallas

Sanders Shepherd Steffen Tapscott Tieden Wolfe Yoder

Absent or not voting 7:

Bennett Conklin Diehl Duffy Hill Mayberry

Pierson

Story

The amendment was adopted.

Distelhorst of Des Moines offered the following amendment and moved its adoption:

Amend Senate File 677, Section nine (9), line fifty-six (56) by striking the word "Temporary" and inserting in lieu thereof the following:

"Full-time elective officials of political subdivisions and temporary".

Distelhorst of Des Moines asked and received unanimous consent to withdraw his amendment.

Maloney of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 677 as follows:

Section nine (9) line fifty-six (56) insert after the word "Iowa" the words "or elective officials of the State of Iowa or its political subdivisions not specifically excluded by this act."

The amendment was adopted.

Mensing of Cedar offered the following amendment and moved its adoption:

Amend Senate File 677 by adding thereto the following new section:

"Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, is hereby amended by inserting in line five (5) a period after the word 'system' and striking the remainder of said subsection."

The amendment was adopted.

Mensing of Cedar offered the following amendment filed by him and moved its adoption:

Amend Senate File 677, Section 9, by adding thereto the following subsection:

By striking from line three (3) of subsection 11 the word "eight" and inserting in lieu thereof the word "five".

The amendment was adopted.

Amend Senate File 677, Section 19, by adding thereto the following subsection:

"By striking from line four (4) of subsection two (2) the word "eight" and inserting in lieu thereof the word "five (5)".

The amendment was adopted.

Bailey of Wright offered the following amendment and moved its adoption:

Amend Senate File 677, Section 26, line thirty-three (33), by deleting the words "seventieth (70) birthday or his". Further amend by striking from line thirty-four (34) ", whichever is earlier." and inserting in lieu thereof a period (.).

The amendment was adopted.

Miller of Page offered the following amendment and moved its adoption:

Amend Senate File 677, section fourteen (14), by striking from lines twenty-one (21) through twenty-five (25) the words "such reemployment shall not be regarded as full-time employment until he receives remuneration in excess of one thousand two hundred (1,200) dollars for any calendar year. After an active member's seventy-second (72) birthday,".

(Pending)

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Roe of Allamakee introduced to the House John Barry III, a former page who served in the Sixty-first General Assembly. He was the recipient of a four year premed scholarship at Notre Dame University.

INTRODUCTION OF BILL

House File 739, by Committee on Tax Revision, a bill for an act relating to subjection to sales and use taxes, goods, wares and merchandise used in the performance of contracts for projects under chapter four hundred nineteen (419) of the Code.

Read first time and referred to sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate;

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 218, a bill for an act relating to municipal speed limit changes.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 353, a bill for an act relating to the licensing of feeder pig dealers.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 697, a bill for an act relating to the investment of funds not needed for current expenses of the state and its political subdivisions.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 383, a bill for an act relating to municipal support of private colleges and universities.

Also:

That the Senate has concurred in the House amendment and passed Senate File 264, a bill for an act relating to the investment of funds of life insurance companies.

Also:

That the Senate has refused to concur in the House amendment to Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller.

Also:

That the Senate has concurred in the House amendments and passed Senate File 131.

a bill for an act authorizing the highway commission to do certain things for the construction, operation and charging of toll for bridges.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 147

Amend the House amendment to Senate File 147 as follows:

By adding the following new section at the end thereof:

"Sec. 3. Section two hundred point eight (200.8), Code 1966, is amended by inserting in line one (1) of subsection two (2) after the word 'licensee' the words 'and any person required to pay an annual registration and inspection fee'."

SENATE MESSAGES CONSIDERED

Senate File 218, a bill for an act relating to municipal speed limit changes.

Read first time and referred to sifting committee.

Senate File 353, a bill for an act relating to the licensing of feeder pig dealers.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

STEERING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 733, a bill for an act relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants, was taken up for consideration.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 733)

The aves were 86:

Allen	Graham	Millen	Schmarje
Andersen	Grassley	Miller of Des Moines	Schroeder
Baker	Hanson of Benton	Miller of Dubuque	Shepherd
Battles	Hanson of Mitchell	Miller of Jones	Sorg
Beardsley	Hicklin	Miller of Page	Strand
Bergman	Holden	Moffitt	Strothman
Bowin	Hullinger	Nelson	Sullivan
Breitbach	Johnson of Audubon	Nielsen	Tapscott
Cochran	Kiilsholm	Nolin	Thordsen
Coffman	Kitner	O'Malley	Van Drie
Cunningham	Klein	Ossian	Van Roekel
Curran	Kluever	Palmer	Varley

Darrington Den Herder Distelhorst Dunton Fisher of Greene Freeman. Fullerton Gallagher Gittins Glenn

Knight Patton Petersen of Dallas Koch Pierson Langland Lee Poncy Maloney Radl Mayberry Redfern McCray Reed McIntyre Roe McNamara Roorda

Vetter Watson Waugh Welden Winkelman Wolfe booW Yoder Mr. Speaker

The navs were none.

Absent or not voting 38:

Bailey Bennett Busch Caffrey Camp Carnahan Christensen Clark Conklin Diehl

Doderer Duffy Edgington Fischer of Grundy Franklin Gannon Harbor Hill Johnston of Polk King

Mensing

Renda Sanders

Lipsky Shaw McCartney Smith Middleswart Steffen Mohrfeld Stokes Mowry Story Pelton Stromer Peterson of Woodbury Tieden

> Van Nostrand Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 734, a bill for an act to legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, Iowa, relating to their granting permission and authority to Bennett Avenue Development Corporation, an Iowa corporation, to install sanitary sewer lines in the rights-of-way of certain primary and secondary roads in Pottawattamie county, Iowa, in connection with the construction and installation of a sanitary sewer system, with report of committee recommending passage, was taken up for consideration.

Allen of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 734)

The ayes were 92:

Allen Andersen Baker Battles Beardsley Bergman Bowin Breitbach

Gallagher. Gittins Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Hicklin

McNamara Mensing Middleswart Millen

Miller of Des Moines Sorg Miller of Dubuque Miller of Jones Moffitt

Roorda Schmarie Schroeder

Shepherd Stokes Strand Strothman

Busch Holden Mowry Tapscott Caffrey Hullinger Nelson Thordsen Johnson of Audubon Nielsen Tieden Coffman Van Drie Conklin Kiilsholm Nolin Cunningham King O'Malley Van Roekel Kitner Varley Curran Ossian Palmer Vetter Darrington Klein Watson Den Herder Kluever Patton Distelhorst Knight Petersen of Dallas Waugh Doderer Koch Pierson Welden Dunton Langland Poncy Winkelman Fischer of Grundy Lee Radl Wolfe Fisher of Greene Maloney Reed booW Freeman Mayberry Renda Yoder Fullerton McCray Roe Mr. Speaker

The nays were none.

Absent or not voting 32:

Bailey	Duffy	McCartney	Shaw
Bennett	Edgington	McIntyre	Smith
Camp	Franklin	Miller of Page	Steffen
Carnahan	Gannon	Mohrfeld	Story
Christensen	Harbor	Pelton	Stromer
Clark	Hill	Peterson of Woodbury	/Sullivan
Cochran	Johnston of Polk	Redfern	Van Nostrand
Diehl	Lipsky	Sanders	Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 762, a bill for an act to legalize and validate the proceedings of the board of directors of the Dubuque Community School District, in the Counties of Dubuque and Jackson, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district, with report of committee recommending passage, was taken up for consideration.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 762)

The ayes were 102:

Andersen	Gannon	McNamara	Schroeder
Baker	Gittins	Mensing	Shepherd
Battles	Glenn	Middleswart	Smith
Beardsley	Graham	Millen	Sorg .
Bergman	Grassley	Miller of Des Moines	Steffen
Bowin	Hanson of Benton	Miller of Dubuque	Stokes

Hanson of Mitchell Miller of Jones Strand Breitbach Hicklin Moffitt Stromer Busch Nelson Strothman Caffrey Hill Camp Holden Nielsen Tapscott Thordsen Carnahan Hullinger Nolin Coffman Johnson of Audubon O'Malley Tieden Conklin Kiilsholm Ossian Van Drie Palmer Van Roekel Cunningham King Curran Kitner Patton Varley Darrington Pelton Vetter Klein Den Herder Kluever Petersen of Dallas Voorhees Distelhorst Knight Pierson Watson Doderer Koch Poncy Waugh Dunton Langland Reed Welden Fischer of Grundy Renda Winkelman Lee Fisher of Greene Maloney Roe Wolfe Franklin Mayberry Roorda Wood Freeman McCartney Sanders Yoder Fullerton McCray Schmarie Mr. Speaker

The nays were none.

Gallagher

Absent or not voting 22:

Allen Diehl Miller of Page Redfern Bailev Duffy Mohrfeld Shaw Bennett Edgington Mowry Story Christensen Harbor Peterson of Woodbury Sullivan Clark Johnston of Polk Radi Van Nostrand

Cochran Lipsky

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 551, a bill for an act relating to the payment of assistance from aid to dependent children funds on behalf of a child removed from the state, was taken up for consideration.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 551)

McIntyre

The ayes were 99:

Allen	Gallagher	McNamara	Shepherd
Andersen	Gittins	Mensing	Smith
\mathtt{Baker}	Glenn	Millen	Sorg
Battles	Graham	Miller of Des Moines	Steffen
Beardsley	Grassley	Miller of Dubuque	Stokes

Bergman	Hanson of Benton	Miller of Jones	Strand
Bowin	Hanson of Mitchell	Moffitt	Stromer
Breitbach	Hicklin	Nelson	Strothman
Busch	Hill	Nielsen	Sullivan
Caffrey	Hullinger	Nolin	Tapscott
Carnahan	Johnson of Audubon	O'Malley	Thordsen
Coffman	Kiilsholm	Ossian	Tieden
Conklin	King	Palmer	Van Drie
Cunningham	Kitner	Patton	Van Nostrand
Curran	Klein	Pelton	Van Roekel
Darrington	Kluever	Petersen of Dallas	Varley
Den Herder	Knight	Pierson	Vetter
Distelhorst	Koch	Poncy	Voorhees
Doderer	Langland	Reed	Watson
Dunton	Lee	Renda	Waugh
Fischer of Grundy	Maloney	Roe	Winkelman
Fisher of Greene	Mayberry	Roorda	Wood
Franklin	McCartney	Sanders	Yoder
Freeman	McCray	Schmarje	Mr. Speaker
Fullerton	McIntyre	Schroeder	

The nays were none.

Absent or not voting 25:

Bailey	Duffy	Lipsky	Radl
Bennett	Edgington	Middleswart	Redfern
Camp	Gannon	Miller of Page	Shaw
Christensen	Harbor	Mohrfeld	Story
Clark	Holden	Mowry	Welden
Cochran	Johnston of Polk	Peterson	Wolfe
Diehl		of Woodbury	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 735, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton in the county of Worth, state of Iowa in the sale of certain real estate, was taken up for consideration.

Klein of Winnebago moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 735)

The ayes were 99:

Allen	
Andersen	

Mensing Middleswart

Shepherd Sorg

Baker	Grassley	Miller of Des Moines	Steffen
Battles	Hanson of Benton	Miller of Dubuque	Stokes
Beardsley	Hanson of Mitchell	Miller of Jones	Strand
Bergman	Hicklin	Moffitt	Stromer
Bowin	Hill	Nelson	Strothman
Breitbach	Holden	Nielsen	Sullivan
Busch	Hullinger	Nolin	Tapscott
Caffrey	Johnson of Audubon	O'Malley	Thordsen
Camp	Kiilsholm	Ossian	Tieden
Carnahan	King	Palmer	Van Drie
Coffman	Kitner	Patton	Van Nostrand
Conklin	Klein	Pelton	Van Roekel
Cunningham	Kluever	Petersen of Dallas	Varley
Curran	Knight	Pierson	Voorhees
Darrington	Koch	Poncy	Watson
Den Herder	Langland	Redfern	Waugh
Distelhorst	Lee	Reed	Winkelman
Dunton	Maloney	Renda	Wolfe
Fisher of Greene	Mayberry	Roe	Wood
Franklin	McCartney	Roorda	Yoder
Freeman	McCray	Sanders	Mr. Speaker
Fullerton	McIntyre	Schmarje	
Gallagher	McNamara	Schroeder	•

The nays were none.

Absent or not voting 25:

Bailey	Duffy	Lipsky	Radl
Bennett	Edgington	Millen	Shaw
Christensen	Fischer of Grundy	Miller of Page	Smith
Clark	Gittins	Mohrfeld	Story
Cochran	Harbor	Mowry	Vetter
Diehl	Johnston of Polk	Peterson of Woodb	ury Welden
T) 1			•

Doderer

Gannon

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS CALENDAR

The House resumed consideration of Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

Miller of Page asked and received unanimous consent to withdraw his amendment.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its Passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 677)

The aves were 113:

Allen	Gannon	Middleswart	Shaw
Andersen	Gittins	Millen	Shepherd
Baker	Glenn	Miller of Des Moines	Smith
Battles	Graham	Miller of Dubuque	Sorg
Beardsley	Grassley	Miller of Jones	Steffen
Bergman	Hanson of Benton	Miller of Page	Stokes
Bowin	Hanson of Mitchell	Moffitt	Strand
Breitbach	Hicklin	Mowry	Stromer
Busch	Hill	Nelson	Strothman
Caffrey	Holden	Nielsen	Sullivan
Camp	Hullinger	Nolin	Tapscott
Carnahan	Johnson of Audubon	O'Malley	Thordsen
Christensen	Kiilsholm	Ossian	Tieden
Cochran	King	Palmer	Van Drie
Coffman	Kitner	Patton	Van Nostrand
Conklin	Klein	Pelton	Van Roekel
Cunningham	Kluever	Petersen of Dallas	Varley
Curran	Knight	Peterson of Woodbury Vetter	
Darrington	Koch	Pierson	Voorhees
Den Herder	Langland	Poncy	Watson
Distelhorst	Lee	Radl	Waugh
Doderer	Lipsky	Redfern	Winkelman
Dunton	Maloney	Reed	Wolfe
Edgington	Mayberry	Renda	Wood
Fisher of Greene	McCartney	Roe	Yoder
Franklin	McCray	Roorda	Mr. Speaker
Freeman	McIntyre	Sanders	
Fullerton	McNamara	Schmarje	
Gallagher	Mensing	Schroeder	

The nays were none:

Absent or not voting 11:

Diehl Harbor Story Bailey Welden Bennett Duffy Johnston of Polk

Clark Fischer of Grundy Mohrfeld

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 573 WITHDRAWN

Cunningham of Story asked and received unanimous consent to withdraw House File 573 from further consideration by the House.

COMMITTEE REPORT RECONSIDERED (House Joint Resolution 8)

Klein of Winnebago called up for consideration his motion to reconsider the vote by which the committee report on House Joint Resolution 8 was adopted, filed March 13, 1967, and found on page 618 of the House Journal.

Klein of Winnebago moved to reconsider the vote by which the committee report on House Joint Resolution 8 was adopted.

Roll call was requested by Gannon of Jasper and the Speaker.

Rule 69 was invoked.

On the question "Shall the committee report be reconsidered?"

The aves were 81:

Allen Gallagher Middleswart Roorda Miller of Des Moines Sanders Andersen Gannon Miller of Dubuque Baker Glenn Schmarie Beardslev Miller of Jones Graham Shaw Bergman Hanson of Benton Moffitt Shepherd Bowin Hicklin Mohrfeld Sorg Breithach Hill Mowry Steffen Busch Hullinger Nolin Strand O'Malley Caffrey Johnston of Polk Stromer Kiilsholm Camp Ossian Tapscott Carnahan King Palmer Thordsen Cochran Kitner Patton Tieden Coffman Klein Pelton Van Drie Conklin Kluever Peterson of Woodbury Van Roekel Curran Langland Poncy Varley Den Herder Radi Voorhees Lee Distelhorst Redfern Lipsky Watson Doderer Maloney Reed Waugh Dunton McIntvre Renda Wolfe Franklin McNamara Roe Yoder Freeman

The navs were 32:

Battles Harbor Millen Stokes Cunningham Holden Strothman Miller of Page Darrington Johnson of Audubon Nelson Sullivan Edgington Knight Nielsen Van Nostrand Fisher of Greene Koch Petersen of Dallas Vetter Fullerton McCartney Pierson Winkelman Grassley McCray Schroeder Wood Hanson of Mitchell Mensing Mr. Speaker Smith

Absent or not voting 11:

Bailey	Clark	Fischer of Grundy	Story
Bennett	Diehl	Gittins	Welden
Christensen	Duffy	Mayberry	

The motion prevailed.

Klein of Winnebago moved that the committee report on House Joint Resolution 8, recommending indefinite postponement, be adopted.

Bowin of Black Hawk moved the previous question.

The motion lost.

Klein of Winnebago moved the adoption of the committee report.

Roll call was requested by Gannon of Jasper and Klein of Winnebago.

Rule 69 was invoked.

On the question "Shall the committee report on House Joint Resolution 8 be adopted?"

The ayes were 42:

Battles	Hicklin	Mowry	Stromer
Camp	Holden	Nelson	Strothman
Coffman	Johnson of Audubon	Nielsen	Sullivan
Cunningham	Knight	Petersen of Dallas	Van Nostrand
Darrington	Koch	Pierson	Varley
Fischer of Grundy	McCartney	Roorda	Vetter
Fisher of Greene	McCray	Schroeder	Welden
Fullerton	Mensing	Smith	Winkelman
Gittins	Millen	Stokes	Wood
Grassley	Miller of Page	Strand	Yoder
Harbor	J		Mr. Speaker

The nays were 72:

Allen	Freeman	Maloney	Reed
Andersen	Gallagher	Mayberry	Renda
Baker	Gannon	McIntyre	Roe
Beardsley	Glenn	Middleswart	Sanders
Bergman	Graham	Miller of Des Moines	Schmarje
Bowin	Hanson of Benton	Miller of Dubuque	Shaw
Breitbach	Hanson of Mitchell	Miller of Jones	Shepherd
Busch	Hill	Moffitt	Sorg
Caffrey	Hullinger	Mohrfeld	Steffen
Carnahan	Johnston of Polk	Nolin	Tapscott
Cochran	Kiilsholm	O'Malley	Thordsen
Conklin	King	Ossian	Tieden
Curran	Kitner	Palmer	Van Drie
Den Herder	Klein	Patton	Van Roekel
Distelhorst	Kluever	Pelton	Voorhees
Doderer	Langland	Poncy	Watson
Dunton	Lee	Radl	Waugh
Franklin	Lipsky	Redfern	Wolfe

Absent or not voting 10:

Bailey Clark

Edgington

Peterson of Woodbury Bennett Christensen Diehl Duffy McNamara

of Woodbury Story

The committee report was rejected.

Klein of Winnebago asked for the immediate consideration of House Joint Resolution 8.

Objection was raised.

Klein of Winnebago moved that the rules be suspended for the immediate consideration of House Joint Resolution $8. \,$

The motion lost.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

House File 388, a bill for an act relating to joint services by municipal bodies, was taken up for consideration.

Johnston of Polk offered the following amendment and moved its adoption:

Amend House File 388 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. No public agency shall engage in a joint exercise pursuant to Chapter twenty-eight E (28E), to perform functions provided in Chapter three hundred ninety-seven (397), without recognizing the rights of its employees performing duties pursuant to Chapter three hundred ninety-seven (397) to organize into labor unions. Such unions shall have the right to bargain for its members collectively, and the public agency shall have the obligation to bargain with the union. The parties may bargain for a retirement system in lieu of, or supplemental to, the Iowa Public Employees' Retirement System. No injunction or other judicial prohibition shall issue to prevent such employees from striking, or their union from organizing a strike, for the sole reason that the employees are employed by a public agency.

Sec. 2. The district court shall have jurisdiction to enforce the provisions of this Act, and the contracts created pursuant to it.

Miller of Page rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Voorhees of Black Hawk offered the following amendment filed by him:

Amend House File 388 by adding the following new section:

Sec. 2. This Act shall not apply to existing utilities.

Voorhees of Black Hawk offered the following amendment to the amendment and moved its adoption:

Amend the amendment by Voorhees, filed May 17, 1967, to House File 388 by inserting in line two (2) after the word "existing" the word "municipal".

The amendment to the amendment was adopted.

Voorhees of Black Hawk moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Millen of Van Buren moved the previous question.

The motion prevailed.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 388)

The ayes were 48:

A 11 ---

Allen	Glenn	Miller of Page	Tapscott
Andersen	Grassley	Mohrfeld	Thordsen
Baker ·	Harbor	Mowry	Tieden
Bowin	Hill	O'Malley	Van Nostrand
Caffrey	Holden	Palmer	Vetter
Conklin	Hullinger	Pierson	Voorhees
Cunningham	Koch	Renda	Watson
Curran	Lipsky	Roe	Welden
Fischer of Grundy	McCartney	Shaw	Winkelman
Franklin	McCray	Shepherd	Wolfe
Gallagher	Millen	Sorg	Wood
Gittins	Miller of Dubuque	Sullivan	Mr. Speaker

The navs were 65:

Bailey	Fullerton	McNamara	Redfern
Battles	Gannon	Mensing	Reed
Beardsley	Graham	Middleswart	Roorda
Bergman	Hanson of Benton	Miller of Des Moines	Sanders
Breitbach	Hanson of Mitchell	Miller of Jones	Schmarje
Busch	Hicklin	Moffitt	Schroeder
Camp	Johnson of Audubon	Nelson	Smith
Christensen	Johnston of Polk	Nielsen	Steffen
Coffman	Kiilsholm	Nolin	Stokes
Darrington	Kitner	Ossian	Strand
Den Herder	Klein	Patton	Stromer
Distelhorst	Kluever	Pelton	Strothman
Doderer	Knight	Petersen of Dallas	Van Drie

Dunton

Langland

Peterson of Woodbury Van Roekel Varley

Edgington Fisher of Greene

Lee Maloney

Radl

Waugh

Absent or not voting 11:

Bennett Carnahan

Freeman

Cochran Diehl

King Mayberry

Story Yoder

Clark

Duffv

McIntyre

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Van Drie of Story moved to reconsider the vote by which House File 388 failed to pass the House and that the motion to reconsider be laid on the table.

The motion lost.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 766 passed the House.

LAVERNE W. SCHROEDER

MOTION TO RECONSIDER WITHDRAWN

(House File 637)

Petersen of Dallas asked and received unanimous consent to withdraw his motion to reconsider the vote on House File 637 filed May 24, 1967, and found on page 1598 of the House Journal

SPECIAL ORDER (House File 736)

Millen of Van Buren asked and received unanimous consent that House File 736 be made a "special order" of business for Thursday, June 8, 1967, at 9:30 a.m.

EXPLANATION OF VOTE

Mr. Speaker: I voted against the \$6,600.00 limit on Senate File 677, because I believe this limit should be \$10,000.00.

DONALD A. BOWIN

EXPLANATION OF VOTE

If I had been present, I would have voted "no" on the House Public Health and Welfare Committee amendment to Senate File 677, because I feel the ceiling should be higher.

W. CHARLENE CONKLIN

EXPLANATION OF VOTE

We voted "no" on the committee amendment to Senate File 677 which set the salary ceiling at \$6,600 because we felt that the ceiling should be higher.

MINNETTE DODERER DALE TIEDEN LESTER FREEMAN WALTER LANGLAND SCOTT McINTYRE WILLIAM J. COFFMAN CHARLES PELTON ALFRED BREITBACH LEROY H. PETERSEN VINCE STEFFEN LEONARD ANDERSEN JAMES GALLAGHER LEIGH CURRAN CARROLL REDFERN CHARLES PONCY HARLEY HANSON JOHN CAMP WILLIAM GANNON CHARLES GLENN JOAN LIPSKY KARL NOLIN KEITH DUNTON LEROY MILLER

DELMONT MOFFITT JOHN TAPSCOTT PERRY CHRISTENSEN H. E. WOLFE LEO SANDERS THOS, S. ROE CECIL REED A. JUNE FRANKLIN WILLIAM PALMER RAY BAILEY CHARLES P. MILLER DALE COCHRAN BERNARD O'MALLEY DAN JOHNSTON GEORGE PIERSON THOMAS RENDA S. T. SHEPHERD DON BAKER LESTER KLUEVER EARL YODER HARRY BEARDSLEY JAMES CAFFREY

REQUEST TO VOTE

McNamara of Linn asked and received unanimous consent to be recorded as voting aye on House File 299.

AMENDMENTS FILED

House File 214, Section 1, is hereby amended by adding thereto the following:

"A prosecution dismissed under this section may be continued only as provided in section seven hundred ninety-five point three (795.3) of the Code, or for ninety (90) days, whichever first occurs."

GLENN of Polk

Amend Senate File 745 as follows: At the end of Section 47 add the following new sections and renumber the remaining section:

Sec. 48. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended by adding the following new subsection:

"Any person or corporation that uses motor vehicle fuel as defined in section three hundred twenty-three point one (323.1) of the Code for any purpose other than in motor vehicles operated upon the public highways shall be granted a tax credit or deduction in the amount of the state motor vehicle fuel tax which was paid on the fuel so used. Should such a tax credit constitute an overpayment on the income tax return,

a refund shall be made on the same basis as an overpayment of income taxes. Those persons claiming a tax credit under this Act shall maintain, for a period of three (3) years after the return claiming the credit is filed, complete records of state motor vehicle fuel taxes paid on motor fuel for which a tax credit is claimed. Upon request, the records shall be turned over to the commission.

The department of revenue shall transfer monthly for the eleven months from July through May the sum of one million two hundred thousand dollars (\$1,200,000.00) from the road use tax fund to the general fund. The commission shall certify to the department of revenue by June 20th of each year the total amount of credit that has been taken against the income tax liability since the time of the last certification. The department of revenue shall then transfer to the general fund from the road use tax fund the amount certified less the amount previously transferred."

Sec. 49. Sections three hundred twenty-four point seventeen (324.17), three hundred twenty-four point eighteen (324.18), and three hundred twenty-four point nineteen (324.19), Code 1966, are hereby repealed.

DISTELHORST of Des Moines

Amend Senate File 739, Section 8, by striking from line eleven (11), twelve (12) and thirteen (13) the words "with special emphasis on his experience and background in the areas of social welfare and institutional administration" and inserting in lieu thereof a period.

KOCH of Woodbury

Amend Senate File 616 by adding at the end of section seven (7) a new sentence as follows:

"No merged area vocational school or community college site shall consist of more than one hundred twenty acres of ground."

EDGINGTON of Franklin

Amend Senate File 616, Section 24, line three (3) by striking the words and figures "four million five hundred thousand (4,500,000) and inserting in lieu thereof the words and figures "two million two hundred fifty thousand (2,250,000)".

Further amend Senate File 616, Section 24 by adding thereto the following new paragraph:

"There is hereby appropriated from the general fund of the state of Iowa to the state department of public instruction for the merged areas of the state the sum of two million two hundred fifty thousand (2,250,000) dollars for the purpose of initiating and implementing the duties and responsibilities placed on merged areas by Chapter two hundred eighty A (280A) of the Code. Such amount shall be distributed to the merged areas of the state in proportion to the population that each merged area bears to the total population of all merged areas of the state as computed by the department of public instruction."

VAN DRIE of Story CONKLIN of Black Hawk TIEDEN of Clayton Amend Senate File 616 by adding as section twenty-five (25) the following new section and renumbering the remaining section:

Sec. 25. Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following section:

"No contract shall be entered into after the effective date of this Act, nor shall any existing contract be renewed after that date, which will provide for the payment of a remuneration per annum to the superintendent or other chief administrative officer of any merged area vocational school or community college in excess of eighty percent (80%) of the salary paid to the superintendent of public instruction."

McCRAY of Scott McNAMARA of Linn

Amend Senate File 743 by adding to Section one (1) the following:

There is hereby established a state board of tax review for the state of Iowa. The state board of tax review, hereinafter called the state board, shall consist of three members.

The members of the state board shall be qualified electors of the state and shall hold no other elective or appointive public office.

Except for the first appointees, the terms of members of the state board shall be for six years beginning on the first day of July following their appointment. No member who is appointed for a six-year term shall be permitted to succeed himself.

Members shall be appointed by the governor subject to confirmation by two-thirds of the members of the senate. Appointments to the board shall be bipartisan and of the first appointees, one shall be for two years, one shall be for four years and one shall be for six years.

The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. A vacancy on the board shall be filled by appointment by the governor in the same manner as the original appointment.

The members of the state board shall be allowed a per diem of forty dollars and their necessary travel and expenses while engaged in their official duties. They shall organize the board and select one of their members as chairman.

The place of office of the state board shall be in the office of the tax department in the capitol of the state.

The state board shall hold at least six regular meetings each year, the first of which shall be on the second secular day of July. Special meetings of the state board may be called by the chairman on five days notice given to each member. All meetings shall be held at the office of the tax department unless a different place within the state is designated by the state board or in the notice of the meeting.

It shall be the responsibility of the state board to exercise the following general powers and duties:

- 1. Determine and adopt such policies as are authorized by law and are necessary for the more efficient operation of any phase of tax review.
- 2. Perform such duties prescribed by law as it may find necessary for the improvement of the state system of taxation in carrying out the purposes and objectives of the tax laws.
 - 3. Review for approval or rejection all rules proposed by the director of revenue.
- 4. Employ adequate clerical help to keep such records as are necessary to set forth clearly all actions and proceedings of the state board.
- 5. Advise and counsel with the director of revenue concerning the tax laws and the regulations adopted pursuant thereto; and, upon their own motion or upon appeal by any affected taxpayer, review the record evidence and the decisions of, and any orders or directive issued by, the director of revenue and shall expiditiously affirm, modify, reverse or remand the same.
- 6. Authorize, approve, and require to be used such forms as are needed to promote uniformity, accuracy, and completeness in keeping records, making reports, and to require such reports to be made in such manner as may be recommended by the director of revenue.
- 7. Authorize, approve and require to be used such standardizing local budgeting forms as are needed to prepare the local budget estimates required under section twenty-four point three (24.3) of the Code, and such forms shall contain the following information:
 - a. For the previously completed fiscal year:
- (1) The amount of actual income for the several funds from all sources other than ad valorem taxation separately stated as to each such general source, the amount of transfers received from any other fund during such year, and the fund from which such transfers were made.
- (2) The unencumbered and encumbered balances available in each fund at the beginning of the year, together with the amount raised by taxation for each fund, the amount of proposed expenditures adopted in the budget for said year for each fund, and the amount of actual expenditures in each fund for said year.
 - b. For the current fiscal year:
- (1) The total of the estimated amount of income for each fund from sources other than taxation separately stated as to each general source for such current year and the funds from which such estimated transfers have been or are to be made.
- (2) The unencumbered balances for each fund available at the beginning of the current fiscal year.
- (3) The amount of ad valorem taxes charged to the county treasurer for each fund for collection during the current fiscal year, the amount of expenditures adopted in the budget for said current fiscal year for each fund, and the total of the estimated expenditures for each fund for said current year.

- c. For the proposed budget year:
- (1) The estimated amount for each of the several funds from sources other than taxation, including estimated transfers, separately stated as to each general source. The estimate of income from each of the sources other than ad valorem taxes shall be computed by reference to the amounts of income other than ad valorem taxes received in prior years. In addition, any new source of income other than from ad valorem taxes shall be reasonably estimated.
- (2) The estimate of unencumbered balances in the several funds which will be available at the beginning of the proposed budget year.
- (3) The amount proposed to be expended in each and every fund during the proposed budget year exclusive of funds derived from the sale of bonds and funds encumbered as of the end of the current fiscal year.
- (4) The estimated working capital requirements of each fund, if any, and in the preparation of said estimates the monthly cash-flow experience of each fund during the last completed fiscal year shall serve as a guideline.
- 8. Approve plans when submitted by the director of revenue for co-operating with the federal government whenever it may find it desirable to do so, and provide for the acceptance and the administration of funds which may be appropriated by Congress and apportioned to the state for any or all purposes relating to the taxation.
- 9. Approve plans submitted by the director for cooperating with all other agencies, federal, state, county and municipal, in the development of regulations and in the enforcement of laws for which the state board and such agencies are jointly responsible and approve plans for co-operating with other proper agencies in the improvement of conditions relating to the taxing system of public bodies.
- 10. Adopt a long-range program for the state system of tax reform based upon special studies, surveys, research, and recommendations submitted by or proposed under the direction of the director of revenue.

The state board shall constitute a continuing research commission as to tax matters in the state and cause to be prepared and submitted to each regular session of the general assembly a report containing such recommendations as to revisions, amendments, and new provisions of the law as the state board has decided should be submitted to the legislature for its consideration."

HARBOR of Mills
SMITH of O'Brien
EDGINGTON of Franklin
VARLEY of Adair
WELDEN of Hardin
SULLIVAN of Woodbury
MENSING of Cedar
BATTLES of Jackson
FISCHER of Grundy
OSSIAN of Montgomery
NIELSEN of Shelby
VAN DRIE of Story
CAMP of Clinton
MOWRY of Marshall

Amend the Edgington amendment to Senate File 616 filed June 6 by striking from line four (4) the words "one hundred twenty" and inserting in lieu thereof the word "eighty".

YODER of Johnson McCARTNEY of Floyd

Amend Senate File 739 as follows:

- (1) by striking lines twenty-two (22) through twenty-five (25) inclusive of Section 17.
 - (2) By striking all of Sections 369 through 387 inclusive.
 - (3) By striking Section 431, and by renumbering the remaining sections.

TIEDEN of Clayton

Amend Senate File 681 by adding thereto the following new section:

Use of the national system of interstate and defense highways under the provisions of this act shall be restricted by regulation and other appropriate action of the Iowa State Highway Commission in such a manner as to not be in conflict with the applicable provisons of Section 127, Title 23, United States Code.

GANNON of Jasper HOLDEN of Scott FISCHER of Grundy WELDEN of Hardin

Amend the Lipsky, Klein, Gallagher amendment to Senate File 739, filed May 26, 1967 by striking lines thirty-four (34), thirty-five (35), thirty-six (36), thirty-seven (37), and thirty-eight (38).

TAPSCOTT of Polk

Amend House File 285 as follows:

- 1. Insert in Section 4, subsection 2, line 5 after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States.
- 2. Insert in Section 4, subsection 3, paragraph D, line 23 after the word "directed" the word "solely".

JOHNSTON of Polk

Amend Senate File 743 as follows: In Section six (6), line thirteen (13), by striking everything after the word "same", and all of line fourteen (14) and line fifteen (15) through the word "agency".

RADL of Linn

Amend the Senate amendment to House File 285 as follows:

- 1. By striking lines four (4) through six (6).
- 2. By adding the following new subsections to section three (3).
- "6. Substances sold, given, delivered, dispensed, possessed, or obtained for use as commercial feeds as defined in section one hundred ninety-eight point three (198.3), Code of Iowa.
- 7. This section shall not apply to peyote used in bona fide religious ceremonies of the Native American Church. However, persons supplying the product to the Church

are required to register and maintain appropriate records of receipts and disbursements of the $\operatorname{article}$."

- 3. Insert in Section 4, Subsection 2, line 5 after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States.
- 4. Insert in Section 4, subsection 3, paragraph D, line 23 after the word "directed" the word "solely".

HARBOR of Mills JOHNSTON of Polk MOHRFIELD of Tama NOLIN of Carroll BAKER of Boone

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, June 7, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, June 7, 1967

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Father Wayne Ressler, pastor of the Blessed Sacrament Church, Waterloo, Iowa.

The Journal of June 6 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows: Nielsen of Shelby on request of Varley of Adair; Van Nostrand of Pottawattamie on request of the Speaker; Allen of Pottawattamie on request of Watson of Ringgold.

PRESENTATION OF VISITORS

Diehl of Buena Vista introduced to the House, nine students from Zion Lutheran School, Storm Lake, Iowa, accompanied by Donald Pape.

PETITIONS

The following petitions were received and placed on file:

By Miller of Dubuque from 88 residents of Dubuque County favoring school bus rides for parochial school children.

By Pelton of Clinton from 70 residents of Clinton County favoring investigation of the fluoridation of drinking water.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 727, a bill for an act relating to the fees of the licenses issued by the state conservation commission.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 240, a bill for an act relating to deer hunting.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 713, a bill for an act relating to agricultural lime.

SENATE AMENDMENT TO HOUSE FILE 713

Amend House File 713 as follows:

By striking from line 2, section 1, the words and figures "three (3) through seventeen (17)" and inserting in lieu thereof the words and figures "two (2) through sixteen (16)".

By striking section 2 and renumbering the remaining sections.

By inserting in line 5, section 15, after the word "Act," the words "including establishing and collecting a reasonable fee from the producers of agricultural lime to cover the cost of obtaining samples and analyzing same as prescribed in section seven (7) and section eight (8) of this Act."

HOUSE INSISTS

(Senate File 454)

Hill of Marshall called up for consideration Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children, amended by the House, and moved that the House insist on its amendments.

The motion prevailed and the House insists on its admendments.

SPECIAL ORDER

The hour of 9:30 a.m. having arrived, the Speaker announced the "special order" on Senate File 616, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, with report of committee without recommendation.

McNamara of Linn offered the amendment filed by him May 24 and found on pages 1602-1606 of the House Journal:

Mayberry of Webster rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was germane.

McNamara of Linn moved the adoption of the amendment.

The amendment lost.

Hullinger of Decatur offered the following amendment filed by him:

Amend Senate File 616 as follows:

- 1. Section 2, by striking from line sixteen (16) the words "in sections three (3) through six (6)".
 - 2. By striking all of Section 5.
 - 3. By striking all of Section 6.
 - 4. By striking all of Section 24.

Van Drie of Story asked and received unanimous consent that his name be withdrawn as a sponsor of the Hullinger amendment.

Hullinger of Decatur moved the adoption of the amendment.

The amendment lost.

Conklin of Black Hawk offered the following amendment filed by the committee on schools:

Senate File 616 is hereby amended as follows:

- 1. By striking line two (2) of section ten (10) and inserting in lieu thereof the following:
 - "1966, is hereby amended as follows:
 - "1. By striking subsection two (2) of such section.
- "2. By striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following:
- " 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fullfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'.
- "3. By striking from line two (2) of subsection seven (7) of such section the words 'public instruction' and inserting in lieu thereof 'commissioners for area schools'.
 - "4. By adding thereto the following new subsection:"
- 2. By striking lines eighteen (18) through twenty-two (22), inclusive, of section thirteen (13) and inserting in lieu thereof the following:
- "with the approval of the state board. The tuition for out-of-state students shall not be less than the estimated cost of the instruction received except upon approval by the state board."
- 3. By striking from line three (3) of section fourteen (14) the word "maximum" and inserting in lieu thereof the word "standard".
- 4. By inserting in line four (4) of section fourteen (14) after the word "term" the words ", and the maximum academic workload for any such instructor shall be sixteen (16) credit hours per school term,".
- 5. By striking lines three (3) and four (4) of section fifteen (15) and inserting in lieu thereof the following: "sections:

- "1. 'Make arrangements with boards of local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board of public instruction.'
 - "2. 'Prescribe a uniform system of accounting for area schools.'
 - 6. By inserting after section fifteen (15) the following new section:
- "Section two hundred eighty A point twenty-six (280A.26), Code 1966, is hereby amended by inserting in line sixteen (16) after the word 'the' the words 'state board and the'."
- 7. By striking line six (6) of section sixteen (16) and inserting in lieu thereof the word "schools."
- 8. By striking lines fourteen (14) through twenty-five (25), inclusive, of section seventeen (17) and inserting in lieu thereof the following:
- "to the state board the approval or disapproval of all budgets, courses, and programs to be offered at the various area schools. In arriving at such recommendations, attention shall be given to the prevention and elimination of unnecessary duplication of programs, facilities, and staff within the area. Upon the recommendation of the associate superintendent and review and final approval of area school courses and programs by the state board, all such approved courses and programs shall be funded as prescribed by law."
- 9. By striking lines two (2), three (3), and four (4) of section eighteen (18) and inserting in lieu thereof the following:
 - "Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "There is hereby established within the state department of public instruction a state board of commissioners for area schools which shall consist of seven (7) members. The members of the board shall consist of the following:
 - " '1. One (1) member representing colleges and universities.
 - " '2. One (1) member representing local school districts.
 - " '3. One (1) member representing agriculture.
 - "4. One (1) member representing industry and management.
 - "5. One (1) member representing labor.
 - "6. Two (2) members representing the public at large."
 - 10. By inserting after section eighteen (18) the following new sections:
- "1. 'Section two hundred eighty A point thirty (280A.30), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The members of the state board shall be appointed by the governor with the approval of two-thirds (2/3) of the members of the senate. Each member shall serve for a term of three (3) years except the initial members so appointed shall serve as follows:
 - "1. Two (2) members shall serve from the date of appointment until June 30, 1968.
- " '2. Three (3) members shall serve from the date of appointment until June 30, 1969.
- $^{\prime\prime}$ 3. Two (2) members shall serve from the date of appointment until June 30, 1970.

- "The governor shall fill any vacancy occurring on the board. All vacancies occurring during such time as the general assembly is in session shall be filled before the end of the session in the same manner in which regular appointments are required to be made. Vacancies occurring on the board when the general assembly is not in session shall be filled by appointment by the governor which shall expire at the end of thirty (30) days after the general assembly next convenes unless the appointment is confirmed by the senate prior to that time."
- "2. 'Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby repealed and the following enacted in lieu thereof:
- "The state board shall meet no less than four (4) times each year, the first of which shall be on the second Wednesday of July. The board shall organize at the July meeting by confirming the appointment of an associate state superintendent and shall elect such officers from the board membership as the board members deem necessary. Special meetings may be called by the board, by the associate state superintendent, or by the secretary of the board on the written request of any five (5) members. Members of the board shall be allowed a per diem expense of thirty (30) dollars and necessary travel and other expenses incurred while engaged in official duties.
- $^{\prime\prime}3$. 'Section two hundred eighty A point thirty-two (280 A.32), Code 1966, is hereby repealed.' $^{\prime\prime}$
- 11. By striking lines three (3) through nineteen (19), inclusive, of section nineteen (19) and inserting in lieu thereof the following:
- "Approval standards for area schools shall be initiated by the area schools branch of the department and submitted to the state board for consideration and adoption. No proposed approval standard for vocational programs and courses offered by area schools shall be adopted by the state board until the standard has been submitted to the advisory committee created by chapter two hundred fifty-eight (258) and their recommendation thereon obtained."
 - 12. By inserting after section twenty-three (23) the following new sections:
- "1. 'Section two hundred fifty-eight point four (258.4), Code 1966, is hereby amended by striking from lines four (4) and five (5) of subsection seven (7) the words "area vocational schools and programs".'
- "2. Section two hundred eighty-six A point three (286A.3), Code 1966, is hereby amended as follows:
- "1. By striking from lines four (4) and five (5) the words "public community and junior colleges" and inserting in lieu thereof the words "area schools".
- " '2. By inserting in line ten (10) after the word "colleges" the words ", except area schools,".
- "3. By inserting in line fourteen (14) after the word "meets" the word "applicable";"
- 13. By renumbering in accordance with the foregoing amendments sections sixteen (16) through twenty-five (25), inclusive, of Senate File 616 as passed by the Senate.
- 14. By striking from line two (2) of the title the word "and" and inserting in lieu thereof the words ", to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to".

Welden of Hardin moved the adoption of lines 24 thru 30 of the committee amendment.

Lines 24 thru 30 of the amendment were adopted.

Grassley of Butler offered the following amendment to the amendment and moved its adoption:

Amend Division 4 of the Committee on Schools amendment of June 5 to Senate File 616 by striking lines twenty (20) through twenty-three (23) and inserting in lieu thereof: "However the tuition for out of state students shall not be less than the estimated cost of the instruction received."

The amendment to the amendment was adopted.

(Pending)

HOUSE FILE 687 RE-REFERRED TO APPROPRIATIONS COMMITTEE

McCray of Scott moved that House File 687 be re-referred to the committee on appropriations for further consideration.

The motion prevailed.

On motion by Millen of Van Buren, the House recessed until 2:15 P.M.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Schmarje of Muscatine introduced to the House the Honorable W. C. Hendrix, former member of the House from Muscatine County, in the Fifty-second, Fifty-second Extra, Fifty-third, Fifty-fourth, Fifty-fifth, Fifty-sixth and Fifty-seventh General Assemblies. He was accompanied by Mrs. Hendrix.

INTRODUCTION OF BILL

House File 738, by Rules Committee, a bill for an act relating to legislative printing.

Read first time and referred to sifting committee.

SENATE MESSAGES CONSIDERED.

Senate File 727, a bill for an act relating to the fees of licenses issued by the state conservation commission.

Read first time and referred to sifting committee.

CONSIDERATION OF BILLS

The House resumed consideration of Senate File 616, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

Grassley of Butler offered the following amendment to lines 16 through 23 of the committee amendment, and moved its adoption:

Amend the Committee on Schools amendment of June 5 to Senate File 616 by striking lines twenty (20) through twenty-three (23) and inserting in lieu thereof the following:

"However, the tuition for out-of-state students shall be not less than one hundred fifty (150) per cent and not more than two hundred (200) per cent of the rate established for in-state students and may be set at a higher figure with the approval of the state board."

The amendment was adopted.

Vetter of Washington moved the adoption of lines 16 through 23 of the committee amendment as amended.

Lines 16 through 23 as amended were adopted.

Vetter of Washington moved the adoption of lines 31 through 40 of the committee amendment.

Lines 31 through 40 were adopted.

Vetter of Washington moved the adoption of lines 41 and 42 of the committee amendment.

Lines 41 and 42 were adopted.

Conklin of Black Hawk moved the adoption of lines 1 through 12 of the committee amendment.

Lines 1 through 12 of the amendment were adopted.

Grassley of Butler offered the following amendment to lines 13 through 15 and lines 43 through 146 of the committee amendment and moved its adoption:

Amend the Committee on Schools amendment of June 5 to Senate File 616 by inserting the following after the period (.) in line eighty-five (85) of Division 10: "Not more than four members shall be of the same political party."

The amendment to the committee amendment was adopted.

Conklin of Black Hawk moved the adoption of lines 13 through 15 and lines 43 through 146 of the committee amendment as amended.

Lines 13 through 15 and lines 43 through 146 of the amendment as amended were adopted.

McCray of Scott offered the following amendment filed by him:

Amend Senate File 616 by adding as section twenty-five (25) the following new section and renumbering the remaining section:

Sec. 25. Chapter two hundred eighty A (280A), Code 1966, is amended by adding the following section:

"No contract shall be entered into after the effective date of this Act, nor shall

any existing contract be renewed after that date, which will provide for the payment of a renumeration per annum to the superintendent or other chief administrative officer of any merged area vocational school or community college in excess of eighty percent (80%) of the salary paid to the superintendent of public instruction."

McCray of Scott offered the following amendment to the amendment and moved its adoption:

Amend the amendment to Senate File 616 filed on June 6 by McCray of Scott and McNamara of Linn by striking from line eleven (11) the words "of eighty percent (80%)".

The amendment to the amendment was adopted.

Grassley of Butler offered the following amendment to the McCray amendment and moved its adoption:

Amend the McCray-McNamara amendment of June 6 to Senate File 616 by striking lines six (6) through twelve (12) and inserting in lieu thereof the following:

No contract shall be entered into after the effective date of this Act, nor shall any existing contract be renewed after that date, which will provide for the payment of a renumeration in excess of twenty-four thousand dollars per annum to the superintendent or other chief administrative officer of any merged area vocational school or community college.

Grassley of Butler asked and received unanimous consent to withdraw his amendment.

McCray of Scott moved the adoption of the amendment as amended.

Roll call was requested by Gannon of Jasper and McNamara of Linn.

On the question "Shall the amendment as amended be adopted?"

The ayes were 68:

Battles Bergman Bowin	Grassley Hanson of Mitchell Harbor	Middleswart Miller of Des Moines Miller of Jones	Schmarje Shepherd Smith
Carnahan	Hicklin	Miller of Page	Sorg
Christensen	Hullinger	Mohrfeld	Stokes
Coffman	Johnson of Audubon	Mowry	Strand
Cunningham	Kiilsholm	Nelson	Strothman
Den Herder	Kitner	Nielsen	Sullivan
Diehl	Kluever	Ossian	Thordsen
Distelhorst	Knight	Patton	Van Roekel
Edgington	Koch	Pelton	Varley
Fischer of Grundy	Langland	Peterson of Woodbury	Waugh
Fisher of Greene	Lee	Pierson	Welden
Freeman	McCartney	Radl	Winkelman
Fullerton	McCray	Roe	Wood

Gittins Graham McNamara Mensing

Roorda Sanders Yoder Mr. Speaker

The navs were 41:

Allen Bailey Baker Beardsley Breitbach Caffrey Cochran Conklin Curran Doderer Dunton

Franklin Gallagher Gannon Glenn Hill Holden

Johnston of Polk King Klein Lipsky

Mayberry McIntvre Millen

Redfern

Miller of Dubuque Moffitt Nolin O'Mallev Palmer Poncy -

Tapscott Van Drie Vetter Voorhees Watson Wolfe

Stromer

Reed

Renda

Steffen

Schroeder

Absent or not voting 15:

Andersen Bennett Busch

Clark

Darrington Duffy

Malonev

Petersen of Dallas Tieden Shaw Van Nostrand

Camp Hanson of Benton Story

The amendment as amended was adopted.

Hullinger of Decatur offered the following amendment filed by him:

Amend Senate File 616, Section 9, by adding thereto the following subsection:

- 3. By striking all of subsection one (1) and inserting in lieu thereof the following:
- 1. Post high school courses to assist high school graduates in matriculation into institutes of higher learning.

Hullinger of Decatur offered the following amendment to the amendment and moved its adoption:

Amend the Hullinger, Yoder and McNamara amendment to Senate File 616 by striking all after the word "graduates" in line six (6) and all of line seven (7) and inserting in lieu thereof the following:

"to matriculate into the first year of college work leading to a baccalaureate degree."

The amendment to the amendment was adopted.

Hullinger of Decatur moved the adoption of the amendment as amended.

The amendment as amended lost.

Conklin of Black Hawk offered the following amendment to the committee amendment and moved its adoption:

Amend the amendment to Senate File 616 filed by the committee on schools on June 5, by adding thereto the following section:

Section two hundred fifty-seven point twenty-five (257.25), Code 1966, is hereby amended by striking from line (12) the words "area or".

Further amend the committee amendment by inserting in line one hundred twenty-four (124) after the word "standards" the words ", rules and regulations"; also by inserting after line one hundred thirty-one (131) the following:

"Such standards, rules and regulations shall be subject to the provisions of chapter seventeen A (17A) of the Code. In addition, such standards, rules and regulations shall be reported by the state board to the general assembly within twenty (20) days after the commencement of a regular legislative session, and the general assembly may enact changes therein. No area school shall be removed from the approved list for failure to comply with such standards, rules and regulations until at least one hundred twenty days (120) have elapsed following the reporting of such standards, rules and regulations to the general assembly as provided in this section."

The amendment to the committee amendment was adopted.

Vetter of Washington offered the following amendment filed by the committee on schools to the committee amendment and moved its adoption:

Amend the amendment to Senate File 616 filed by the Committee on Schools on June 5, 1967, by adding thereto the following amendment: By striking in line four (4) of section nine (9) the word and figures "seventeen (17)" and inserting in lieu thereof the word and figures "fifteen (15)".

The amendment to the committee amendment was adopted.

Edgington of Franklin offered the following amendment filed by him:

Amend Senate File 616 by adding at the end of section seven (7) a new sentence as follows:

"No merged area vocational school or community college site shall consist of more than one hundred twenty acres of ground."

Yoder of Johnson offered the following amendment filed by him to the amendment and moved its adoption:

Amend the Edgington amendment to Senate File 616 filed June 6 by striking from line four (4) the words "one hundred twenty" and inserting in lieu thereof the word "eighty".

The amendment to the amendment lost.

Edgington of Franklin offered the following amendment to the amendment and moved its adoption:

Amend the Edgington amendment filed June 6 to Senate File 616 by striking everything after the word "college" in line three (3) and inserting in lieu thereof the following: "Shall own in the aggregate in excess of one hundred sixty acres."

The amendment to the amendment was adopted.

Edgington of Franklin moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Miller of Page asked and received unanimous consent to withdraw his amendment filed May 19, 1967, and found on page 1528 of the House Journal.

Hanson of Benton offered the following amendment:

Amend Senate File 616, Section 9, subsection one (1), line 4, by striking the word and figures "seventeen (17)" and inserting in lieu thereof the word and figures "fifteen (15)".

Hanson of Benton asked and received unanimous consent to withdraw his amendment.

 $\mbox{\sc Van}$ Drie of Story offered the following amendment filed by him and moved its adoption:

Amend Senate File 616, Section 24, line three (3) by striking the words and figures "four million five hundred thousand (4,500,000) and inserting in lieu thereof the words and figures "two million two hundred fifty thousand (2,250,000)".

Further amend Senate File 616, Section 24 by adding thereto the following new paragraph:

"There is hereby appropriated from the general fund of the state of Iowa to the state department of public instruction for the merged areas of the state the sum of two million two hundred fifty thousand (2,250,000) dollars for the purpose of initiating and implementing the duties and responsibilities placed on merged areas by Chapter two hundred eighty A (280A) of the Code. Such amount shall be distributed to the merged areas of the state in proportion to the population that each merged area bears to the total population of all merged areas of the state as computed by the department of public instruction."

The amendment lost.

Conklin of Black Hawk moved the adoption of lines 147 through 153 of the committee amendment.

Lines 147 through 153 of the amendment were adopted.

Koch of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 616, Section thirteen (13), subsection one (1), by striking from line fourteen (14) the word "unnecessarily".

The amendment was adopted.

Grassley of Butler offered the following amendment and moved its adoption:

Amend Senate File 616, Section 20, line five (5) by adding at the end of said line the following: "Not more than five (5) members shall be of the same political party.".

The amendment was adopted.

Grassley of Butler offered the following amendment and moved its adoption:

Amend Senate File 616 by striking Section 21 and inserting in lieu thereof the following section:

Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4).

The amendment was adopted.

Graham of Ida offered the following amendment:

Amend Senate File 616 as follows:

- 1. By inserting after Section 24 the following new sections:
- (1) Section two hundred eighty A point seventeen (280A.17), Code 1966, is amended by striking all of lines six (6) to twenty-eight (28), inclusive, and inserting in lieu thereof the following:
- "The board shall designate in its budget the amounts which are to be raised by various sources of revenue for such operation."
- (2) Section two hundred eighty A point eighteen (280A.18), Code 1966, is amended as follows:
- a. By striking from lines one (1) and two (2) the words "In addition to revenue derived by tax levy,".
- b. By striking from line two (2) the word "a" and inserting in lieu thereof the word "The".
- (3) Section two hundred eighty A point twenty-two (280A.22), Code 1966, is amended by striking from lines one (1) and two (2) the words "In addition to the tax authorized under section 280A.17,".
 - 2. By renumbering Section 25 as Section 26.

Lipsky of Linn rose on point of order that the amendment was not germane. The Speaker ruled the point not well taken and that the amendment was germane.

Graham of Ida moved the adoption of the amendment.

Roll call was requested by Graham of Ida and Harbor of Mills.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

Harbor

The ayes were 64:

Battles Bergman Bowin Hanson of Benton

Miller of Jones Miller of Page Mohrfeld Schmarje Schroeder Smith Sorg

Shaw

Camp Hicklin Stokes Mowry Carnahan Hullinger Nelson Strand Strothman Coffman Johnson of Audubon Nielsen Den Herder Kiilsholm Ossian Sullivan Diehl Kitner Patton Tieden Edgington Klein Pelton Van Roekel Fischer of Grundy Kluever Peterson of Woodbury Varley Fisher of Greene Pierson Voorhees Knight Freeman Radl Koch Watson Fullerton Langland Redfern Waugh Gitting McIntyre Roe Winkelman Yoder

Graham McNamara Roorda Grassley Middleswart Sanders

Curran

The nays were 48:

Allen

Andersen Distelhorst Mayberry Shepherd Bailey Dunton McCartney Steffen Baker Miller of Des Moines Stromer Franklin Beardsley Gallagher Miller of Dubuque Tapscott Breitbach Gannon Moffitt Thordsen Busch Hill Nolin Van Drie Caffrey Holden O'Mallev Vetter. Christensen Johnston of Polk Palmer Welden Cochran King Poncy Wolfe. Conklin Lee Reed Wood Cunningham Lipsky Renda Mr. Speaker

Maloney

Absent or not voting 12:

BennettDodererMcCrayPetersen of DallasClarkDuffyMensingStoryDarringtonGlennMillenVan Nostrand

The amendment was adopted.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 616)

The ayes were 102:

Allen	Fullerton	Miller of Dubuque	Shaw
Andersen	Gallagher	Miller of Jones	Shepherd
Bailey	Gittins	Miller of Page	Smith
Baker	Graham	Moffitt	Sorg

Battles	Grassley	Mohrfeld	Stokes
Beardsley	Hanson of Mitchell	Mowry	Strand
Bergman	Harbor	Nelson	Stromer
Bowin	Hicklin	Nielsen	Strothman
Busch	Hill	Nolin	Sullivan
Camp	Holden	O'Malley	Tapscott
Carnahan	Johnson of Audubon	Ossian	Thordsen
Christensen	Kiilsholm	Palmer	Tieden
Cochran	King	Patton	Van Drie
Coffman	Kitner	Pelton	Van Roekel
Conklin	Klein	Peterson of Woodbury	y Varley
Cunningham	Kluever	Pierson	Vetter
Curran	Knight	Poncy	Voorhees
Den Herder	Koch	Redfern	Watson
Diehl	Langland	Reed	Waugh
Distelhorst	Lee	Renda	Welden
Dunton	Lipsky	Roe	Winkelman
Edgington	Mayberry	Roorda	Wolfe
Fischer of Grundy	McCartney	Sanders	Wood
Fisher of Greene	Middleswart	Schmarje	Yoder
Franklin	Millen	Schroeder	Mr. Speaker
Freeman	Miller of Des Moine	s	

The nays were 8:

Breitbach	Hullinger	Maloney	Radl
Gannon	Johnston of Polk	McNamara	Steffen

Absent or not voting 14:

Bennett	Doderer	McCray	Petersen of Dallas
Caffrey	Duffy	McIntyre	Story
Clark	Glenn	Mensing	Van Nostrand

Darrington Hanson of Benton

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

MOTION TO RECONSIDER WITHDRAWN

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his motion to reconsider the vote on Senate File 766 filed June 6, and found on page 1827 of the House Journal.

EXPLANATION OF VOTE

I voted "aye" on the Graham amendment to Senate File 616 because I feel the burden of higher education should be born by the state just as it is for our Board of Regents. I also feel property is carrying too much of a load for education already. I urge the conference committee to reconsider the allocation amendment of Representative Van Drie.

DONALD E. VOORHEES

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 20, 152, 305, 365, 467, 501, 521, 662, 674, 694 and 695.

A, L, MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 20, 152, 305, 365, 467, 501, 521, 662, 674, 694 and 695.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 7th day of June, 1967, sent to the governor for his approval: House Files 20, 152, 305, 365, 467, 501, 521, 662, 674, 694 and 695.

A. L. MENSING, Chairman

Report adopted.

REPORT OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred House Joint Resolution 25, a joint resolution creating a committee to revise the Code of Iowa, requiring said committee to present a report containing recommendations together with appropriate bills to the next general assembly, and providing an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House Joint Resolution 25 as follows:

1. Insert in section two (2), line seven (7), a new sentence following the word "meetings.":

"The Code editor or some person from his office shall act as secretary to the committee."

- 2. Insert in section three (3), line fourteen (14), a new sentence following the word "study.":
- "The committee may designate special subcommittees of members of the general assembly for studies of particular Code revision subjects and make recommendations thereon."
- 3. Insert in section four (4), line one (1), after the word "committee" the following: "and legislative subcommittee members".

Also lines eight (8) and nine (9) strike the words "expenses of the committee" and insert the words "members of the committee and subcommittees and expenses".

RAY C. CUNNINGHAM. Chairman

AMENDMENTS FILED

Amend the Harbor et al amendment to Senate File 743 filed June 6 as follows:

- 1. By inserting in line three (3) after the word "established" the following words: "within the department of revenue for administrative and budgetary purposes".
- 2. By inserting in line forty-four (44) after the word "rules" the following words: "and revision of tax forms".
- 3. By inserting in line forty-six (46) after the word "Employ" the following words: ", pursuant to the Iowa merit system,".
 - 4. By striking all of lines fifty-six (56) through line one hundred twenty-two (122).
- 5. Further amend the Harbor et al amendment by renumbering the remaining subsections in accordance with this amendment.

HARBOR of Mills EDGINGTON of Franklin

Amend the Mowry-Hill amendment to House File 736 filed June 2, 1967 by striking in line seven (7) the words "Marion, and Linn" and inserting in lieu thereof the words "and Marion".

MOWRY of Marshall

EXPLANATION

On March 16, 1964 under authority of Sec. 359.1 of the 1962 Code of Iowa the Board of Supervisors abolished Linn Township.

Amend Senate File 743 as follows:

- 1. Amend section five (5) by striking from lines three (3) and four (4) the words "if the original amount of taxes claimed does not exceed one thousand (1,000) dollars,".
 - 2. Further amend section five (5) by striking all after the period in line twelve (12).

HICKLIN of Louisa

Amend Senate File 319, Section 1, line seven (7), by striking the word "motor".

CAMP of Clinton

Amend Senate File 353 as follows:

- 1. By striking Section 1.
- 2. By inserting a period after the word "sale" in line thirteen (13), Section 4, and by striking the remainder of line thirteen (13), all of line fourteen (14), and all except the word "the" in line fifteen (15).
 - 3. Further amend by striking Section 5 and renumbering the remaining section.

 SCHROEDER of Pottawattamie
 VARLEY of Madison

Amend Senate File 161 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fourteen point nine (314.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The board or commission in control of any highway or highway system or the engineer, or any other authorized person employed by said board or commission, may after thirty days written notice by restricted certified mail addressed to the owner and also to the occupant, enter upon private land for the purpose of making surveys, soundings, drillings, appraisals and examinations as it deems appropriate or necessary to determine the advisability or practicability of locating and constructing a highway thereon or for the purpose of determining whether gravel or other material exists on said land of suitable quality and in sufficient quantity to warrant the purchase or condemnation of said land or part thereof. Such entry, after notice, shall not be deemed a trespass, and the board or commission may be aided by injunction to insure peaceful entry. The board or commission shall pay actual damages caused by such entry, surveys, soundings, drillings, appraisals or examinations.

"Any damage caused by such entry, surveys, soundings, drillings, appraisals or examinations shall be determined by agreement or in the manner provided for the award of damages in condemnation of land for highway purposes. No such soundings or drillings shall be done within twenty rods of the dwelling house or buildings on said land without written consent of owner."

CAMP of Clinton

Amend Senate File 681 as follows:

- 1. By striking from Section 4, all of lines one (1) through eleven (11) and in line twelve (12) the words "indivisible loads exceeding twelve (12) feet" and inserting in lieu thereof the following: "All movements of mobile homes and other vehicles the width of which, including any load, exceeds the roadway lane width of the highway or street being traversed, shall be under escort. Permits for the movement of indivisible loads exceeding twelve (12) feet five (5) inches".
- 2. By inserting in Section 9, line two (2) following the word "Act" the words "and subject to the discretion and judgment provided for in Section 2 of this Act". Further amend by striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".

- 3. By inserting in Section 10, line two (2) following the word "Act" the words "and subject to the discretion and judgment provided for in Section 2 of this Act". Further amend by striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".
- 4. By striking in Section 16, line four (4) the words "not covered by" and inserting in lieu thereof the word "under".
- 5. By striking in Section 17, line two (2) the word "deem" and inserting in lieu thereof the word "render".
- 6. By striking in Section 24, line eleven (11) the word "has" and inserting in lieu thereof the word "had".
- 7. By adding the following new section: "Any vehicle which, including load, exceeds the length of sixty-five (65) feet shall carry a warning device visible to a motorist approaching from the rear for a distance of at least five hundred (500) feet."

BAILEY of Wright WELDEN of Hardin GANNON of Jasper

Amend House File 90 as follows:

titive advantage over other persons."

- 1. Amend Section 1, line three (3) by adding after the word "means" the following: ", without limitation because of enumeration,".
- 2. Amend Section 1, line seven (7) by adding after the word "means" the following: "disclosing, embodying,".
- 3. Amend Section 1, by striking lines nine (9) through fifteen (15) and inserting in lieu thereof the following:
 "Trade secret" means the whole or any portion or phase of any scientific, technical, laboratory, experimental, development or manufacturing information, equipment, tooling, machinery, design, process, procedure, formula or improvement, or any business information used or for use in the conduct of a business, which is manifestly intended by the owner not to be available to anyone other than the owner or persons having access thereto with the owner's consent and which accords or may accord the owner a compe-
- 4. Amend by adding the following subsection to Section 1. "Former employee" means anyone who formerly worked for another as an employee, independent contractor of agent."
- 5. Amend Section 2, line seven (7) by inserting after the period the following: "Any person who directly or indirectly procures trade secrets from another against his will, knowing them to be trade secrets, is also guilty of a felony."
- 6. Amend by adding the following paragraph to Section 2.
 "In no event shall any scientific or technical process, invention or formula or any phase or part thereof in the memory of a former employee be construed to constitute a trade secret unless it is agreed to be treated as such between the parties, or is adjudicated to be such in a civil procedure prior to theft, embezzlement or appropriation thereof."

- 7. Amend Section 3, line three (3) by inserting before the period the following: ", or that he destroyed all copies made."
- 8. By adding a new section as follows: "This Act shall not prevent anyone from using skills and knowledge of a general nature gained while employed by the owner of a trade secret."

REDFERN of Lee STEFFEN of Chickasaw HOLDEN of Scott SCHMARJE of Muscatine BAILEY of Wright

Amend House File 736 by adding thereto the following new section:

"Each senator and representative shall be a resident of the county or counties, district, or subdistrict from which they are elected and will serve."

SCHROEDER of Pottawattamie

House File 736 is hereby amended as follows:

- 1. Amend section three (3) as follows:
- a. By inserting after line nine hundred nine (909) the following sentence:
- "All senators shall at the time of their election be residents of the senatorial district or senatorial subdistrict from which elected."
- b. By inserting in line nine hundred fifty-two (952) after the word "subdistrict." the following:
- "Any senator elected to fill a vacancy shall at the time of election be a resident of the district or subdistrict from which elected."
- 2. Amend section four (4) by inserting after line two thousand seventy-two (2072) the following sentence:
- "All representatives shall at the time of their election be residents of the representative district or representative subdistrict from which elected."

VAN NOSTRAND of Pottawattamie

Amend House File 736 as follows:

1. Strike from section three (3) all of lines eight hundred forty-two (842) through eight hundred forty-six (846) and insert in lieu thereof the following:

"and easterly along the 1967 corporate limits of the city of Sioux City to the southeast corner section eight (8), township eighty-eight (88), range forty-seven (47); thence westerly along the 1967 corporate limits to the north one-quarter corner of section eighteen (18), township eighty-eight (88), range forty-seven (47); thence south one-quarter mile; thence west one-eighth mile; thence south one-quarter mile; thence west threeeighths mile to the west one-quarter corner of section eighteen (18), township eightyeight (88), range forty-seven (47); thence south one-half mile to the northwest corner of section nineteen (19), township eighty-eight (88), range forty-seven (47); thence east along north line section nineteen (19) to east line of Highway seventy-five (75); thence southerly along east line of Highway seventy-five (75), four hundred sixty-five feet; thence east four hundred thirty and three-tenths feet; thence north four hundred fifty-four and seven-tenths feet to the north line section nineteen (19); thence easterly and southerly along boundaries of Green Valley Municipal Golf Course to the westerly line of Lakeport Road; thence southerly and westerly along the 1967 city limit line of the city of Sioux City to the center of the main channel of the Missouri river; thence north and west along the center of the main channel of the Missouri river to the intersection of the center line of the Combination bridge and the center of the main channel of the Missouri river, the point of beginning."

2. Strike from section four (4) all of lines one thousand two hundred fifty (1250) through one thousand two hundred fifty-five (1255) and insert in lieu thereof the following:

"city of Sioux City; thence southerly and easterly along the 1967 corporate limits of the city of Sioux City to the southeast corner section eight (8), township eighty-eight(88), range forty-seven (47); thence westerly along the 1967 corporate limits to the north one-quarter corner of section eighteen (18), township eighty-eight (88), range fortyseven (47); thence south one-quarter mile; thence west one-eighth mile; thence south one-quarter mile; thence west three-eighths mile to the west one-quarter corner of section eighteen (18), township eighty-eight (88), range forty-seven (47); thence south one-half mile to the northwest corner of section nineteen (19), township eighty-eight (88), range forty-seven (47); thence east along north line section nineteen (19) to east line of Highway seventy-five (75); thence southerly along east line of Highway seventy-five (75); four hundred sixty-five feet; thence east four hundred thirty and three-tenths feet; thence north four hundred fifty-four and seven-tenths feet to the north line section nineteen (19); thence easterly and southerly along boundaries of Green Valley Municipal Golf Course to the westerly line of Lakeport Road; thence southerly and westerly along the 1967 city limit line of the city of Sioux City to the center of the main channel of the Missouri river; thence north and west along the center of the main channel of the Missouri river to the projected center line of the Floyd river control channel, the point of beginning."

3. Strike from section three (3), lines seven hundred fifty-one (751), seven hundred fifty-two (752), seven hundred ninety-nine (799) and eight hundred forty (840) the figures "1960" and insert in lieu thereof the figures "1967";

Also strike from section four (4), lines one thousand two hundred forty-nine (1249), one thousand two hundred sixty-five (1265), one thousand two hundred sixty-seven (1267), one thousand three hundred seventeen (1317), one thousand three hundred eighteen (1318), one thousand three hundred fifty-five (1355), one thousand three hundred fifty-seven (1357), one thousand three hundred eighty-seven (1387), one thousand three hundred ninety-six (1396) and one thousand three hundred ninety-seven (1397) the figures "1960" and insert in lieu thereof the figures "1967".

4. Strike from section four (4), line one thousand two hundred sixty-nine (1269), the word and figures "thirty-seven (37)" and insert in lieu thereof the word and figures "forty-seven (47)".

ANDERSEN of Woodbury

House File 736 is hereby amended as follows:

- 1. Amend section three (3) as follows:
- a. By inserting in line six hundred seventy-three (673) after the word "of" the words "Union, Washington,".

- b. By striking from line seven hundred ninety-nine (799) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- c. By striking from line eight hundred forty (840) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- d. By striking from line eight hundred forty-two (842) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
 - 2. Amend section four (4) as follows:
- a. By inserting in line two hundred ninety-five (295) after the word "along" the words "the center line and the projected center line of".
- b. By inserting in line three hundred twelve (312) after the word "the" the word "projected".
- c. By inserting in line three hundred thirteen (313) after the word "the" the words "projected center line and the".
- d. By striking from line three hundred sixty-seven (367) the words "Timber Creek,".
- e. By striking from line three hundred sixty-nine (369) the words "that part of Linn township" and inserting in lieu thereof the words "those parts of Linn and Timber Creek townships".
- f. By striking from line four hundred six (406) the words "due north" and inserting in lieu thereof the words "north along the north and south center line of the west half of section three (3)".
- g. By striking from line one thousand two hundred forty-nine (1249) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- h. By striking from line one thousand two hundred fifty (1250) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- i. By striking from line one thousand two hundred sixty-nine (1269) the word and figure "thirty-seven (37)" and inserting in lieu thereof the word and figure "forty-seven (47)".
- j. By striking from line one thousand three hundred eighty-seven (1387) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
 - 3. By adding the following new section:

"If any part of any county or district is omitted from a senatorial subdistrict or representative subdistrict created within a county or district by this Act, the supreme court of the state of Iowa shall assign the omitted area of the county or district to a contiguous senatorial or representative subdistrict, whichever is applicable, in such manner as the supreme court shall determine to guarantee the electorate within the omitted area fair and equal representation."

VAN NOSTRAND of Pottawattamie

House File 736 is hereby amended by striking subsection twenty-five (25) of section four (4) and inserting in lieu thereof the following:

"25. The county of Story shall comprise one (1) representative district and shall

be subdivided into the two (2) following representative subdistricts and each subdistrict shall elect one (1) representative:

"a. Subdistrict one (1) shall constitute the following portions of Story county: the townships of Lafayette, Howard, Warren, Lincoln, Milford, Richland, and Sherman; that part of Franklin township outside the corporate limits of the city of Ames; all of the city of Nevada; and that part of the city of Ames described as follows:

"All that part of the city lying north of the main line tracks of the Chicago and Northwestern railway company, east of the centerline of Burnett avenue, and south of the centerline of Thirteenth street: also all that part of the city lying north of the centerline of Thirteenth street and east of the centerline of Grand avenue; also all that part of the city lying north of the main line tracks of the Chicago and Northwestern railway company, south of the centerline of Thirteenth street, west of the centerline of Burnett avenue, and east of the west half of the west half of section three (3), township eighty-three (83) north, range twenty-four (24) west; also all that part of the city lying north of the centerline of Thirteenth street, west of the centerline of Grand avenue, and east of a line described as beginning at the intersection of the centerline of Thirteenth street and the west line of section thirty-four (34), township eighty-four (84) north, range twenty-four (24) west, thence north along the west line of said section thirty-four (34), and following the corporate limits of the city to the north branch line of the Chicago and Northwestern railway company, thence northwesterly along said railroad tracks to the north corporate limits; and all that part of the city lying south of the main line tracks of the Chicago and Northwestern railway company lying east of the west half of the west half of sections three (3), ten (10), and fifteen (15), township eightythree (83) north, range twenty-four (24) west, and south of the centerline of Lincoln way lying west of the east half of the west half of sections ten (10) and fifteen (15). township eighty-three (83) north, range twenty-four (24) west except that part lying east of the centerline of Hayward avenue and such line extended south and west of the east half of the west half of section ten (10), township eighty-three (83) north, range twentyfour (24) west, and such line as extended south, and except that part lying west of the centerline of Hayward avenue and such line extended south.

'b. Subdistrict two (2) shall constitute the following portions of Story county: the townships of New Albany, Palestine, Union, Indian Creek, and Collins; that part of Nevada township outside the corporate limits of the city of Nevada; that part of Grant and Washington townships outside the corporate limits of the city of Ames; and that part of the city of Ames described as follows:

"All that part of the city lying north of the centerline of Lincoln way and west of a line described as beginning at the intersection of the centerline of Lincoln way and the southeast corner of the southwest quarter of the southwest quarter of section three (3), township eighty-three (83) north, range twenty-four (24) west, thence north to the centerline of Thirteenth street, thence west along the centerline of Thirteenth street to its intersection with the west line of section thirty-four (34), township eighty-four (84) north, range twenty-four (24) west, thence north to the northwest corner of the southwest quarter of the northwest quarter of said section thirty-four (34); and all that part of the city lying south of the main line tracks of the Chicago and Northwestern railway company lying east of the west half of the west half of sections three (3), ten (10), and fifteen (15), township eighty-three (83) north, range twenty-four (24) west, and south of the centerline of Lincoln way lying west of the east half of the west half of sections ten (10) and fifteen (15), township eighty-three (83) north, range twenty-four (24) west, except that part lying east of the west half of the west half of sections three (3) and ten (10),

township eighty-three (83) north, range twenty-four (24) west, and such line as extended south."

VAN DRIE of Story

Amend House File 736 by striking lines thirty-six (36) through eighty-two (82) of Section 3 and inserting in lieu thereof the following:

a. Subdistrict one (1) shall constitute the following portions of Pottawattamie county which include the township of Garner, Hardin, Washington, Belknap, Center, Wright, Waveland, Grove, Macedonia, Carson, and Silver Creek as the townships existed in 1960, that part of Kane township outside the 1960 corporate limits of the cities of Council Bluffs and Carter Lake, and that part of the city of Council Bluffs described as follows:

Beginning at the intersection of the center line of South Ninth street and the southern 1960 corporate limits of the city of Council Bluffs; thence north along the center line of South Ninth street to the center line of Ninth avenue; thence east along the center line of Ninth avenue to the center line of South Main street; thence northeasterly along the center line of South Main street to the center line of Broadway; thence northeasterly along the center line of Broadway to the center line of Oak street; thence southeast along the center line of Oak street to the center line of East Pierce street; thence northeast along the center line of East Pierce street to the center line of McPherson avenue; thence southerly along the center line of McPherson avenue to the 1960 corporate limits of the city of Council Bluffs; thence southerly and thence westerly along the 1960 corporate limits of the city of Council Bluffs to the center line of South Ninth street, the point of beginning, and the townships of Lewis and Keg Creek as the townships existed in 1960, and that part of the city of Council Bluffs described as follows:

Beginning at the intersection of the center lines of South Ninth street and the southern 1960 corporate limits of the city of Council Bluffs; thence westerly along the southern 1960 corporate limits of the city of Council Bluffs to the center of the Missouri river; thence northwesterly along the center of the Missouri river to the center line of Broadway; thence east along the center line of Broadway to the center line of South Ninth street; thence south along the center line of South Ninth street to the southern 1960 corporate limits of the city of Council Bluffs, the point of beginning.

b. Subdistrict two (2) shall constitute the following portions of Pottawattamie county which include the townships of Rockford, Boomer, Neola, Minden, Pleasant, Knox, Layton, Lincoln, Valley, James, York, Norwalk, Hazel Dell, Crescent, and Lake as the townships existed in 1960, and that part of the city of Council Bluffs described as follows:

Beginning with the intersection of the center line of Broadway and North Eighth street; thence northerly along the center line of North Eighth street to the center line of River boulevard; thence north along the center line of River boulevard to the northern 1960 corporate limits of the city of Council Bluffs; thence easterly and thence southerly along the 1960 corporate limits to the center line of McPherson avenue; thence northerly along the center line of McPherson avenue to the center line of East Pierce street; thence southwest along the center line of East Pierce street to the center line of Oak street; thence northwest along the center line of Oak street to the center line of Broadway; thence southwesterly along the center line of Broadway to the center line of North Eighth street, the point of beginning, and all of the city of Carter Lake within the 1960 corporate limits and that part of the city of Council Bluffs described as follows:

Beginning with the intersection of the center lines of Ninth avenue and South Ninth street; thence north along the center line of South Ninth street to the center line of Broad-

way; thence west along the center line of Broadway to the center of the Missouri river; thence northeasterly along the center of the Missouri river to the northern 1960 corporate limits of the city of Council Bluffs; thence east along the northern 1960 corporate limits to the center line of River boulevard; thence south along the center line of River boulevard to the center line of North Eighth street; thence southerly along the center line of North Eighth street to the center line of Broadway; thence east along the center line of Broadway to the center line of South Main street; thence southwesterly along the center line of South Main street to the center line of Ninth avenue; thence west along the center line of Ninth avenue to the center line of South Ninth street, the point of beginning.

SCHROEDER of Pottawattamie GITTINS of Pottawattamie ALLEN of Pottawattamie

On motion by Millen of Van Burenthe House adjourned until 9:00 a.m., June 8, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, June 8, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Robert D. Butler, pastor of the First Methodist Church, Sac City, Iowa.

The Journal of June 7 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Clark of Crawford on request of McCray of Scott.

PRESENTATION OF VISITORS

Van Roekel of Marion introduced to the House Antonio Young Torres, of Tegucigalpa, Honduras, who was graduated from Lincoln High School, Des Moines, Iowa this month, having attended on a scholarship of the American Field Service.

Radl of Linn introduced to the House seven sixth grade girls from Mt. Vernon Community School, Mt. Vernon, Iowa, accompanied by Mrs. Duane Palmer, teacher.

Hill of Marshall introduced to the House 30 Girl Scouts of Troop 562, Marshalltown, Iowa, accompanied by their leader, Mrs. Don Stubbe.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on House Joint Resolution 25, under Rule 35.

INTRODUCTION OF BILL

House File 740, by Committee on Appropriations, a bill for an act to make approriations to legislators serving on legislative study committees.

Read first time and placed on appropriations calendar.

SENATE AMENDMENTS CONSIDERED

Moffitt of Appanoose called up for consideration Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer, amended by the House, and further amended by the Senate and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 147 as follows:

By adding the following new section at the end thereof:

"Sec. 3. Section two hundred point eight (200.8), Code 1966, is amended by inserting in line one (1) of subsection two (2) after the word 'licensee' the words 'and any person required to pay an annual registration and inspection fee'."

The motion prevailed and the House concurred.

Moffitt of Appanoose moved that the bill, as amended by the House, further amended by the Senate, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 147)

The ayes were 74:

Andersen Fullerton McIntyre Shepherd Baker Gannon Mensing Sorg **Battles** Gittins Middleswart Stokes Bergman Graham Miller of Dubuque Strand Hanson of Benton Miller of Jones Breitbach Strothman Hanson of Mitchell Moffitt Busch Sullivan Caffrey Harbor Mowry Tapscott Hicklin Camp Nielsen Thordsen Carnahan Holden Ossian Tieden Christensen Johnson of Audubon Patton Van Drie Conklin Kiilsholm Peterson of Woodbury Van Roekel Cunningham King Pierson Varley Reed Den Herder Kitner Welden Distelhorst Knight Roe Winkelman Doderer Koch Wolfe Roorda Langland Schmarje booW Dunton Fischer of Grundy Lee Schroeder Yoder Fisher of Greene Lipsky Shaw Mr. Speaker Freeman McCray

The nays were none.

Edgington

Absent or not voting 50:

Allen Franklin Millen Redfern Bailey Gallagher Miller of Des Moines Renda Beardsley Glenn Miller of Page Sanders Bennett Grassley Mohrfeld Smith Bowin Hill Nelson Steffen Clark Hullinger Nolin Story Cochran Johnston of Polk O'Malley Stromer Coffman Klein Palmer Van Nostrand Kluever Curran Pelton Vetter Darrington Maloney Petersen of Dallas Voorhees Diehl Mayberry Poncy Watson Duffy McCartney Radl Waugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McNamara

HOUSE INSISTS (Senate File 338)

Cunningham of Story called up for consideration Senate File 338, a bill for an act to make appropriations to certain named persons or firms in settlement of claims made against the state of Iowa, amended by the House, and moved that the House recede from its amendments.

The motion lost and the House insists.

SENATE AMENDMENTS CONSIDERED

Moffitt of Appanoose called up for consideration House File 713, a bill for an act relating to agricultural lime, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 713 as follows:

By striking from line 2, section 1, the words and figures "three (3) through seventeen (17)" and inserting in lieu thereof the words and figures "two (2) through sixteen (16)".

By striking section 2 and renumbering the remaining sections.

By inserting in line 5, section 15, after the word "Act," the words "including establishing and collecting a reasonable fee from the producers of agricultural lime to cover the cost of obtaining samples and analyzing same as prescribed in section seven (7) and section eight (8) of this Act."

The motion prevailed and the House concurred.

Moffitt of Appanoose moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 713)

The ayes were 86:

Allen	Gallagher	Millen	Shepherd
Andersen	Gannon	Miller of Des Moines	Stokes
Baker	Gittins	Miller of Dubuque	Strand
Battles	Graham	Miller of Jones	Stromer
Beardsley	Hanson of Benton	Moffitt	Strothman
Bergman	Hanson of Mitchell	Mohrfeld	Sullivan
Breitbach	Harbor	Mowry	Tapscott
Busch	Hicklin	Nelson	Thordsen
Caffrey	Holden	Nielsen	Van Drie
Camp	Hullinger	Ossian	Van Roekel
Carnahan	Johnson of Audubon	Peterson of Woodbury	Varley
Christensen	Kiilsholm	Pierson	Vetter

Shaw

Voorhees Cochran King Poncy. Kitner Redfern Watson Conklin Koch Reed Waugh Cunningham Den Herder Langland Roe Welden Winkelman Distelhorst Lee Roorda Wolfe Dunton Malonev Sanders Wood Edgington McCrav Schmarje Schroeder Yoder Franklin McIntyre Mr. Speaker

Fullerton Middleswart

Mensing

The navs were none.

Freeman

Absent or not voting 38:

Bailey	Fischer of Grundy	Mayberry	Petersen of Dalla
Bennett	Fisher of Greene	McCartney	Radl
Bowin	Glenn	McNamara	Renda
Clark	Grassley	Miller of Page	Smith
Coffman	Hill	Nolin	Sorg
Curran	Johnston of Polk	O'Malley	Steffen
Darrington	Klein	Palmer	Story
Diehl	Kluever	Patton	Tieden
Doderer	Knight	Pelton	Van Nostrand
Duffy	Lipsky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LOST

(House File 388)

Van Drie of Story called up for consideration the motion to reconsider the vote on House File 388 filed June 6, 1967, and found on page 1827 of the House Journal.

Van Drie of Story moved to reconsider the vote by which House File 388 failed to pass the House.

The motion lost.

SPECIAL ORDER (House File 736)

The hour of 9:30 a. m. having arrived, the Speaker announced the "special order" on House File 736, a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-third General Assembly.

Van Nostrand of Pottawattamie offered the following amendment filed by him and moved its adoption:

House File 736 is hereby amended as follows:

1. Amend section three (3) as follows:

- a. By inserting after line nine hundred nine (909) the following sentence:
- "All senators shall at the time of their election be residents of the senatorial district or senatorial subdistrict from which elected."
- b. By inserting in line nine hundred fifty-two (952) after the word "subdistrict." the following:
- "Any senator elected to fill a vacancy shall at the time of election be a resident of the district or subdistrict from which elected."
- 2. Amend section four (4) by inserting after line two thousand seventy-two (2072) the following sentence:
- "All representatives shall at the time of their election be residents of the representative district or representative subdistrict from which elected."

The amendment was adopted.

Van Nostrand of Pottawattamie offered the following amendment filed by him:

House File 736 is hereby amended as follows:

- 1. Amend section three (3) as follows:
- a. By inserting in line six hundred seventy-three (673) after the word "of" the words "Union, Washington,".
- b. By striking from line seven hundred ninety-nine (799) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- c. By striking from line eight hundred forty (840) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- d. By striking from line eight hundred forty-two (842) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
 - 2. Amend section four (4) as follows:
- a. By inserting in line two hundred ninety-five (295) after the word "along" the words "the center line and the projected center line of".
- b. By inserting in line three hundred twelve (312) after the word "the" the word "projected".
- c. By inserting in line three hundred thirteen (313) after the word "the" the words "projected center line and the".
- d. By striking from line three hundred sixty-seven (367) the words "Timber Creek,".
 - e. By striking from line three hundred sixty-nine (369) the words "that part of

Line township" and inserting in lieu thereof the words "those parts of Line and Timber Creek townships".

- f. By striking from line four hundred six (406) the words "due north" and inserting in lieu thereof the words "north along the north and south center line of the west half of section three (3)".
- g. By striking from line one thousand two hundred forty-nine (1249) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- h. By striking from line one thousand two hundred fifty (1250) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
- i. By striking from line one thousand two hundred sixty-nine (1269) the word and figure "thirty-seven (37)" and inserting in lieu thereof the word and figure "forty-seven (47)".
- j. By striking from line one thousand three hundred eighty-seven (1387) the figure "1960" and inserting in lieu thereof the word and figures "June 8, 1963".
 - 3. By adding the following new section:

"If any part of any county or district is omitted from a senatorial subdistrict or representative subdistrict created within a county or district by this Act, the supreme court of the state of Iowa shall assign the omitted area of the county or district to a contiguous senatorial or representative subdistrict, whichever is applicable, in such manner as the supreme court shall determine to guarantee the electorate within the omitted area fair and equal representation."

Division was requested.

Van Nostrand of Pottawattamie moved the adoption of lines 1 through 13 of the amendment.

Lines 1 through 13 of the amendment were adopted.

Van Nostrand of Pottawattamie moved the adoption of lines 14 through 22 of the amendment.

Lines 14 through 22 of the amendment were adopted.

Mowry of Marshall offered the following amendment filed by him:

Amend House File 736 by striking line three hundred forty (340) through line three hundred ninety two (392) of Section 4 and inserting in lieu thereof the following:

a. Subdistrict one (1) shall constitute the following portions of Marshall County which shall include the townships of Liberty, Bangor, Liscomb, Vienna, Minerva, Marietta, Iowa, Taylor, Marien, and Linn as the townships existed on June 1, 1967, and that part of the city of Marshalltown described as follows:

All that part of the city of Marshalltown lying north of the center line of East Main Street and east of the center line of North Center Street and extending to the north and east corporation lines (First Ward); all that part of the city of Marshalltown lying north of the center line of West Main Street and between the center line of North Center Street and the center line of North Twelfth Street to the north line of West Summit Street, thence east to the west line of North Ninth Street along the east line of the Soldiers Home grounds and the east line of the Soldiers Home grounds produced to the north corporation line, the said Ward being bounded by the north corporation line (Second Ward); and all that area of the city of Marshalltown north of the center line of West Anson Street and West Anson Street produced to the west corporation line and lying west of the center line of Twelfth Street and including the Soldiers Home grounds and extending west to the west and north corporation boundaries (Sixth Ward); all as the precincts existed on June 1, 1967.

b. Subdistrict two (2) shall constitute the following portions of Marshall County which shall include the townships of State Center, Washington, Timber Creek, Le Grand, Eden, Logan, Jefferson, and Greencastle as the townships existed on June 1, 1967, and that part of the city of Marshalltown described as follows:

All that part of the city of Marshalltown lying south of the center line of West Main Street and north of the center line of West Anson Street and West Anson Street produced and extending west from the center line of South Center Street to the center line of South Twelfth Street (Third Ward); all that part of the city of Marshalltown lying south of the center line of East Main Street extending east to the east corporation line and lying north of the center line of East Anson Street and East Anson Street extended east to the east corporation line and east of the center line of South Center Street extending east from said South Center Street to the east corporation line (Fourth Ward); and all that part of the city of Marshalltown lying south of the center line of Anson Street and Anson Street extended, both east and west, to the corporate limits and including the entire area from the said center line of Anson Street as above described to the south corporation line (Fifth Ward); all as the precincts existed on June 1, 1967.

Mowry of Marshall offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Mowry-Hill amendment to House File 736 filed June 2, 1967 by striking in line seven (7) the words "Marion, and Linn" and inserting in lieu thereof the words "and Marion".

The amendment to the amendment was adopted.

Mowry of Marshall moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw lines 23 through 32 of his amendment.

 $\mbox{\sc Van}$ Nostrand of Pottawattamie moved to reconsider the vote by which lines 1 through 13 were adopted.

The motion prevailed.

Van Nostrand of Pottawattamie moved the adoption of lines 1 through 4 of the amendment.

Lines 1 through 4 of the amendment were adopted.

Andersen of Woodbury offered the following amendment filed by him and moved its adoption:

Amend House File 736 as follows:

1. Strike from section three (3) all of lines eight hundred forty-two (842) through eight hundred forty-six (846) and insert in lieu thereof the following:

"and easterly along the 1967 corporate limits of the city of Sioux City to the southeast corner section eight (8), township eighty-eight (88), range forty-seven (47); thence westerly along the 1967 corporate limits to the north one-quarter corner of section eighteen (18), township eighty-eight (88), range forty-seven (47); thence south one-quarter mile; thence west one-eighth mile; thence south one-quarter mile; thence west three-eighths mile to the west one-quarter corner of section eighteen (18), township eighty-eight (88), range forty-seven (47); thence south one-half mile to the northwest corner of section nineteen (19), township eighty-eight (88), range forty-seven (47); thence east along north line section nineteen (19) to east line of Highway seventy-five (75); thence southerly along east line of Highway seventy-five (75), four hundred sixty-feet; thence east four hundred thirty and three-tenths feet; thence north four hundred fifty-four and seven-tenths feet to the north line section nineteen (19); thence easterly and southerly along boundaries of Green Valley Municipal Golf Course to the westerly line of Lakeport Road; thence southerly and westerly along the 1967 city limit line of the city of Sioux City to the Center of the main channel of the Missouri river; thence north and west along the center of the main channel of the Missouri river to the intersection of the center line of the Combination bridge and the center of the main channel of the Missouri river, the point of beginning."

2. Strike from section four (4) all of lines one thousand two hundred fifty (1250) through one thousand two hundred fity-five (1255) and insert in lieu thereof the following:

"city of Sioux City; thence southerly and easterly along the 1967 corporate limits of the city of Sioux City to the southeast corner section eight (8), township eighty-eight (88), range forty-seven (47); thence westerly along the 1967 corporate limits to the north onequarter corner of section eighteen (18), township eighty-eight (88), range forty-seven (47): thence south one-quarter mile; thence west one-eighth mile; thence south one-quarter mile; thence west three-eighths mile to the west one-quarter corner of section eighteen (18), township eighty-eight (88), range forty-seven (47); thence south one-half mile to the northwest corner of section nineteen (19), township eighty-eight (88), range forty-seven (47); thence east along north line section nineteen (19) to east line of Highway seventy-five (75); thence southerly along east line of Highway seventy-five (75); four hundred sixty-five feet: thence east four hundred thirty and three-tenths feet: thence north four hundred fifty-four and seven-tenths feet to the north line section nineteen (19); thence easterly and southerly along boundaries of Green Valley Municipal Golf Course to the westerly line of Lakeport Road; thence southerly and westerly along the 1967 city limit line of the city of Sioux City to the center of the main channel of the Missouri river; thence north and west along the center of the main channel of the Missouri river to the projected center line of the Floyd river control channel, the point of beginning."

3. Strike from section three (3), lines seven hundred fifty-one (751), seven hundred fifty-two (752), seven hundred ninety-nine (799) and eight hundred forty (840) the figures "1960" and insert in lieu thereof the figures "1967";

Also strike from section four (4), lines one thousand two hundred forty-nine (1249), one thousand two hundred sixty-five (1265), one thousand two hundred sixty-seven (1267),

one thousand three hundred seventeen (1317), one thousand three hundred eighteen (1318), one thousand three hundred fifty-five (1355), one thousand three hundred fifty-seven (1357), one thousand three hundred eighty-seven (1387), one thousand three hundred ninety-six (1396) and one thousand three hundred ninety-seven (1397) the figures "1960" and insert in lieu thereof the figures "1967".

4. Strike from section four (4), line one thousand two hundred sixty-nine (1269), the word and figures "thirty-seven (37)" and insert in lieu thereof the word and figures "forty-seven (47)".

The amendment was adopted.

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw lines 5 through 13 and 33 through 44 of the amendment.

House File 736 is hereby amended as follows:

- 1. Amend section three (3) by striking from line four hundred eighty-four (484) the words "center line of Edgewood road" and inserting in lieu thereof the words "northwest corner of the southwest quarter of section nineteen (19), township eighty-three (83) north, range seven (7) west".
 - 2. Amend section four (4) as follows:
- a. By inserting in line two hundred one (201) after the words "townships of" the word "Huron,".
- b. By inserting in line one thousand four hundred twenty-two (1422) after the word "line" the words "of the south half".

The amendment was adopted.

Van Nostrand of Pottawattamie moved the adoption of lines 45 through 53 of the amendment.

Lines 45 through 53 of the amendment were adopted.

Van Drie of Story offered the following amendment filed by him:

House File 736 is hereby amended by striking subsection twenty-five (25) of section three (3) and inserting in lieu thereof the following:

- "25. The county of Story shall comprise one (1) representative district and shall be subdivided into the two (2) following representative subdistricts and each subdistrict shall elect one (1) representative:
- "a. Subdistrict one (1) shall constitute the following portions of Story county: the townships of Lafayette, Howard, Warren, Lincoln, Milford, Richland, and Sherman; that part of Franklin township outside the corporate limits of the city of Ames; all of the city of Nevada; and that part of the city of Ames described as follows:

"All that part of the city lying north of the main line tracks of the Chicago and Northwestern railway company, east of the centerline of Burnett avenue, and south of the centerline of Thirteenth street; also all that part of the city lying north of the centerline of Thirteenth street and east of the centerline of Grand avenue; also all that part of the city lying north of the main line tracks of the Chicago and Northwestern railway company, south of the centerline of Thirteenth street, west of the centerline of Burnett avenue, and east of the west half of the west half of section three (3), township eighty-three (83) north, range twenty-four (24) west; also all that part of the city lying north of the centerline of Thirteenth street, west of the centerline of Grand avenue, and east of a line described as beginning at the intersection of the centerline of Thirteenth street and the west line of section thirty-four (34), township eighty-four (84) north, range twenty-four (24) west, thence north along the west line of said section thirty-four (34), and following the corporate limits of the city to the north branch line of the Chicago and Northwestern railway company, thence northwesterly along said railroad tracks to the north corporate limits; and all that part of the city lying south of the main line tracks of the Chicago and Northwestern railway company lying east of the west half of the west half of sections three (3), ten (10), and fifteen (15), township eighty-three (83) north, range twenty-four (24) west, and south of the centerline of Lincoln way lying west of the east half of the west half of sections ten (10) and fifteen (15), township eighty-three (83) north, range twenty-four (24) west except that part lying east of the centerline of Hayward avenue and such line extended south and west of the east half of the west half of section ten (10), township eighty-three (83) north, range twenty-four (24) west, and such line as extended south, and except that part lying west of the centerline of Hayward avenue and such line extended south.

"b. Subdistrict two (2) shall constitute the following portions of Story county: the townships of New Albany, Palestine, Union, Indian Creek, and Collins; that part of Nevada township outside the corporate limits of the city of Nevada; that part of Grant and Washington townships outside the corporate limits of the city of Ames; and that part of the city of Ames described as follows:

"All that part of the city lying north of the centerline of Lincoln way and west of a line described as beginning at the intersection of the centerline of Lincoln way and the southeast corner of the southwest quarter of the southwest quarter of section three (3), township eighty-three (83) north, range twenty-four (24) west, thence north to the centerline of Thirteenth street, thence west along the centerline of Thirteenth street to its intersection with the west line of section thirty-four (34), township of eighty-four (84) north, range twenty-four (24) west, thence north to the northwest corner of the southwest quarter of the northwest quarter of said section thirty-four (34); and all that part of the city lying south of the main line tracks of the Chicago and Northwestern railway company lying east of the west half of the west half of sections three (3), ten (10), and fifteen (15), township eighty-three (83) north, range twenty-four (24) west, and south of the centerline of Lincoln way lying west of the east half of the west half of sections ten (10) and fifteen (15), township eighty-three (83) north, range twentyfour (24) west, except that part lying east of the west half of the west half of sections three (3) and ten (10), township eighty-three (83) north, range twenty-four (24) west, and such line as extended south."

Van Drie of Story offered the following amendment to the amendment and moved its adoption:

Amend the Van Drie amendment to House File 736, filed June 7 by striking the word and figure "three (3)" in line two (2) and inserting in lieu thereof the word and figure "four (4)".

The amendment to the amendment was adopted.

Van Drie of Story moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment filed June 7 and found on page 1853 of the House Journal.

Palmer of Polk offered the following amendment and moved its adoption:

Amend House File 736, section four (4), subsection thirty-five (35), as follows:

1. By striking paragraph c and inserting in lieu thereof the following:

"c. Subdistrict three (3) shall constitute the following portions of Polk county which include the townships of Camp, Four Mile, and Allen as the townships existed in 1960, that part of Bloomfield township lying south and east of the 1960 corporate limits of the city of Des Moines, and that part of the city of Des Moines described as follows:

"Beginning at the northeast corner of the northwest quarter of the northwest quarter of the southwest quarter of section twenty-three (23), township seventy-eight (78) north, range twenty-four (24) west; thence west along the center line of Watrous avenue to the center line of Southeast Fifth street; thence north along the center line and the projected center line of Southeast Fifth street to the center of the Des Moines river: thence easterly along the center of the Des Moines river to the projected center line of East Sixteenth street: thence north along the projected center line and the center line of East Sixteenth street to the center line of the Rock Island railroad right-of-way; thence easterly along the center line of the Rock Island railroad right-of-way to the center line of East Twenty-seventh street; thence north along the center line of East Twenty-seventh street to the center line of East University avenue; thence west along the center line of East University avenue to the center line of East Twenty-fifth street; thence north along the center line of East Twenty-fifth street to the center line of Guthrie avenue: thence west along the center line of Guthrie avenue to the center line of Delaware avenue; thence north along the center line of Delaware avenue to the northern 1960 corporate limits of the city of Des Moines: thence east along the northern corporate limits to the center of Four Mile creek; thence southerly along the center of Four Mile creek to the center line of East Euclid avenue; thence west along the center line of East Euclid avenue to the north and south center line of section twenty-nine (29), township seventy-nine (79) north, range twenty-three (23) west; thence south along such north and south center line to the north line of section thirty-two (32), township seventynine (79) north, range twenty-three (23) west; thence west along such north line to the center line of East Thirty-second street; thence south along the center line and the projected center line of East Thirty-second street to the center line of Easton boulevard; thence northeasterly along the center line of Easton boulevard to the center line of East Thirty-second street; thence south along the center line of East Thirty-second street to the center line of East Washington avenue; thence west along the center line of East Washington avenue to the center line of East Thirty-second street; thence south along the center line of East Thirty-second street to the center line of East University avenue; thence east along the center line of East University avenue to the eastern 1960 corporate limits of the city of Des Moines; thence south and thence west

along the corporate limits to the northeast corner of the northwest quarter of the northwest quarter of the southwest quarter of section twenty-three (23), township seventy-eight (78) north, range twenty-four (24) west, the point of beginning,"

- 2. By striking paragraph j and inserting in lieu thereof the following:
- "j. Subdistrict ten (10) shall constitute that portion of Polk county which includes that part of the city of Des Moines desribed as follows:

"Beginning at the intersection of the eastern 1960 corporate limits of that portion of the city of Des Moines lying in Bloomfield township and the projected center line of Porter avenue; thence west along the projected center line and the center line of Porter avenue to the center line of Southwest Ninth street; thence north along the center line of Southwest Ninth street to the center line of Elder avenue (or Elder lane); thence west along the center line of Elder avenue (or Elder lane) to the center line of Southwest Twelfth street; thence north along the center line of Southwest Twelfth street to the center line of Watrous avenue; thence west along the center line of Watrous avenue to the center line of Fleur drive; thence north along the center line of Fleur Drive to the center of section eight (8), township seventy-eight (78) north, range twenty-four (24) west: thence east along the east and west center line of section eight (8) to the center of the Raccoon river; thence southeasterly along the center of the Raccoon river to the projected center line of Twelfth street; thence north along the projected center line and the center line of Twelfth street to the center line of Callanan drive; thence northwesterly on a diagonal to the center line of the north and south alley between lots four (4) and five (5) of Holland's subdivision; thence north along the center line of such alley and the center line of Thirteenth street to the center line of Center street; thence east along the center line and the projected center line of Center street to the center of the Des Moines river; thence south along the center of the Des Moines river to the projected center line of Des Moines street; thence easterly along the projected center line and the center line of Des Moines street to the center line of East Ninth street; thence south along the center line of East Ninth street to the center line of the Rock Island railroad rightof-way; thence east along the center line of the Rock Island railroad right-of-way to the center line of East Fourteenth street; thence northerly along the center line of East Fourteenth street to the center line of East Grand avenue: thence east along the center line of East Grand avenue to the center line of East Eighteenth street; thence south along the center line of East Eighteenth street to the center line of the Rock Island railroad right-of-way; thence westerly along the center line of the Rock Island railroad right-of-way to the center line of East Sixteenth street; thence south along the center line and the projected center line of East Sixteenth street to the center of the Des Moines river; thence westerly along the center of the Des Moines river to the projected center line of Southeast Fifth street; thence south along the projected center line and the center line of Southeast Fifth street to the center line of Watrous avenue; thence east along the center line of Watrous avenue to the eastern 1960 corporate limits of that portion of the city of Des Moines lying in Bloomfield township; thence south along said corporate limits to the projected center line of Porter avenue, the point of beginning."

- 3. By striking paragraph k and inserting in lieu thereof the following:
- "k. Subdistrict eleven (11) shall constitute that portion of Polk county which includes that part of the city of Des Moines described as follows:
- "Beginning at the intersection of Twenty-eighth street and University avenue; thence east along the center line of University avenue to the center line of Twenty-first street;

thence south along the center line of Twenty-first street and the north and south center line of section five (5), township seventy-eight (78) north, range twenty-four (24) west, to the center line of Center street; thence east along the center line of Center street to the center line of Seventeenth street; thence south along the center line of Seventeenth street to the center line of Grand avenue; thence west along the center line of Grand avenue to the center line of Eighteenth street; thence southerly along the center line of Eighteenth street to the center of the Raccoon river; thence southerly along the center of the Raccoon river to the east and west center line of section eight (8), township seventy-eight (78) north, range twenty-four (24) west; thence west along such east and west center line to the center line of Fleur drive; thence south along the center line of Fleur drive to the center line of Watrous avenue; thence east along the center line of Watrous avenue to the center line of Southwest Twelfth street; thence south along the center line of Southwest Twelfth street to the center line of Elder avenue (or Elder lane); thence east along the center line of Elder avenue (or Elder lane) to the center line of Southwest Ninth street; thence south along the center line of Southwest Ninth street to the center line of Porter avenue; thence east along the center line and the projected center line of Porter avenue to the 1960 corporate limits of the city of Des Moines; thence southerly, thence westerly, and thence northerly along the 1960 corporate limits to the center of the Raccoon river; thence easterly along the center of the Raccoon river to the projected center line of Forty-second street; thence north along the projected center line and the center line of Forty-second street to the center line of the Chicago, Milwaukee and St. Paul railroad right-of-way; thence northwesterly along such right-of-way to the east line of Ashworth park; thence north along the east line of Ashworth park to the north line of lot thirty-four (34), Linden heights; thence east along the north line of such lot thirty-four (34) to the northeast corner thereof; thence north along the east line of Ashworth park and the east line and the projected east line of Greenwood park to the center line of Grand avenue; thence east along the center line of Grand avenue to the center line of Twenty-eighth street; thence north along the center line of Twenty-eighth street to the center line of University avenue, the point of beginning."

The amendment lost.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend House File 736 by striking lines thirty-six (36) through eighty-two (82) and inserting in lieu thereof the following:

a. Subdistrict one (1) shall constitute the following portions of Pottawattamie county which include the townships of Garner, Hardin, Washington, Belknap, Center, Wright, Waveland, Grove, Macedonia, Carson, and Silver Creek as the townships existed in 1960, that part of Kane township outside the 1960 corporate limits of the cities of Council Bluffs and Carter Lake, and that part of the city of Council Bluffs described as follows:

Beginning at the intersection of the center line of South Ninth street and the southern 1960 corporate limits of the city of Council Bluffs; thence north along the center line of South Ninth street to the center line of Ninth avenue; thence east along the center line of Ninth avenue to the center line of South Main street; thence northeasterly along the center line of South Main street to the center line of Broadway; thence northeasterly along the center line of Broadway to the center line of Oak street; thence southeast along the center line of Oak street to the center line of East Pierce street; thence northeast along the center line of East Pierce street to the center line of McPherson avenue; thence southerly along

the center line of McPherson avenue to the 1960 corporate limits of the city of Council Bluffs; thence southerly and thence westerly along the 1960 corporate limits of the city of Council Bluffs to the center line of South Ninth street, the point of beginning, and the townships of Lewis and Keg Creek as the townships existed in 1960, and that part of the city of Council Bluffs described as follows:

Beginning at the intersection of the center lines of South Ninth street and the southern 1960 corporate limits of the city of Council Bluffs; thence westerly along the southern 1960 corporate limits of the city of Council Bluffs to the center of the Missouri river; thence northwesterly along the center of the Missouri river to the center line of Broadway; thence east along the center line of Broadway to the center line of South Ninth street; thence south along the center line of South Ninth street to the southern 1960 corporate limits of the city of Council Bluffs, the point of beginning.

b. Subdistrict two (2) shall constitute the following portions of Pottawattamie county which include the townships of Rockford, Boomer, Neola, Minden, Pleasant, Knox, Layton, Lincoln, Valley, James, York, Norwalk, Hazel Dell, Crescent, and Lake as the townships existed in 1960, and that part of the city of Council Bluffs described as follows:

Beginning with the intersection of the center line of Broadway and North Eighth street; thence northerly along the center line of North Eighth street to the center line of River boulevard; thence north along the center line of River boulevard to the northern 1960 corporate limits of the city of Council Bluffs; thence easterly and thence southerly along the 1960 corporate limits to the center line of McPherson avenue; thence northerly along the center line of McPherson avenue to the center line of East Pierce street; thence southwest along the center line of East Pierce street to the center line of Oak street; thence northwest along the center line of Oak street to the center line of Broadway; thence southwesterly along the center line of Broadway to the center line of North Eighth street, the point of beginning, and all of the city of Carter Lake within the 1960 corporate limits and that part of the city of Council Bluffs described as follows:

Beginning with the intersection of the center lines of Ninth avenue and South Ninth street; thence north along the center line of South Ninth street to the center line of Broadway; thence west along the center line of Broadway to the center of the Missouri river; thence northeasterly along the center of the Missouri river to the northern 1960 corporate limits of the city of Council Bluffs; thence east along the northern 1960 corporate limits to the center line of River boulevard; thence south along the center line of River boulevard to the center line of North Eighth street; thence southerly along the center line of North Eighth street to the center line of Broadway; thence east along the center line of Broadway to the center line of South Main street; thence southwesterly along the center line of South Main street to the center line of Ninth avenue; thence west along the center line of Ninth avenue to the center line of South Ninth street, the point of beginning.

The amendment lost.

Van Nostrand of Pottawattamie moved that action on House File 736 be deferred until the afternoon session.

The motion prevailed.

HOUSE FILE 285 RECONSIDERED

Mohrfeld of Tama called up for consideration his motion to reconsider the vote on House File 285, filed May 26 and found on page 1673 of the House Journal.

Mohrfeld of Tama moved to reconsider the vote by which House File 285 passed the House.

The motion prevailed.

Mohrfeld of Tama moved to reconsider the vote by which House File 285 was placed on its last reading.

The motion prevailed.

Johnson of Polk moved to reconsider the vote by which his amendment to the Senate amendment to House File 285 was adopted May 25, 1967 as reported on page 1632 of the House Journal.

The motion prevailed.

Johnston of Polk asked and received unanimous consent to withdraw his amendment to the Senate amendment.

Harbor of Mills asked and received unanimous consent to withdraw his amendment filed June 5, 1967, and found on page 1801 of the House Journal.

Harbor of Mills offered the following amendment filed by him:

Amend the Senate amendment to House File 285 as follows:

- 1. By striking lines four (4) through six (6).
- 2. By adding the following new subsections to section three (3).
- "6. Substances sold, given, delivered, dispensed, possessed, or obtained for use as commercial foods as defined in section one hundred ninety-eight point three (198.3), Code of Iowa.
- 7. This section shall not apply to peyote used in bona fide religious ceremonies of the Native American Church. However, persons supplying the product to the Church are required to register and maintain appropriate records of receipts and disbursements of the article."
- 3. Insert in Section 4, Subsection 2, line 5 after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States.
- 4. Insert in Section 4, subsection 3, paragraph D, line 23 after the word "directed" the word "solely".

Division was requested.

(Pending)

On motion by Millen of Van Buren, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Renda of Polk introduced to the House Den 1, Pack 241 of the Cub Scouts of America, Des Moines, Iowa, accompanied by Charles Hansen.

Klein of Winnebago introduced to the House 19 students from Northwood-Kensett

Community Schools, Northwood, Iowa, accompanied by their advisors, Kenneth Loggeman, Ronald Brunsvold and Clifford Tenold.

Pierson of Mahaska introduced to the House Tom Bray, attorney, Oskaloosa, Iowa, Dean of the Mahaska County lawyers, who will celebrate his ninetieth birthday next month.

PETITIONS

By Millen of Van Buren from 22 members of the Dubuque County Association of Public Welfare staff in favor of House File 11, the governmental reorganization bill.

ADOPTION OF SENATE CONCURRENT RESOLUTION 35

Kluever of Cass called up for consideration Senate Concurrent Resolution 35 found on page 1416 of the House Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

SENATE FILE 768 REFERRED TO SIFTING COMMITTEE

The Speaker announced that Senate File 768, a bill for an act relating to the exemption of certain livestock from taxation, previously passed on file, is hereby referred to the sifting committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House Amendment and passed Senate File 405, a bill for an act to legalize and validate the proceedings for the attachment of certain land to Clear Creek Community School district.

Also:

That the Senate has concurred in the House Amendment and passed Senate File 742, a bill for an act to extend powers and duties of the treasurer of the state.

Also

That the Senate has concurred in the House Amendment and passed Senate File 73, a bill for an act relating to the availability of the report of the investigating law enforcement officer, or the driver of a vehicle involved in an accident.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 685, a bill for an act establishing an interagency case information service.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 345, a bill for an act relating to advertisement of intoxicating liquors.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 729, a bill for an act relating to the power of state and savings banks to own and lease certain personal property.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 465, a bill for an act relating to rules and regulations set forth by the department of public instruction.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 425, a bill for an act relating to the compensation of members of the budget and financial control committee.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 569, a bill for an act relating to the membership of the higher education facilities commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 783, a bill for an act relating to public parking facilities.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 280, a bill for an act relating to the sale of special assessment bonds.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 692, a bill for an act to establish a division of job training in the bureau of labor.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 232, a bill for an act relating to the burial of nonresident indigent transients.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 284, a bill for an act to regulate the business of debt management and to prescribe the powers and duties of the State Banking Board and Superintendent.

AL MEACHAM. Secretary

SENATE AMENDMENT TO HOUSE FILE 547

Amend House File 547 as follows:

By striking from the title all after the word "Act" and inserting in lieu thereof the following:

"relating to the redemption or sale of encumbered property."

By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred forty-seven point nine (447.9), Code 1966, is hereby amended as follows:

- 1. By inserting after the figures '446.18' in line four (4) the following: "or section four hundred forty-six point thirty-eight (446.38)".
- 2. By adding at the end thereof the following: 'Such notice shall also be served on any city or town where such real estate is situated.'
- Sec. 2. Section four hundred forty-six point thirty-eight (446.38), Code 1966, is hereby amended by adding at the end thereof the following: 'In such cases the requirements of section four hundred forty-six point eighteen (446.18) to the effect that the real estate shall have been advertised and offered for sale two years or more, shall not be applicable.'
- Sec. 3. Section four hundred forty-six point thirty-seven (446.37) is hereby amended as follows:

- 1. By striking from line one (1) the word 'ten (10)' and by inserting in lieu thereof the word 'five (5)'.
- 2. By striking from lines two (2) and three (3) the words 'no action has been taken by' and by inserting in lieu thereof the words 'action has not been completed during such time which qualifies'.
- 3. By adding at the end of said section the following: "Certificates outstanding on July 1, 1967 when this Act becomes effective, five years or more from time of tax sale, on which such qualifying action has not been completed, shall be so cancelled, if such action is not completed before July 1, 1968."
- Sec. 4. Section two hundred forty-nine point nineteen (249.19), Code 1966, is amended by adding the following at the end thereof:

'The real estate in such an estate shall not be sold at other than public auction and not by use of sealed bids.'

Sec. 5. Section five hundred sixty-nine point eight (569.8), Code 1966, is amended by adding at the end thereof the following:

'Real property sold under this section shall be sold at public auction and not by use of sealed bids, but only after notice thereof has been published once in a newspaper of general circulation in the county wherein the property is located, stating the description of the property to be sold and the date, place and time of such sale, at least ten (10) days, but not more than fifteen (15) days prior to the date of such sale.'

Sec. 6. Section three hundred ninety-one point thirty-five (391.35), Code 1966, is hereby amended by inserting after the word 'liens' in line nine (9) the words 'shall have equal precedence with ordinary taxes and'."

SENATE AMENDMENT TO HOUSE FILE 151

Amend House File 151 as follows:

By inserting in line 1, section 1, after the word "encourage" the word "private".

By striking from line 9, section 2, the period (.) and by inserting in lieu thereof the following:

"; provided, however, holder shall not mean the state of Iowa, its political subdivisions, or any public body or any agencies, departments, boards, or commissions thereof.".

By striking from lines 10 and 11, section 2, the words "includes, but is not limited to, any of" and by inserting in lieu thereof the word "means".

By striking from line 15, section 2, the period (.) and by inserting in lieu thereof the words "while going to and from or actually engaged therein."

By inserting in line 16, section 2, after the word "means" the words "any consideration,".

By adding a new subsection to section 7 as follows:

"Amend, repeal or modify the common law doctrine of attractive nuisance."

SENATE AMENDMENT TO HOUSE FILE 465

Amend House File 465 as follows:

By striking from line 17, section 1, the words "a full time guidance counselor" and inserting in lieu thereof the words "one or more full time guidance counselors".

By striking from line 35, section 1, the words "shall be" and inserting in lieu thereof the words "may be, but need not be,".

SENATE AMENDMENT TO HOUSE FILE 425

Amend House File 425 as follows:

Amend the title by inserting in line 2 after the word "committee" the words ", legislative research committee, and study committees."

By adding the following new section:

"Section two point fifty-one (2.51), Code 1966, is amended by striking the period at the end of said section and inserting the following: ', and shall receive a per diem of forty (40) dollars per day for each day in attendance. However, members of the general assembly shall not receive such per diem compensation for any day during which the general assembly is in session. Such per diem compensation shall be approved by the legislative research committee prior to payment.'"

SENATE AMENDMENT TO HOUSE FILE 284

Amend House File 284 as follows:

By inserting in line 9 of section 2 after the word "Banks" the words ", savings and loan associations, insurance companies".

By inserting in line 9 of section 2 after the comma the words "chattel loan companies licensed under chapter five hundred thirty-six (536) of the Code and industrial loan companies licensed under chapter five hundred thirty-six A (536A) of the Code,".

By inserting in line 9 of section 2 after the word "duly" the words "licensed in Iowa by law,".

By adding the following after line 18 in section 2:

"g. Those persons, associations, or corporations whose principal business is the origination on first mortgage loans on real estate for their own portfolios or for sale to institutional investors."

By inserting in line 34 of section 2 after the word "dollars" the words "for each office, providing, however, the superintendent may require such bond to be raised to a maximum sum of twenty-five thousand (25,000) dollars,".

By striking all of subsection 6 of section 8 and by inserting in lieu thereof the following:

"6. A licensee shall not receive any fee unless he has the consent of at least fifty (50) percent of the total number of the creditors listed in the licensee's contract with the debtor, or such a like number of creditors have accepted a distribution of payment. The debtor shall be informed by the licensee of those creditors who have not agreed to the licensee's handling of the account. No licensee shall accept an account unless a written and thorough budget analysis has been performed which indicates that the debtor can meet the requirements determined by the budget analysis."

By striking all of section 9 after the period in line 4 and by inserting in lieu thereof the following:

"The fee of the licensee shall not exceed twelve and one-half (12 1/2) percent of any payment made by the debtor and distributed to the creditors pursuant to the contract. In case of total payment of the contract before the contract period has expired, the licensee shall be entitled only to a fee of no more than three (3) percent of such final payment."

By adding the following new subsection at the end of section 11:

"7. To collect a fee or any other consideration from both the debtor and any creditor."

By striking from line 8 of section 15 the word "board" preceding the word "shall" and by inserting in lieu thereof the word "superintendent".

SPECIAL ORDER (House File 736)

The House resumed consideration of House File 736, a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-third General Assembly.

Cochran of Webster offered the following amendment and moved its adoption: Amend House File 736, section four (4) as follows:

- 1. By striking from line five hundred sixty-eight (568) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967"; also by striking the word "in" and inserting the word "on".
- 2. By striking from line five hundred seventy-one (571) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967".
- 3. By striking from line five hundred seventy-two (572) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967".
- 4. By striking lines five hundred seventy-three (573) and five hundred seventy-four (574) and inserting in lieu thereof the following:

"limits of the city of Fort Dodge to the northeast corner of the southwest quarter of the southeast quarter of section twenty-two (22), township eighty-nine (89) north, range twenty-eight (28) west; thence west along the east and west center lines of the south half of sections twenty-two (22) and twenty-one (21), township eighty-nine (89) north, range twenty-eight (28) west, to the northwest corner of the southwest quarter of the southeast quarter of section twenty-one (21); thence north along the center line of South Twenty-ninth street to the center line of First avenue south;".

5. By striking from line five hundred eighty-three (583) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967".

- 6. By striking from line five hundred eighty-nine (589) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967"; also by striking the word "in" and inserting the word "on".
- 7. By striking from line five hundred ninety-one (591) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967".
- 8. By inserting in line six hundred two (602) after the word "street;" the following:

"thence south along the center line of South Twenty-ninth street to the northwest corner of the southwest quarter of the southeast quarter of section twenty-one (21), township eighty-nine (89) north, range twenty-eight (28) west; thence east along the east and west center line of the south half of sections twenty-one (21) and twenty-two (22), township eighty-nine (89) north, range twenty-eight (28) west to the northeast corner of the southwest quarter of the southwest quarter of section twenty-two (22);".

9. By striking from line six hundred three (603) the figure "1960" and inserting in lieu thereof the word and figures "June 1, 1967".

The amendment was adopted.

Holden of Scott offered the following amendment and moved its adoption:

Amend House File 736 as follows:

- 1. Amend section 4 by inserting in line eleven hundred twenty-seven (1127) after the word "Davenport" the words: ", City of Davenport township and Davenport township".
- 2. Amend section 4 by inserting in line eleven hundred eighty-four (1184) after the word "Davenport" the words: ", City of Davenport township and Davenport township".
- 3. Amend section 4 by inserting in line twelve hundred eight (1208) after the word "Davenport" the words: ", City of Davenport township and Davenport township".

The amendment was adopted.

Renda of Polk offered the following amendment and moved its adoption;

House File 736 is hereby amended as follows:

- 1. By striking subsection four (4) of section one (1) and inserting in lieu thereof the following:
- "Any county or district with a population entitling that county or district to elect more than one (1) representative, but not more than seven (7) representatives, shall be divided into a number of single-member representative subdistricts equal to the number of representatives to which the county or district is entitled and each representative shall be elected from a single-member representative subdistrict. Any county or district with a population entitling that county or district to elect eight (8) or more representatives shall be divided into four (4) representative subdistricts and two (2) representatives shall be elected from each subdistrict. If the county or district is entitled to elect more than eight (8) representatives, the additional representatives shall be elected from the county or district at large."

2. By striking subsection thirty-five (35) of section four (4) and inserting in lieu thereof the following:

"The county of Polk shall constitute one (1) representative district, shall elect three (3) representatives at large, and shall be subdivided into the four (4) following subdistricts and each subdistrict shall elect two (2) representatives:

"a. Subdistrict one (1) shall constitute that portion of Polk county which includes the townships of Washington, Elkhart, Lincoln, Madison, Crocker, Douglas, Franklin, Beaver, Clay, Delaware, and Saylor as the townships existed in 1960, and that part of the city of Des Moines described as follows:

"Beginning at the intersection of the center of the Des Moines river and the northern 1960 corporate limits of the city of Des Moines; thence east and south along the 1960 corporate limits to the center line of East University avenue; thence west along the center line of East University avenue to the center line of East Twenty-seventh street; thence south along the center line of East Twenty-seventh street to the center line of the right-of-way of the Rock Island railroad; thence westerly along the center line of such right-of-way to the center line of East Eighteenth street; thence north along the center line of East Eighteenth street to the center line of East University avenue; thence east along the center line of East University avenue to the center line of East Twenty-fifth street; thence north along the center line of East Twenty-fifth street to the center line of Guthrie avenue; thence west along the center line and the projected center line of Guthrie avenue to the center line of the right-of-way of the Chicago and North Western railroad; thence southwest along the center line of such right-of-way to the center line of East Washington avenue; thence west along the center line of East Washington avenue to the center line of East Fourteenth street; thence north along the center line of East Fourteenth street to the center line of Sheridan avenue; thence west along the center line of Sheridan avenue to the center line of North Union street; thence south along the center line and the projected center line of North Union street to the center line of East Jefferson avenue; thence west along the center line and the projected center line of East Jefferson avenue to the center of the Des Moines river; thence northwesterly along the center of the Des Moines river to the northern 1960 corporate limits of the city of Des Moines, the point of beginning.

"b. Subdistrict two (2) shall constitute that portion of Polk county which includes the townships of Union and Jefferson as the townships existed in 1960, those parts of Webster and Walnut townships lying outside the 1960 corporate limits of the city of Des Moines, and that part of the city of Des Moines described as follows:

"Beginning at the intersection of the center of the Des Moines river and the northern 1960 corporate limits of the city of Des Moines; thence southeasterly along the center of the Des Moines river to the center line of Sixth avenue; thence south along the center line of Sixth avenue to the center line of University avenue; thence west along the center line of University avenue to the center line of Twenty-eighth street; thence north along the center line of Twenty-eighth street to the center line of Forest avenue; thence west along the center line of Forest avenue to the center line of Thirty-fourth street; thence south along the center line of Thirty-fourth street to the center line of University avenue; thence west along the center line of University avenue to the center line of Thirty-fifth street; thence south along the center line of Thirty-fifth street to the center line of Kingman boulevard; thence west along the center line of Kingman boulevard to the center line of Forty-second street; thence north along the center line of Forty-second street to the center line of University avenue; thence east along the

center line of University avenue to the center line of Forty-first street; thence north along the center line of Forty-first street to the east and west center line of section thirty-two (32), township seventy-nine (79) north, range twenty-four (24) west; thence west along such east and west center line to the east line of the west half of the south ten (10) acres of the southwest quarter of the northwest quarter of section thirty-two (32); thence north along the east line of such west half of such ten (10) acre tract to the north line thereof; thence west along the north line of such ten (10) acre tract to the center line of Forty-fourth street; thence south along the center line of Forty-fourth street to the east and west center line of section thirty-one (31), township seventy-nine (79) north, range twenty-four (24) west; thence west along such east and west center line and the east and west center line of section thirty-six (36), township seventy-nine (79) north, range twenty-five (25) west to the western 1960 corporate limits of the city of Des Moines; thence north and east along the 1960 corporate limits to the center of the Des Moines river, the point of beginning.

'c. Subdistrict three (3) shall constitute that portion of Polk county which includes the townships of Camp, Four Mile, and Allen as the townships existed in 1960, that part of Bloomfield township lying south and east of the 1960 corporate limits of the city of Des Moines, and that part of the city of Des Moines described as follows:

"Beginning at the intersection of the 1960 corporate limits of the city of Des Moines and the center line of Southwest Ninth street; thence north along the center line of Southwest Ninth street to the center line of Army Post road; thence west along the center line of Army Post road to the center line of Fleur drive; thence north along the center line of Fleur drive to the center line of McKinley avenue; thence east along the center line of McKinley avenue to the center line of Southwest Ninth street; thence north along the center line of Southwest Ninth street to the center line of Elder avenue (or Elder lane); thence west along the center line of Elder avenue (or Elder lane) to the center line of Southwest Twelfth street; thence north along the center line of Southwest Twelfth street to the center line of Watrous avenue; thence west along the center line of Watrous avenue to the center line of Fleur drive; thence north along the center line of Fleur drive to the projected center line of Pleasant View drive; thence east along the projected center line and the center line of Pleasant View drive to the center line of Southeast Fifth street; thence north along the center line of Southeast Fifth street to the projected center line of Fulton drive; thence west along the projected center line and the center line of Fulton drive to the center line of Southwest Ninth street; thence north along the center line of Southwest Ninth street to the center of the Raccoon river; thence westerly along the center of the Raccoon river to the projected center line of Twelfth street; thence north along the projected center line and the center line of Twelfth street to the center line of Callanan drive; thence northwesterly on a diagonal to the center line of the north and south alley between lots four (4) and five (5) of Holland's subdivision: thence north along the center line of such alley and the center line of Thirteenth street to the center line of University avenue; thence east along the center line of University avenue to the center line of Sixth avenue; thence north along the center line of Sixth avenue to the center of the Des Moines river; thence southeasterly along the center of the Des Moines river to the projected center line of East Jefferson avenue; thence east along the projected center line and the center line of East Jefferson avenue to the projected center line of North Union street; thence north along the projected center line and the center line of North Union street to the center line of Sheridan avenue; thence east along the center line of Sheridan avenue to the center line of East Fourteenth street; thence south along the center line of East Fourteenth street to the center line of East Washington avenue; thence east along the center line of East Washington avenue to the center line of the right-of-way of the Chicago and North Western railroad;

thence northeast along the center line of such right-of-way to the projected center line of Guthrie avenue; thence east along the projected center line and the center line of Guthrie avenue to the center line of East Twenty-fifth street; thence south along the center line of East Twenty-fifth street to the center line of East University avenue; thence west along the center line of East University avenue to the center line of East Eighteenth street; thence south along the center line of East Eighteenth street to the center line of the right-of-way of the Rock Island railroad; thence easterly along the center line of such right-of-way to the center line of East Twenty-seventh street; thence north along the center line of East Twenty-seventh street to the center line of East University avenue; thence east along the center line of East University avenue to the eastern 1960 corporate limits of the city of Des Moines; thence southerly and thence westerly along the 1960 corporate limits to the center line of Southwest Ninth street, the point of beginning.

"d. Subdistrict four (4) shall constitute that portion of Polk county which includes the township of Valley as the township existed in 1960, that part of Bloomfield township lying south and west of the 1960 corporate limits of the city of Des Moines, and that part of the city of Des Moines described as follows:

"Beginning with the intersection of the southern 1960 corporate limits of the city of Des Moines and Southwest Ninth street; thence west and north along the 1960 corporate limits to the east and west center line of section thirty-six (36), township seventy-nine (79) north, range twenty-five (25) west; thence east along the east and west center line of section thirty-six (36) and section thirty-one (31), township seventy-nine (79) north, range twenty-four (24) west to the center line of Forty-fourth street; thence north along the center line of Forty-fourth street to the north line of the south ten (10) acres of the southwest quarter of the northwest quarter of section thirty-two (32), township seventy-nine (79) north, range twenty-four (24) west; thence east along the north line of such ten (10) acre tract to the east line of the west half of such ten (10) acre tract; thence south along the east line of the west half of such ten (10) acre tract to the east and west center line of section thirty-two (32); thence east along such east and west center line to the center line of Forty-first street; thence south along the center line of Forty-first street to the center line of University avenue; thence west along the center line of University avenue to the center line of Forty-second street; thence south along the center line of Forty-second street to the center line of Kingman boulevard; thence east along the center line of Kingman boulevard to the center line of Thirty-fifth street; thence north along the center line of Thirty-fifth street to the center line of University avenue; thence east along the center line of University avenue to the center line of Thirty-fourth street; thence north along the center line of Thirtyfourth street to the center line of Forest avenue; thence east along the center line of Forest avenue to the center line of Twenty-eighth street; thence south along the center line of Twenty-eighth street to the center line of University avenue; thence east along the center line of University avenue to the center line of Thirteenth street; thence south along the center line of Thirteenth street and the north and south alley between lots four (4) and five (5) of Holland's subdivision to the center line of Pleasant street; thence southeasterly along a diagonal line to the center of the intersection of Callanan drive and Twelfth street: thence south along the center line and the projected center line of Twelfth street to the center of the Raccoon river; thence easterly along the center of the Raccoon river to the center line of Southwest Ninth street; thence south along the center line of Southwest Ninth street to the center line of Fulton drive; thence east along the center line and the projected center line of Fulton drive to the center line of southeast Fifth street; thence south along the center line of Southeast Fifth street to the center line of Pleasant View drive; thence west along the center line and the projected

center line of Pleasant View drive to the center line of Fleur drive; thence south along the center line of Fleur drive to the center line of Watrous avenue; thence east along the center line of Watrous avenue to the center line of Southwest Twelfth street; thence south along the center line of Southwest Twelfth street to the center line of Elder avenue (or Elder lane); thence east along the center line of Elder avenue (or Elder lane) to the center line of Southwest Ninth street; thence south along the center line of Southwest Ninth street to the center line of McKinley avenue; thence west along the center line of McKinley avenue to the center line of Fleur drive; thence south along the center line of Fleur drive to the center line of Army Post road; thence east along the center line of Army Post road to the center line of Southwest Ninth street; thence south along the center line of Southwest Ninth street to the southern 1960 corporate limits of the city of Des Moines, the point of beginning."

Roll call was requested by Tapscott of Polk and Renda of Polk.

On the question "Shall the amendment be adopted?"

The ayes were 28:

Allen	Franklin	McNamara	Sanders
Beardsley	Fullerton	Miller of Des Moines	Schroeder
Bennett	Gittins	Nolin	Shepherd
Caffrey	Glenn	O'Malley	Sorg
Cochran	Johnston of Polk	Palmer	Tapscott
Distelhorst	Maloney	Renda	Watson
Duffy	Mayberry	Roe	Yoder

The nays were 70:

Andersen	Graham	McIntyre	Smith
Bailey	Grassley	Middleswart	Stokes
Baker	Hanson of Benton	Millen	Strand
Battles	Hanson of Mitchell	Miller of Jones	Stromer
Bergman	Hicklin	Miller of Page	Strothman
Bowin	Holden	Moffitt	Thordsen
Breitbach	Johnson of Audubon	Mohrfeld	Van Drie
Camp	Kiilsholm	Nelson	Van Nostrand
Conklin	King	Nielsen	Van Roekel
Cunningham	Kitner	Patton	Varley
Curran	Klein	Peterson of Woodbury	Voorhees
Darrington	Kluever	Pierson	Waugh
Den Herder	Knight	Redfern	Welden
Diehl	Langland	Reed	Winkelman
Fisher of Greene	Lee	Roorda	Wolfe
Freeman	Lipsky	Schmarje	Wood
Gallagher	McCartney	Shaw	Mr. Speaker
Gannon	McCray		•

Absent or not voting 26:

Busch	Edgington	Miller of Dubuque	Radl
Carnahan	Fischer of Grundy	Mowry	Steffen

Ossian Story Christensen Harbor Clark Hill Pelton Sullivan Coffman Hullinger Petersen of Dallas Tieden Vetter Koch Doderer Poncy Dunton Mensing

The amendment lost.

Gittins of Pottawattamie moved to reconsider the vote by which the Schroeder amendment to House File 736 failed to be adopted by the House.

The motion prevailed.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw the amendment.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 736)

The ayes were 113:

Allen	Gallagher	McCray	Schmarje
Andersen	Gannon	McIntyre	Schroeder
Bailey	Gittins	McNamara	Shaw
Baker	Glenn	Middleswart	Shepherd
Battles	Graham	Millen	Smith
Beardsley	Grassley	Miller of Des Moines	Sorg
Bergman	Hanson of Benton	Miller of Jones	Steffen
Bowin	Hanson of Mitchell	Miller of Page	Stokes
Breitbach	Harbor	Moffitt	Strand
Busch	Hicklin	Mohrfeld	Stromer
Caffrey	Hill	Mowry	Strothman
Camp	Holden	Nelson	Sullivan
Carnahan	Hullinger	Nielsen	Tapscott
Christensen	Johnson of Audubon	Nolin	Thordsen
Cochran	Johnston of Polk	O'Malley	Tieden
Conklin	Kiilsholm	Ossian	Van Drie
Cunningham	King	Patton	Van Nostrand
Curran	Kitner	Pelton	Van Roekel
Darrington	Klein	Peterson of Woodbury	v Varley
Den Herder	Kluever	Pierson	Voorhees
Diehl	Knight	Poncy	Watson
Distelhorst	Koch	Radl	Waugh
Doderer	Langland	Redfern	Welden
Duffy	Lee	Reed	Winkelman
Dunton	Lipsky	Renda	Wolfe
Fisher of Greene	Maloney	Roe	Wood
Franklin	Mayberry	Roorda	Yoder
Freeman	McCartney	Sanders	Mr. Speaker
Fullerton		•	

The nays were 2:

Bennett

Palmer

Mensing

Absent or not voting 9:

Clark Coffman Fischer of Grundy

Miller of Dubuque Petersen of Dallas `Story Vetter

Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 743, a bill for an actoreating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue, was taken up for consideration.

Harbor of Mills offered the following amendment filed by him:

Amend Senate File 743 by adding to Section one (1) the following:

There is hereby established a state board of tax review for the state of Iowa. The state board of tax review, hereinafter called the state board, shall consist of three members.

The members of the state board shall be qualified electors of the state and shall hold no other elective or appointive public office.

Except for the first appointees, the terms of members of the state board shall be for six years beginning on the first day of July following their appointment. No member who is appointed for a six-year term shall be permitted to succeed himself.

Members shall be appointed by the governor subject to confirmation by two-thirds of the members of the senate. Appointments to the board shall be bipartisan and of the first appointees, one shall be for two years, one shall be for four years and one shall be for six years.

The members of the state board shall qualify by taking the regular oath of office as prescribed by law for state officers. A vacancy on the board shall be filled by appointment by the governor in the same manner as the original appointment.

The members of the state board shall be allowed a per diem of forty dollars and their necessary travel and expenses while engaged in their official duties. They shall organize the board and select one of their members as chairman.

The place of office of the state board shall be in the office of the tax department in the capitol of the state.

The state board shall hold at least six regular meetings each year, the first of which shall be on the second secular day of July. Special meetings of the state board

may be called by the chairman on five days notice given to each member. All meetings shall be held at the office of the tax department unless a different place within the state is designated by the state board or in the notice of the meeting.

- It shall be the responsibility of the state board to exercise the following general powers and duties:
- 1. Determine and adopt such policies as are authorized by law and are necessary for the more efficient operation of any phase of tax review.
- 2. Perform such duties prescribed by law as it may find necessary for the improvement of the state system of taxation in carrying out the purposes and objectives of the tax laws.
 - 3. Review for approval or rejection all rules proposed by the director of revenue.
- 4. Employ adequate clerical help to keep such records as are necessary to set forth clearly all actions and proceedings of the state board.
- 5. Advise and counsel with the director of revenue concerning the tax laws and the regulations adopted pursuant thereto; and, upon their own motion or upon appeal by any affected taxpayer, review the record evidence and the decisions of, and any orders or directive issued by, the director of revenue and shall expiditiously affirm, modify, reverse or remand the same.
- 6. Authorize, approve, and require to be used such forms as are needed to promote uniformity, accuracy, and completeness in keeping records, making reports, and to require such reports to be made in such manner as may be recommended by the director of revenue.
- 7. Authorize, approve and require to be used such standardizing local budgeting forms as are needed to prepare the local budget estimates required under section twenty-four point three (24.3) of the Code, and such forms shall contain the following information:
 - a. For the previously completed fiscal year:
- (1) The amount of actual income for the several funds from all sources other than ad valorem taxation separately stated as to each such general source, the amount of transfers received from any other fund during such year, and the fund from which such transfers were made.
- (2) The unencumbered and encumbered balances available in each fund at the beginning of the year, together with the amount raised by taxation for each fund, the amount of proposed expenditures adopted in the budget for said year for each fund, and the amount of actual expenditures in each fund for said year.
 - b. For the current fiscal year:
- (1) The total of the estimated amount of income for each fund from sources other than taxation separately stated as to each general source for such current year and the funds from which such estimated transfers have been or are to be made.

- (2) The unencumbered balances for each fund available at the beginning of the current fiscal year.
- (3) The amount of ad valorem taxes charged to the county treasurer for each fund for collection during the current fiscal year, the amount of expenditures adopted in the budget for said current fiscal year for each fund, and the total of the estimated expenditures for each fund for said current year.
 - c. For the proposed budget year:
- (1) The estimated amount for each of the several funds from sources other than taxation, including estimated transfers, separately stated as to each general source. The estimate of income from each of the sources other than ad valorem taxes shall be computed by reference to the amounts of income other than ad valorem taxes received in prior years. In addition, any new source of income other than from ad valorem taxes shall be reasonably estimated.
- (2) The estimate of unencumbered balances in the several funds which will be available at the beginning of the proposed budget year.
- (3) The amount proposed to be expended is each and every fund during the proposed budget year exclusive of funds derived from the sale of bonds and funds encumbered as of the end of the current fiscal year.
- (4) The estimated working capital requirements of each fund, if any, and in the preparation of said estimates the monthly cash-flow experience of each fund during the last completed fiscal year shall serve as a guideline.
- 8. Approve plans when submitted by the director of revenue for co-operating with the federal government whenever it may find it desirable to do so, and provide for the acceptance and the administration of funds which may be appropriated by Congress and apportioned to the state for any or all purposes relating to the taxation.
- 9. Approve plans submitted by the director for cooperating with all other agencies, federal, state, county and municipal, in the development of regulations and in the enforcement of laws for which the state board and such agencies are jointly responsible and approve plans for co-operating with other proper agencies in the improvement of conditions relating to the taxing system of public bodies.
- 10. Adopt a long-range program for the state system of tax reform based upon special studies, surveys, research, and recommendations submitted by or proposed under the direction of the director of revenue.

The state board shall constitute a continuing research commission as to tax matters in the state and cause to be prepared and submitted to each regular session of the general assembly a report containing such recommendations as to revisions, amendments, and new provisions of the law as the state board has decided should be submitted to the legislature for its consideration."

Harbor of Mills offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Harbor et al amendment to Senate File 743 filed June 6 as follows:

- 1. By inserting in line three (3) after the word "established" the following words: "within the department of revenue for administrative and budgetary purposes".
- 2. By inserting in line forty-four (44) after the word "rules" the following words: "and revision of tax forms".
- 3. By inserting in line forty-six (46) after the word "Employ" the following words: ", pursuant to the Iowa merit system,".
 - 4. By striking all of lines fifty-six (56) through line one hundred twenty-two (122).
- 5. Further amend the Harbor et al amendment by renumbering the remaining subsections in accordance with this amendment.

The amendment to the amendment was adopted.

Harbor of Mills moved the adoption of the amendment as amended.

Roll call was requested by Harbor of Mills and the Speaker.

On the question "Shall the amendment as amended be adopted?"

The ayes were 78:

Allen	Edgington	Koch	Shaw
Andersen	Fischer of Grundy	Langland	Shepherd
Bailey	Fisher of Greene	McCartney	Smith
Battles	Freeman	Miller of Des Moines	Stokes
Beardsley	Fullerton	Miller of Jones	Strand
Bergman	Gannon	Miller of Page	Stromer
Breitbach	Gittins	Mohrfeld	Strothman
Busch	Graham	Mowry	Sullivan
Caffrey	Grassley	Nelson	Tieden
Camp	Hanson of Mitchell	Nielsen	Van Drie
Carnahan	Harbor	Ossian	Van Nostrand
Christensen	Hicklin	Patton	Varley
Cochran	Hill	Peterson of Woodbury	Vetter
Coffman ·	Holden	Pierson	Waugh
Cunningham	Johnson of Audubon	Redfern	Welden
Curran	Johnston of Polk	Roorda	Winkelman
Den Herder	Kiilsholm	Sanders	Wolfe
Diehl	King	Schmarje	Yoder
Distelhorst	Kitner	Schroeder	™(r. Speaker
Duffy	Knight		

The nays were 32:

Baker	Hanson of Benton	Mc Intyre	Reed
Bennett	Hullinger	Moffitt	Renda
Bowin	Kluever	Nolin	Roe
Conklin	Lee	O'Malley	Sorg
Dunton	Lipsky	Palmer	Tapscott

Franklin Gallagher Glenn

Maloney Mayberry McCrav

Petersen of Dallas Poncy Rad1

Thordsen Van Roekel

booW

Absent or not voting 14:

Clark Darrington Doderer

McNamara Mensing Middleswart Miller of Dubuque Pelton Steffen

Story Voorhees Watson

Klein

Millen

The amendment as amended was adopted.

Harbor of Mills asked and received unanimous consent to withdraw his amendment filed June 5, 1967, and found on pages 1796-1799 of the House Journal.

Harbor of Mills offered the following amendment filed by him and moved its adoption:

Amend Senate File 743 as follows:

1. Amend section four (4) lines five (5) and six (6) by striking the words "attorneys who possess expert knowledge in the fields of taxation or property tax assessment,".

Roll call was requested by Johnson of Audubon and Millen of Van Buren.

On the question "Shall the amendment be adopted?"

The ayes were 75:

Allen

Andersen Battles Bergman Bowin Busch Camp Christensen Conklin Cunningham Curran Den Herder Diehl Distelhorst Edgington

Fischer of Grundy Fisher of Greene Freeman Fullerton

Gittins Graham Grassley Hanson of Mitchell Harbor Hicklin Hill Holden

Johnson of Audubon Patton Kiilsholm King Kitner Kluever Knight Koch Langland Lee McCartney McCray

Sanders Schmarje Schroeder Shepherd Stokes Strand

Millen

Mohrfeld

Mowry

Nelson

Nielsen

Ossian

Pierson

Roorda

Miller of Jones

Miller of Page

Van Roekel Varley Petersen of Dallas Vetter Peterson of Woodbury Voorhees Waugh Welden Winkelman Wolfe booW

Yoder Mr. Speaker

Stromer

Sullivan

Tieden

Strothman

Thordsen

Van Drie

Van Nostrand

The nays were 31:

Baker

Franklin

Mayberry

Radl

Gallagher McIntyre Redfern Beardsley Gannon Miller of Des Moines Reed Bennett Breitbach Hanson of Benton Moffitt Renda Hullinger Nolin Shaw Caffrey Johnston of Polk O'Malley Sorg Carnahan Palmer Tapscott Doderer Lipsky Duffy . Maloney Poncy

Absent or not voting 18:

Middleswart Smith Dunton Bailey Clark Glenn Miller of Dubuque Steffen Pelton Story Cochran Klein Watson Coffman McNamara Roe Darrington Mensing

The amendment was adopted.

Gannon of Jasper moved that the House adjourn until 9:00 a.m., Friday, June 9, 1967.

The motion lost.

Hicklin of Louisa offered the following amendment filed by him and moved its adoption:

Amend Senate File 743 as follows:

- 1. Amend section five (5) by striking from lines three (3) and four (4) the words "if the original amount of taxes claimed does not exceed one thousand (1,000) dollars,".
- 2. Further amend section five (5) by striking all after the period in line twelve (12).

The amendment was adopted.

Radl of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 743 as follows: In Section six (6), line thirteen (13), by striking everything after the word "same", and all of line fourteen (14) and line fifteen (15) through the word "agency".

The amendment was adopted.

McCartney of Floyd offered the following amendment and moved its adoption: Amend Senate File 743 by adding to section four (4) the following:

"He shall create a separate property tax division for which he shall appoint a deputy director who shall administer all functions of the department of revenue relating to the assessment, levy and collection of property taxes as provided by law."

The amendment was adopted.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 743)

The ayes were 90:

Allen	Franklin	Maloney	Schmarje
Andersen	Fullerton	Mayberry	Schroeder
Baker	Gallagher	McCartney	Shaw
Battles	Gannon	McCray	Shepherd
Beardsley	Gittins	Millen	Strand
Bergman	Glenn	Miller of Des Moines	Stromer
Bowin	Graham	Miller of Jones	Strothman
Breitbach	Grassley	Moffitt	Sullivan
Busch	Hanson of Mitchell	Mohrfeld	Tapscott
Camp	Harbor	Mowry	Thordsen
Christensen	Hicklin	Nielsen	Tieden
Cochran	Hill	Nolin	Van Drie
Conklin	Holden	O'Malley	Van Nostrand
Cunningham	Hullinger	Palmer	Varley
Curran	Johnson of Audubon	Patton	Voorhees
Diehl	Johnston of Polk	Petersen of Dallas	Waugh
Distelhorst	Kiilsholm	Pierson	Welden
Doderer	King	Poncy	Winkelman
Duffy	Kitner	Reed	Wolfe
Dunton	Klein	Renda	Wood
Edgington	Kluever	Roorda	Yoder
Fischer of Grundy	Langland	Sanders	Mr. Speaker

The nays were 19:

Fisher of Greene Lee

Bennett	Hanson of Benton	Miller of Page	Redfern
Caffrey	Knight	Nelson	Sorg
Carnahan	· Koch	Ossian	Stokes
Den Herder	Lipsky	Peterson of Woodbu	ry Van Roekel
Freeman	McIntyre	Radl	_

Absent or not voting 15:

Bailey	McNamara	Pelton	Story
Clark	Mensing	Roe	Vetter
Coffman	Middleswart	Smith	Watson
Darrington	Miller of Dubuque	Steffen	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which the House insisted on the amendment by the appropriations committee of May 12, 1967 to Senate File 338.

ALFRED NIELSEN

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 101, 200, 323, 510, 516, 560, 593, 691, 695 and 751.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 101, 200, 323, 510, 516, 560, 593, 691, 695 and 751.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 7, 1967, the Governor had approved the following: House Files 377 and 470.

A communication was received announcing that on May 25, 1967, the Governor had approved: House File 435.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 579, a bill for an act to provide tuition loans for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 803, a bill for an act relating to the availability of receipts of the board of control institutions, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 803 as follows:

- 1. Section two (2), line seven (7), strike the words "in the appropriation Act" and insert in leiu thereof the words "in the biennial appropriation for support of the hospital-schools".
- 2. Section five (5), line nine (9), strike the words "in the appropriation Act" and insert in lieu thereof the words "in the biennial appropriation for support of the state hospitals".

RAY C. CUNNINGHAM, Chairman

Mr. Speaker: Your committee on appropriations, to whom was referred <u>House File 560</u>, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 560 as follows:

- 1. Section one (1), strike lines eight (8) through fourteen (14).
- 2. Section two (2), line four (4), strike "a retirement" and insert "an";

Also, line twenty-seven (27), strike "funds" and insert "widows' annuity fund".

Also, line twenty-eight (28), strike "funds" and insert "fund";

Also, line thirty (30), insert before "contribution" the word "judges";

Also, lines thirty-two (32) through thirty-four (34), strike "and in the contribution rates from the state as shall be necessary, and shall transfer funds accordingly" and insert "to the widows' annuity fund";

Also, line thirty-five (35) strike "retirement".

3. Section five (5), line one (1), strike "Retirement" and insert "Annuity"; Also, line two (2), strike "and a Judges' Retirement Fund'";

Also, lines nine (9) through eleven (11), strike "Contributions shall be made to the judges' retirement fund by the state and shall be used to pay the judges' retirement compensation as provided for by this Act";

Also, line eleven (11), strike "funds" and insert "fund".

4. Section seven (7), line six (6), strike "five (5)" and insert "four (4)";

Also, line fourteen (14), strike "seven and one-half (7 1/2)" and insert "six (6)"; Also, add a new subsection as follows:

- "4. The state comptroller shall pay the judges' retirement and disability compensation as provided for by this Act, and there is hereby appropriated out of any money in the treasury not otherwise appropriated an amount sufficient to pay such judges' retirement and disability compensation."
- 5. Section nine (9), lines three (3) through five (5), strike "contributions to the judges" retirement fund and the investment income from investments of such fund" and insert "appropriations as provided herein";

Also, by striking lines nine (9) through nineteen (19) and renumbering subsections three (3), four (4) and five (5) to two (2), three (3) and four (4);

Also, lines forty-nine (49) and fifty (50), strike "subsections two (2) and three (3)" and insert "subsection two (2)":

Also, line fifty-two (52), strike "system" and insert "widows annuity fund";

Also, line fifty-five (55), strike "system" and insert "widows annuity fund";

Also, line fifty-seven (57), strike "system" and insert "widows annuity fund";

Also, line sixty-one (61), strike "state and the".

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred House File 687, a bill for an act to appropriate from the general fund of the state of Iowa for the biennieum beginning July 1; 1967, and ending June 30, 1969, to the department of social welfare for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, support for Indians residing on a settlement, and medical assistance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 687, section one (1), as follows:

- 1. Line seven (7) strike "460,000,00" and insert "415,000,00".
- 2. Line eight (8) strike "7.200,000,00" and insert "6.200,000,00".
- 3. Lines nine (9) and ten (10) strike "seven hundred fifty thousand (750,000)" and insert "three hundred thousand (300,000)".
 - 4. Line eleven (11) strike "1,270,000.00" and insert "1,000,000.00".
 - 5. Line thirteen (13) strike "10,725,000.00" and insert "10,600,000.00".
 - 6. Line fourteen (14) strike "550,000.00" and insert "590,000.00".
 - 7. Line fifteen (15) strike "12.850,000,00" and insert "11,000,000,00".
- 8. Strike lines eighteen (18) through twenty-two (22) and insert "Of the funds herein appropriated there shall be not more than three million seven hundred fifty-thousand (3,750,000) dollars per year available for the administration".
 - Line twenty-five (25) strike "... \$33,145,000.00".
 - 10. Strike lines twenty-six (26) through thirty (30).
 - 11. Line thirty-three strike "33,895,000.00" and insert "\$29,895,000.00".

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend Senate File 745 as follows:

- 1. Sec. 45, lines nine (9) and eleven (11), by striking the words "Treasurer of State" and inserting in lieu thereof the words "State Comptroller".
 - 2. Further amend by adding after Sec. 47 the following:

- "Sec. 48. There is hereby appropriated seven hundred fifty-five thousand six hundred fifty dollars (\$755,650.00) to the department of revenue from the motor vehicle fuel tax fund for the twelve (12) months beginning June 30, 1968, and ending June 30, 1969, or so much thereof as may be necessary to pay the cost of administration and enforcement of the provisions of Chapter three hundred twenty-four (324) of the Code.
- "Sec. 49. Any unincumbered balance remaining as of June 30, 1969, of the appropriation of this Act made by the sixty-second general assembly, shall revert to the motor vehicle fuel tax fund as of June 30, 1969.
 - 3. Further amend by renumbering the remaining section.

BUSCH of Bremer

Amend the Senate amendment to House File 563 in Section two as follows:

- 1. In line 25 strike the word "not".
- 2. In line 30 strike the period and insert the following: ", and is not entitled to indemnification."
- 3. In line 47 strike the word "or" and insert the following: "fraud or other civil or criminal".
- 4. In line 48 insert a period after the word "corporation" and strike the rest of the subsection.
 - 5. Strike all of subsection 5 and renumber the remaining subsections.

JOHNSTON of Polk

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, June 9, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, June 9, 1967.

The House met purusant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Russell M. Bleich, pastor of the Archdiocesan Chancery, Dubuque, Iowa.

The Journal of June 8 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Mensing of Cedar on request of Smith of O'Brien; Voorhees of Black Hawk for the morning session on request of the Speaker; Roe of Allamakee on request of Poncy of Wapello; Doderer of Johnson on request of Steffen of Chickasaw; Wright of Bailey on request of Millen of Van Buren; Hill of Marshall on request of Mowry of Marshall; Miller of Dubuque on request of Reed of Linn.

PRESENTATION OF VISITORS

Shaw of Scott introduced to the House Thomas L. Evans, Davenport, Iowa, grandson of the Honorable Kenneth A. Evans, former Republican senator from Mills County and Lt. Governor from 1946 to 1952.

Tapscott of Des Moines introduced to the House a culture enrichment class under the federal program, Title I, from Washington Irving Junior High School, Des Moines, Iowa, accompanied by their teachers, Miss LaVerne Cullen, Mrs. Hazel Holley and Miss Loretta Tursi.

POINT OF PERSONAL PRIVILEGE

Miller of Des Moines introduced to the House 500 members of the 29th American Legion Boys State now meeting at Camp Dodge.

The Speaker appointed the following committee to escort the officers of the Bove State to the Speaker's rostrum: Miller of Des Moines, Harbor of Mills, Breitbac's Dubuque and Cunningham of Story.

Miller of Des Moines introduced to the House the officers of Boys State, John Donner of Dubuque, Lieutenant Governor; Mark Andrews of Clarence, Speaker of the House; Thomas Carruthers of Waterloo, President Pro Tempore of the Senate; and David Yepsen of Jefferson, Governor, who briefly addressed the House.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committee on House Files 560 and 687; and Senate Files 579 and 803, under Rule 35.

SENATE MESSAGES CONSIDERED

Senate File 685, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein.

Read first time and referred to sifting committee.

Senate File 345, a bill for an act relating to advertisement of intoxicating liquors. Read first time and referred to sifting committee.

Senate File 729, a bill for an act relating to the power of state and savings banks to own and lease certain personal property.

Read first time and referred to sifting committee.

Senate File 280, a bill for an act relating to the sale of special assessment bonds.

Read first time and referred to sifting committee.

Senate File 783, a bill for an act relating to public parking facilities.

Read first time and referred to sifting committee.

Senate File 692, a bill for an act to establish a division of job training in the bureau of labor.

Read first time and referred to sifting committee.

MOTION TO RECONSIDER WITHDRAWN (House File 516)

Vetter of Washington called up for consideration the motion to reconsider the vote on House File 516, filed June 5, 1967, by Tieden of Clayton, and found on page 1795 of the House Journal.

Tieden of Clayton asked and received unanimous consent to withdraw his motion to reconsider.

INTRODUCTION OF JOINT RESOLUTIONS

House Joint Resolution 34, by Committee on Appropriations (Committee on Appropriations), a joint resolution to create an interim committee to study the Iowa highway commission and management of the Iowa highway system, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

House Joint Resolution 33, by Committee on Appropriations (Committee on Appropriations), a joint resolution to create an interim committee to study the conduct and policies of the Iowa liquor control commission and Iowa liquor laws, and to make an appropriation therefor.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 635, a bill for an act providing for the joinder of this state in the pest control compact and for related purposes.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 291, a bill for an act relating to the adoption of certain city and town ordinances by reference.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 608, a bill for an act relating to municipal elections in cities over ten thousand (10,000) population providing the option of a run-off election in lieu of a primary.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 599, a bill for an act relating to metropolitan planning commissions.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 253, a bill for an act authorizing municipalities to appoint a deputy city clerk.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 224, a bill for an act relating to pharmacy.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 809, a bill for an act relating to registration plates.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 217, a bill for an act relating to requirements for high school equivalency certificates.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 708, a bill for an act to repeal obsolete sections of the Code relating to schools.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 700, a bill for an act to include teasel (Dipsacus) in the list of secondary noxious weeds,

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 734, a bill for an act to legalize the proceedings of the Iowa state highway commission and the board of supervisors of Pottawattamie county, Iowa.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 675, a bill for an act relating to the operation of watercraft for emergency purposes and in emergency situations.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 38 regarding improvement in the mail service for the citizens of the state of Iowa.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 38

By: Stephens, Rigler, Shaff, Benda Lucken, Briles and DeKoster

WHEREAS, the economy of the State of Iowa and the well being of its citizens are highly dependent on the delivery of mail of the United States Postal Department, and

WHEREAS, studies and serveys by the Postal Department show that mail service is deteriorating, and

WHEREAS, the citizens of the State of Iowa are becoming increasingly concerned about this deterioration of mail service; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the President of the United States and the Postmaster General of the United States be urged to take whatever immediate action is necessary to improve mail service for the citizens of the State of Iowa.

SENATE AMENDMENT TO HOUSE FILE 224

Amend House File 224 as follows:

By adding the following new section:

"Sec. 12. Unless the prescription indicates to the contrary, the label of any drug sold and dispensed on the prescription of a licensed physician or dentist shall include the name and strength of the drug."

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

The House resumed consideration of Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

Welden of Hardin asked and received unanimous consent to withdraw the amendment, filed June 5 by Bailey of Wright and found on page 1789 of the House Journal.

Gallagher of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend Senate File 681. Section fifteen (15) as follows:

- 1. By striking in line two (2) the word and figure "ten (10)" and inserting in lieu thereof the word and figure "one hundred (100)".
- 2. By striking in line three (3) the word and figure "five (5)" and inserting in lieu thereof the word and figure "ten (10)".

The amendment lost.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend Senate File 681 by adding thereto the following new section:

Use of the national system of interstate and defense highways under the provisions of this act shall be restricted by regulation and other appropriate action of the Iowa State Highway Commission in such a manner as to not be in conflict with the applicable provisions of Section 127, Title 23, United States Code.

The amendment was adopted.

Welden of Hardin offered the following amendment filed by Bailey of Wright and moved its adoption:

Amend Senate File 681 as follows:

- 1. By striking from Section 4, all of lines one (1) through eleven (11) and in line twelve (12) the words "indivisible loads exceeding twelve (12) feet" and inserting in lieu thereof the following: "All movements of mobile homes and other vehicles the width of which, including any load, exceeds the roadway lane width of the highway or street being traversed, shall be under escort. Permits for the movement of indivisible loads exceeding twelve (12) feet five (5) inches".
- 2. By inserting in Section 9, line two (2) following the word "Act" the words "and subject to the discretion and judgment provided for in Section 2 of this Act". Further amend by striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".
- 3. By inserting in Section 10, line two (2) following the word "Act" the words "and subject to the discretion and judgment provided for in Section 2 of this Act". Further amend by striking in line five (5) the word and figure "zero (0)" and inserting in lieu thereof the word and figure "five (5)".
- 4. By striking in Section 16, line four (4) the words "not covered by" and inserting in lieu thereof the word "under".

- 5. By striking in Section 17, line two (2) the word "deem" and inserting in lieu thereof the word "render".
- 6. By striking in Section 24, line eleven (11) the word "has" and inserting in lieu thereof the word "had".
- 7. By adding the following new section: "Any vehicles which, including load, exceeds the length of sixty-five (65) feet shall carry a warning device visible to a motorist approaching from the rear for a distance of at least five hundred (500) feet."

Division of the amendment was requested.

Welden of Hardin moved the adoption of Divisions 2 and 3 of the amendment. Divisions 2 and 3 of the amendment were adopted.

Welden of Hardin moved the adoption of Divisions 1, 4, 5, 6 and 7 of the amendment. Divisions 1, 4, 5, 6 and 7 of the amendment were adopted.

Gallagher of Black Hawk offered the following amendment and moved its adoption:

Amend Senate File 681, Section thirteen (13), by striking in line two (2) the word "may" and inserting in lieu thereof the word "shall".

The amendment was adopted.

Beardsley of Polk offered the following amendment and moved its adoption:

Amend Senate File 681, Section 2 by inserting in line four (4) after the word "which" the words "do not". Also strike the word "issuing" in line 12 of Section 2.

Beardsley of Polk asked and received unanimous consent to withdraw his amendment.

Darrington of Harrison offered the following amendment filed by him and moved its adoption:

Amend Senate File 681, Section 10, subsection 5, by inserting after the word "Vehicles" in line 48 the words "especially designed for the exclusive movement of grain bins".

The amendment was adopted.

Welden of Hardin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 681)

The ayes were 86:

Allen	Freeman	Middleswart	Schroeder
Andersen	Fullerton	Millen	Shepherd
Baker	Gannon	Miller of Des Moines	Smith
Battles	Graham	Miller of Jones	Steffen
Bennett	Grassley	Miller of Page	Stokes

Bergman	Hanson of Mitchell	Mohrfeld	Strand
Breitbach	Harbor	Mowry	Stromer
Caffrey	Hicklin	Nelson	Strothman
Camp	Hullinger	Nielsen	Sullivan
Christensen	Johnson of Audubon	O'Malley	Tapscott
Clark .	Kiilsholm	Ossian	Thordsen
Cochran	Kitner	Palmer	Tieden
Coffman	Kluever	Patton	Van Drie
Cunningham	Knight	Pelton	Vetter
Curran	Koch	Petersen of Dallas	Waugh
Darrington	Langland	Peterson of Woodbury	Welden
Den Herder	Lee	Pierson	Winkelman
Distelhorst	Maloney	Redfern	Wolfe
Duffy	Mayberry	Renda	Wood
Dunton	McCray	Sanders	Yoder
Edgington	McIntyre	Schmarje	Mr. Speaker

Fischer of Grundy Fisher of Greene

The nays were 23:

The hays were 2	. J.		
Beardsley	Gallagher	King	Reed
Bowin	Gittins	McCartney	Roorda
Busch	Glenn	Moffitt	Sorg
Carnahan	Hanson of Benton	Nolin	Van Roekel
Conklin	Holden	Poncy	Varley
Franklin	Johnston of Polk	Radl	

Absent or not voting 15:

Bailey	Hill	Mensing	Story
Diehl	Klein	Miller of Dubuque	Van Nostrand
Doderer	Lipsky	Roe	Voorhees
	McNamara	Shaw	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Baker of Boone called up for consideration House File 151, a bill for an act to encourage landowners to make land and water available to the public by limiting liability in connection therewith, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 151 as follows:

By inserting in line 1, section 1, after the word "encourage" the word "private".

By striking from line 9, section 2, the period (.) and by inserting in lieu thereof the following:

"; provided, however, holder shall not mean the state of Iowa, its political subdivisions, or any public body or any agencies, departments, boards, or commissions thereof.".

By striking from lines 10 and 11, section 2, the words "includes, but is not limited to, any off" and by inserting in lieu thereof the word "means".

By striking from line 15, section 2, the period (.) and by inserting in lieu thereof the words "while going to and from or actually engaged therein."

By inserting in line 16, section 2, after the word "means" the words "any consideration,".

By adding a new subsection to section 7 as follows:

"Amend, repeal or modify the common law doctrine of attractive nuisance."

The motion prevailed and the House concurred.

Baker of Boone moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 151) The ayes were 98:

Allen	Fischer of Grundy	Middleswart	Shepherd
Andersen	Fisher of Greene	Millen	Smith
Baker	Franklin	Miller of Des Moines	Sorg
Battles	Freeman	Miller of Jones	Steffen
Beardsley	Fullerton	Miller of Page	Stokes
Bergman	Gallagher	Moffitt	Strand
Bowin	Gannon	Mohrfeld	Stromer
Breitbach	Graham	Mowry	Strothman
Busch	Grassley	Nielsen	Sullivan
Caffrey	Hanson of Benton	Nolin	Tapscott
Camp	Hanson of Mitchell	Ossian	Thordsen
Carnahan	Hicklin	Palmer	Tieden
Christensen	Hullinger	Patton	Van Drie
Clark	Johnston of Polk	Pelton	Van Nostrand
Cochran	Kiilsholm	Petersen of Dallas	Van Roekel
Coffman	King	Pierson	Varley
Conklin	Kitner	Poncy	Vetter
Cunningham	Knight	Radl	Waugh
Curran	Koch	Redfern	Welden
Darrington	Langland	Reed	Winkelman
Den Herder	Lee	Roorda	Wolfe
Diehl	Mayberry	Sanders	Wood
Distelhorst	McCartney	Schmarje	Yoder
Duffy	McCray	Schroeder	Mr. Speaker
Dunton	McIntyre		

The nays were 7:

Glenn Holden Johnson of Audubon Maloney

O'Malley

Absent or not voting . 19:

Bailey Bennett

Harbor Hill

Kluever

Mensing

Shaw Story

Renda

Doderer Edgington Klein Lipsky Miller of Dubuque Nelson

Voorhees Peterson of Woodbury Watson

Gittins

McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Hullinger of Decatur called up for consideration House File 547, a bill for an act relating to the redemption of a tax sale on property of a deceased old-age assistance recipient, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 547 as follows:

By striking from the title all after the word "Act" and inserting in lieu thereof the following:

"relating to the redemption or sale of encumbered property."

By striking everything after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section four hundred forty-seven point nine (447,9), Code 1966, is hereby amended as follows:

- 1. By inserting after the figure '446.18' in line four (4) the following: "or section four hundred forty-six point thirty-eight (446.38)".
- 2. By adding at the end thereof the following: 'Such notice shall also be served on any city or town where such real estate is situated.'
- Sec. 2. Section four hundred forty-six point thirty-eight (446.38), Code 1966, is hereby amended by adding at the end thereof the following: 'In such cases the requirements of section four hundred forty-six point eighteen (446.18) to the effect that the real estate shall have been advertised and offered for sale two years or more, shall not be applicable.'
- Sec. 3. Section four hundred forty-six point thirty-seven (446.37) is hereby amended as follows:
- 1. By striking from line one (1) the word 'ten (10)' and by inserting in lieu thereof the word 'five (5)'.

- 2. By striking from lines two (2) and three (3) the words 'no action has been taken by' and by inserting in lieu thereof the words 'action has not been completed during such time which qualifies'.
- 3. By adding at the end of said section the following: "Certificates outstanding on July 1, 1967 when this Act becomes effective, five years or more from time of tax sale, on which such qualifying action has not been completed, shall be so cancelled, if such action is not completed before July 1, 1968."
- Sec. 4. Section two hundred forty-nine point nineteen (249.19), Code 1966, is amended by adding the following at the end thereof:

'The real estate in such an estate shall not be sold at other than public auction and not by the use of sealed bids.'

Sec. 5. Section five hundred sixty-nine point eight (569.8), Code 1966, is amended by adding at the end thereof the following:

'Real property sold under this section shall be sold at public auction and not by use of sealed bids, but only after notice thereof has been published once in a newspaper of general circulation in the county wherein the property is located, stating the description of the property to be sold and the date, place and time of such sale, at least ten (10) days, but not more than fifteen (15) days prior to the date of such sale.'

Sec. 6. Section three hundred ninety-one point thirty-five (391.35), Code 1966, is hereby amended by inserting after the word 'liens' in line nine (9) the words 'shall have equal precendence with ordinary taxes and'.''

The motion prevailed and the House concurred.

Hullinger of Decatur moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 547) The ayes were 106:

Allen	Fischer of Grundy	McCray	Sanders
Andersen	Fisher of Greene	McIntyre	Schmarje
Baker	Franklin	Middleswart	Schroeder
Battles	Freeman	Millen	Shepherd
Beardsley	Fullerton	Miller of Des Moines	Smith
Bennett	Gallagher	Miller of Jones	Sorg
Bergman	Gannon	Miller of Page	Steffen
Bowin	Gittins	Moffitt	Stokes
Breitbach	Glenn	Mohrfeld	Strand
Busch	Graham	Mowry	Stromer
Caffrey	Grassley	Nelson	Strothman
Camp	Hanson of Benton	Nielsen	Sullivan
Carnahan	Hanson of Mitchell	Nolin	Tapscott
Christensen	Hicklin	O'Malley	Thordsen

Clark Holden Ossian Tieden Cochran Hullinger Palmer Van Drie Coffman Johnson of Audubon Patton Van Roekel Conklin Johnston of Polk Pelton Varlev Cunningham Kiilsholm Petersen of Dallas Vetter Curran Kitner Pierson Waugh Darrington 'Kluever Poncy Welden Den Herder Knight Radl Winkelman Diehl Koch Redfern Wolfe Distelhorst Reed Langland Wood Duffv Lee Renda Yoder Dunton Malonev Roorda Mr. Speaker

Edgington Mayberry

The nays were none.

Absent or not voting 18:

Bailey	Klein	Miller of Dubuque	Story
Doderer	Lipsky	Peterson of Woodbury	Van Nostrand
Harbor	McCartney	Roe	Voorhees
Hill	McNamara	Shaw	Watson
King	Mensing		

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE AMENDMENTS CONSIDERED

Johnston of Polk called up for consideration House File 284, a bill for an act to regulate the business of debt management; to require licenses and to fix fees therefor; to prescribe the powers and duties of the State Banking Board and Superintendent to prescribe conditions for debt management contract; to provide for the disposition of revenues; and to provide penalties for violations of the provisions of this Act, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 284 as follows:

By inserting in line 9 of section 2 after the word "Banks" the words ", savings and loan associations, insurance companies".

By inserting in line 9 of section 2 after the comma the words "chattel loan companies licensed under chapter five hundred thirty-six (536) of the Code and industrial loan companies licensed under chapter five hundred thirty-six A (536A) of the Code,".

By inserting in line 9 of section 2 after the word "duly" the words "licensed in Iowa by law,".

By adding the following after line 18 in section 2:

"g. Those persons, associations or corporations whose principal business is the origination on first mortgage loans on real estate for their own portfolios or for sale to

institutional investors."

By inserting in line 34 of section 2 after the word "dollars" the words "for each office, providing, however, the superintendent may require such bond to be raised to a maximum sum of twenty-five thousand (25,000) dollars,".

By striking all of subsection 6 of section 8 and by inserting in lieu thereof the following:

"6. A licensee shall not receive any fee unless he has the consent of at least fifty (50) percent of the total number of the creditors listed in the licensee's contract with the debtor, or such a like number of creditors have accepted a distribution of payment. The debtor shall be informed by the licensee of those creditors who have not agreed to the licensee's handling of the account. No licensee shall accept an account unless a written and thorough budget analysis has been performed which indicates that the debtor can meet the requirements determined by the budget analysis."

By striking all of section 9 after the period in line 4 and by inserting in lieu thereof the following:

"The fee of the licensee shall not exceed twelve and one-half (12 1/2) percent of any payment made by the debtor and distributed to the creditors pursuant to the contract. In case of total payment of the contract before the contract period has expired, the licensee shall be entitled only to a fee of no more than three (3) percent of such final payment."

By adding the following new subsection at the end of section 11:

 $\mbox{``7.}$ To collect a fee or any other consideration from both the debtor and any creditor.''

By striking from line 8 of section 15 the word "board" preceding the word "shall" and by inserting in lieu thereof the word "superintendent".

The motion prevailed and the House concurred.

Johnston of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 284)

The ayes were 99:

Allen	Freeman	McCray	Roorda
Andersen	Fullerton	McIntyre	Schmarje
Battles	Gallagher	Middleswart	Schroeder
Beardsley	Gannon	Millen	Shepherd
Bennett	Gittins	Miller of Des Moines	Sorg
Bergman	Glenn	Miller of Jones	Steffen
Bowin	Graham	Miller of Page	Stokes
Breitbach	Grassley	Moffitt	Strand

Busch	Hanson of Benton	Mohrfeld	Stromer
Caffrey	Hanson of Mitchell	Mowry	Strothman
Camp	Harbor	Nelson	Sullivan
Carnahan	Hicklin	Nielsen	Tapscott
Christensen	Holden	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Van Drie
Coffman	Johnston of Polk	Ossian	Van Nostrand
Conklin	Kiilsholm	Palmer	Van Roekel
Cunningham	King	Patton	Varley
Curran	Kitner	Pelton	Waugh
Den Herder	Kluever	Petersen of Dallas	Welden
Diehl	Knight	Pierson	Winkelman
Distelhorst	Koch	Poncy	Wolfe
Duffy	Langland	Radl	Wood
Dunton	Lee	Redfern	Yoder
Edgington	Maloney	Reed	Mr. Speaker
Fischer of Grundy	Mayberry	Renda	

The nays were none.

Absent or not voting 25:

Bailey	Hill	Mensing	Smith
Baker	Hullinger	Miller of Dubuque	Story
Cochran	Klein	Peterson of Woodbur	ry Tieden
Darrington	Lipsky	Roe	Vetter
Doderer	McCartney	Sanders	Voorhees
Fisher of Greene	McNamara	Shaw	Watson
Franklin			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REPORT OF CONFERENCE COMMITTEE

ON SENATE FILE 532

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 532, a bill for an Act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use of the hospitals and medical clinics of the state university of Iowa, to acquire and improve property therefor, and to borrow money and issue bonds or notes payable solely from income received by said hospitals and clinics, and to refund bonds, notes or other obligations payable from such revenues, beg leave to report and to make the following recommendations:

- 1. Amend Senate File 532 as amended by the House by striking in line two (2), Section two (2) the words "is hereby authorized with the approval of the general assembly to" and inserting in lieu thereof the following: "after authorization by a constitutional majority of the general assembly may".
- 2. Further amend Section two (2) by inserting a period after the word "lowa" in line four (4).
- 3. Further amend Section two (2) by striking the first "and" in line four (4) and inserting "The state board of regents is authorized".
- 4. Strike the House amendment filed and adopted May 24, 1967 as amended which added the following as a new section:

"The hospitals, clinics, or laboratories of the university of Iowa may increase the rates, fees, or charges to nonindigent patients an amount sufficient to produce the additional revenue needed to retire the bonds. Rates, fees or charges to nonindigent patients shall not include any costs attributable to the care of indigent patients. Any hospital service corporation shall be required to reimburse the hospitals, clinics, or laboratories of the university of Iowa at rates, fees, or charges equal to those required of nonindigent patients that are not subscribers for equal service."

5. Concur in the balance of the House amendments.

H. KENNETH NURSE, Chairman GILBERT E. KLEFSTAD GENE W. GLENN ROBERT R. RIGLER On the Part of the Senate MARVIN W. SMITH, Chairman CHARLES H. PELTON RALPH McCARTNEY RAY BAILEY On the Part of the House

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 532, a bill for an Act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage medical and hospital buildings and facilities, and additions to such buildings and facilities, for the use etc.

AL MEACHAM, Secretary

CONFERENCE COMMITTEE REPORT (Senate File 532)

Smith of O'Brien asked for unanimous consent for the immediate consideration of the conference committee report on Senate File 532.

Objection was raised.

Fischer of Grundy moved that consideration of the conference committee report on Senate File 532 be deferred.

Smith of O'Brien moved as a substitute motion that the rules be suspended for the immediate consideration of the conference committee report on Senate File 532.

The motion having received a two-thirds majority prevailed.

The conference committee report on Senate File 532 was taken up for consideration.

(Pending)

On motion by Millen of Van Buren the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hicklin of Louisa on request of the Speaker; Christensen of Union on request of the Speaker; Freeman of Dickinson on request of Kock of Woodbury; Curran of Cerro Gordo on request of Redfern of Lee; Duffy of Dubuque on request of Gannon of Jasper.

CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 532)

The House resumed consideration of the conference committee report on Senate File 532.

Smith of O'Brien moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by Fischer of Grundy and the Speaker.

On the question "Shall the conference committee report and the amendments contained therein be adopted?"

The ayes were 84:

Andersen	Fisher of Greene	Middleswart	Shaw
Baker	Fullerton	Millen	Shepherd
Battles	Gallagher	Miller of Des Moines	Smith
Beardsley	Gannon	Miller of Jones	Sorg
Bergman	Graham	Moffitt	Steffen
Bowin .	Hanson of Benton	Mohrfeld	Strand
Breitbach	Hanson of Mitchell	Mowry	Stromer
Busch	Holden	Nelson	Strothman
Caffrey	Hullinger	Nolin	Tapscott
Carnahan	Johnson of Audubon	O'Malley	Tieden
Clark	Kiilsholm	Ossian	Van Drie
Cochran	King	Pelton	Van Roekel
Coffman	Kitner	Peterson of Woodbury	Varley
Conklin	Klein	Pierson	Vetter
Cunningham	Kluever	Poncy	Voorhees
Darrington	Langland	Radl	Watson
Den Herder	Lee	Redfern	Waugh
Diehl	Lipsky	Renda	Welden
Distelhorst	Mayberry	Roorda	Winkelman

Dunton Edgington McCartney McIntyre

Sanders Schmarie Yoder Mr. Speaker

The nays were 21:

Fischer of Grundy

Allen. Bennett Camp

Glenn Grasslev Koch Maloney McCrav

Miller of Page Nielsen Patton Petersen of Dallas Stokes Sullivan Thordsen Van Nostrand

Schroeder

booW

Franklin

Gitting

Absent or not voting 19:

Bailev Christensen Curran Doderer

Freeman Harbor Hicklin Hill

Knight McNamara Mensing Miller of Dubuque Palmer

Reed Roe Story Wolfe

Johnston of Polk Duffv

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 532)

Fullerton

The ayes were 85:

Andersen

Baker Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Carnahan Clark Cochran Coffman Conklin Cunningham Darrington Den Herder Dieh1 Distelhorst Dunton Edgington Fisher of Greene

Gallagher Gannon Graham Hanson of Benton Hanson of Mitchell Harbor Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Kluever Langland Lee Lipsky Mayberry McCartney McIntyre

Millen Miller of Des Moines Shepherd Miller of Jones Moffitt Mohrfeld Mowry Nelson Nolin O'Malley Ossian Pelton Petersen of Dallas Peterson of Woodbury Vetter Pierson Poncy Radl Redfern Reed Renda

Sanders

Middleswart

Strand Stromer Strothman Tapscott Tieden Van Drie Varley Voorhees Watson Waugh Welden Winkelman Yoder Mr. Speaker

Schmarje

Shaw

Smith

Steffen

Sorg

The nays were 20:

Gittins Allen McCrav Sullivan Bennett Glenn Nielsen Thordsen Grasslev Roorda Camp Van Nostrand Fischer of Grundy Koch Schroeder Van Roekel Franklin Maloney Stokes Wood

Absent or not voting 19:

Bailey Freeman McNamara Patton Christensen Hicklin Mensing Roe Curran Hill Miller of Dubuque Story Doderer Johnston or Polk Miller of Page Wolfe Duffy Knight Palmer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONFERENCE COMMITTEE APPOINTED

(Senate File 454)

The Speaker announced the appointment of the following members on the part of the House to the conference committee on Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children: Hill of Marshall, Chairman, Miller of Des Moines, Busch of Bremer and Renda of Polk,

SENATE AMENDMENT CONSIDERED

Cunningham of Story called up for consideration House File 425, a bill for an act relating to the compensation of members of the budget and financial control committee, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 425 as follows:

Amend the title by inserting in line 2 after the word "committee" the words ", legislative research committee, and study committees."

By adding the following new section:

"Section two point fifty-one (2.51), Code 1966, is amended by striking the period at the end of said section and inserting the following: ', and shall receive a per diem of forty (40) dollars per day for each day in attendance. However, members of the general assembly shall not receive such per diem compensation for any day during which the general assembly is in session. Such per diem compensation shall be approved by the legislative research committee prior to payment.'"

The motion prevailed and the House concurred.

Cunningham of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 425)

The ayes were 96:

Fullerton	Miller of Des Moines	Shepherd
Gallagher	Miller of Jones	Sorg
Gittins	Moffitt	Steffen
Graham	Mohrfeld	Stokes
Grassley	Mowry	Strand
Hanson of Benton	Nelson	Stromer
Hanson of Mitchell	Nielsen	Strothman
Holden	Nolin	Sullivan
Hullinger	O'Malley	Tapscott
Johnson of Audubon	Palmer	Thordsen
Johnston of Polk	Patton	Tieden
Kiilsholm	Pelton	Van Drie
King	Peterson of Woodbury	Van Nostrand
Kitner	Pierson	Van Roekel
Kluever	Poncy	Varley
Koch	Radl	Vetter
Lee	Redfern	Voorhees
Lipsky	Reed	Watson
Maloney	Renda	Waugh
Mayberry	Roorda	Welden
McCray	Sanders	Winkelman
McIntyre	Schmarje	Wood
Middleswart	Schroeder	Yoder
Millen	Shaw	Mr. Speaker
	Gallagher Gittins Graham Grassley Hanson of Benton Hanson of Mitchell Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Kluever Koch Lee Lipsky Maloney Mayberry McCray McIntyre Middleswart	Gallagher Gittins Moffitt Graham Mohrfeld Grassley Mowry Hanson of Benton Hanson of Mitchell Holden Molin Hullinger Johnson of Audubon Johnston of Polk Kiilsholm Kiilsholm King Peterson of Woodbury Kitner Pierson Kluever Poncy Koch Radl Lee Redfern Lipsky Maloney Malory McCray McIntyre Middleswart Momery Mohrfeld Mowry Mohrfeld Mohrfe

The nays were 2:

Klein

Langland

Absent or not voting 26:

Bailey	Fischer of Grundy	Knight	Ossian
Baker	Freeman	McCartney	Petersen of Dallas
Christensen	Gannon	McNamara	Roe
Conklin	Glenn	Mensing	Smith
Curran	Harbor	Miller of Dubuque	Story
Doderer	Hicklin	Miller of Page	Wolfe
Duffy	Hill	_	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

Senate File 740, a bill for an act relating to the department of revenue and collection of premium tax upon insurance policies, was taken up for consideration.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S. F. 740)

The ayes were 65:

Andersen Gallagher McCrav Shaw Baker Gannon Middleswart Shepherd Beardslev Grassley Millen Sorg Bennett Hanson of Benton Miller of Des Moines Steffen Bowin Hanson of Mitchell Miller of Jones Stokes Breitbach Holden Moffitt Stromer Busch Hullinger Nolin Tapscott Caffrey Johnston of Polk O'Malley Thordsen Camp Kiilsholm Palmer Van Drie Cochran Pelton King Vetter Conklin Klein Pierson Voorhees Cunningham Kluever Poncy Welden Diehl Lee Redfern Winkelman Distelhorst Reed Lipsky Mood Dunton Maloney Renda Yoder Fisher of Greene McCartney Schroeder Mr. Speaker Franklin

The nays were 40:

Allen	Fullerton	Mohrfeld	Schmarje
Battles	Gittins	Mowry	Smith
Bergman	Graham	Nelson	Strand
Carnahan	Harbor	Nielsen	Strothman
Clark	Johnson of Audubon	Ossian	Sullivan
Coffman	Kitner	Patton	Tieden
Darrington	Koch	Peterson of Woodbury	Van Nostrand
Den Herder	Langland	Radl	Van Roekel
Edgington	McIntyre	Roorda	Watson
Fischer of Grundy	Miller of Page	Sanders	Waugh

Absent or not voting 19:

Bailey	Freeman	Mayberry	Roe
Christensen	Glenn	McNamara	Story
Curran	Hicklin	Mensing	Varley
Doderer	Hill	Miller of Dubuque	Wolfe
Duffy	Knight	Petersen of Dallas	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue, was taken up for consideration.

Distelhorst of Des Moines offered the following amendment filed by him and moved its adoption:

Amend Senate File 745 as follows: At the end of Section 47 add the following new sections and renumber the remaining section:

Sec. 48. Section four hundred twenty-two point twelve (422,12), Code 1966, is hereby amended by adding the following new subsection:

"Any person or corporation that uses motor vehicle fuel as defined in section three hundred twenty-three point one (323.1) of the Code for any purpose other than in motor vehicles operated upon the public highways shall be granted a tax credit or deduction in the amount of the state motor vehicle fuel tax which was paid on the fuel so used. Should such a tax credit constitute an overpayment on the income tax return, a refund shall be made on the same basis as an overpayment of income taxes. Those persons claiming a tax credit under this Act shall maintain, for a period of three (3) years after the return claiming the credit is filed, complete records of state motor vehicle fuel taxes paid on motor fuel for which a tax credit is claimed. Upon request, the records shall be turned over to the commission.

The department of revenue shall transfer monthly for the eleven months from July through May the sum of one million two hundred thousand dollars (\$1,200,000,00) from the road use tax fund to the general fund. The commission shall certify to the department of revenue by June 20th of each year the total amount of credit that has been taken against the income tax liability since the time of the last certification. The department of revenue shall then transfer to the general fund from the road use tax fund the amount certified less the amount previously transferred."

Sec. 49. Sections three hundred twenty-four point seventeen (324.17), three hundred twenty-four point eighteen (324.18), and three hundred twenty-four point nineteen (324.19), Code 1966, are hereby repealed.

Hill of Marshall rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Busch of Bremer offered the following amendment filed by him and moved its adoption:

Amend Senate File 745 as follows:

- 1. Sec. 45, lines nine (9) and eleven (11), by striking the words "Treasurer of State" and inserting in lieu thereof the words "State Comptroller".
 - 2. Further amend by adding after Sec. 47 the following:

"Sec. 48. There is hereby appropriated seven hundred fifty-five thousand six hundred fifty dollars (\$755,650.00) to the department of revenue from the motor vehicle fuel tax fund for the twelve (12) months beginning June 30, 1968, and ending June 30, 1969, or so much thereof as may be necessary to pay the cost of administration and enforcement of the provisions of Chapter three hundred twenty-four (324) of the Code.

"Sec. 49. Any unincumbered balance remaining as of June 30, 1969, of the appropriation of this Act made by the sixty-second general assembly, shall revert to the motor vehicle fuel tax fund as of June 30, 1969.

3. Further amend by renumbering the remaining section.

Division of the amendment was requested.

Busch of Bremer moved the adoption of Division 1 of the amendment.

Division 1 of the amendment was adopted.

Busch of Bremer offered the following amendment to Divisions 2 and 3 of the amendment and moved its adoption:

Amend the Busch amendment to Senate File 745, filed June 8 by striking the date "June 30, 1968" in line nine (9) and inserting in lieu thereof the date, "July 1, 1968".

The amendment to Divisions 2 and 3 of the amendment was adopted.

Busch of Bremer moved the adoption of Divisions 2 and 3 of the amendment as amended.

Divisions 2 and 3 of the amendment as amended were adopted.

Allen of Pottawattamie moved to reconsider the vote by which Divisions 2 and 3 of the amendment by Busch of Bremer were adopted.

The motion lost.

Busch of Bremer offered the following amendment and moved its adoption:

Amend the title to Senate File 745 by striking the period and adding the following thereto: ", and to provide for the transfer of certain funds from the motor vehicle fuel tax fund to the department of revenue."

The amendment was adopted.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 745)

The ayes were 75:

Allen Fisher of Greene McCray Shepherd Andersen Franklin McIntyre Sorg Baker Gallagher Middleswart Steffen Battles Gannon Millen Strand Beardsley Grassley Miller of Des Moines Stromer Bergman Hanson of Benton Miller of Jones Tapscott Bowin Hanson of Mitchell Moffitt Thordsen

Breitbach	Hill	Nolin	Tieden
Busch	Hullinger	O'Malley	Van Drie
Caffrey	Johnston of Polk	Palmer	Varley
Carnahan	Kiilsholm	Patton	Vetter
Cochran	King	Pelton	Voorhees
Coffman	Kitner	Pierson	Watson
Conklin	Klein	Poncy	Waugh
Cunningham	Kluever	Radl	Welden
Darrington	Langland	Redfern	Winkelman
Diehl	Lee	Reed	Wood
Distelhorst	Lipsky	Renda	Yoder
Dunton	Malonev	Shaw	

The nays were 23:

Camp	Graham	Mohrfeld	Schroeder
Clark	Harbor	Mowry	Strothman
Den Herder	Holden	Nelson	Sullivan
Edgington	Johnson of Audubon	Nielsen	Van Nostrand
Fischer of Grundy	Koch	Ossian	Van Roekel
Fullerton	Miller of Page	Roorda	

Absent or not voting 26:

Bailey	Gittins	Mensing	Schmarje
Bennett	Glenn	Miller of Dubuque	Smith
Christensen	Hicklin	Petersen of Dallas	Stokes
Curran	Knight	Peterson of Woodbu	ryStory
Doderer	${f Mayberry}$	Roe	Wolfe
Duffy	McCartney	Sanders	Mr. Speaker
_	3.4 3.5		

Freeman McNamara

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONSIDERATION OF HOUSE JOINT RESOLUTION 25 APPROPRIATIONS COMMITTEE CALENDAR

House Joint Resolution 25, a joint resolution creating a committee to revise the Code of Iowa, requiring said committee to present a report containing recommendations together with appropriate bills to the next general assembly, and providing an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Diehl of Buena Vista offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House Joint Resolution 25 as follows:

1. Insert in section two (2), line seven (7), a new sentence following the word "meeting.":

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- "The Code editor or some person from his office shall act as secretary to the committee."
- 2. Insert in section three (3), line fourteen (14), a new sentence following the word "study.":
- "The committee may designate special subcommittees of members of the general assembly for studies of particular Code revision subjects and make recommendations thereon."
- 3. Insert in section four (4), line one (1), after the word "committee" the following: "and legislative subcommittee members".

Also lines eight (8) and nine (9) strike the words "expenses of the committee" and insert the words "members of the committee and subcommittees and expenses".

The amendment was adopted.

Diehl of Buena Vista moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H. J. R. 25) The ayes were 75:

Allen	Graham	Miller of Page	Stokes
Andersen	Hanson of Benton	Moffitt	Strand
Baker	Hanson of Mitchell	Mohrfeld	Strothman
Battles	Harbor	Nolin	Tapscott
Beardsley	Holden	O'Malley	Thordsen
Bergman	Hullinger	Ossian	Tieden '
Bowin	Kiilsholm	Palmer	Van Drie
Breitbach	King	Patton	Van Nostrand
Caffrey	Kitner	Pelton	Van Roekel
Camp	Klein	Pierson	Varley
Cochran .	Kluever	Poncy	Vetter
Cunningham	Koch	Redfern	Voorhees
Den Herder	Lee	Renda	Watson
Diehl	Maloney	Roorda	Waugh
Distelhorst	McIntyre	Sanders	Welden
Dunton	Middleswart	Schroeder	Winkelman
Fisher of Greene	Millen	Shaw	Wood
Fullerton	Miller of Des Moine	esShepherd	Yoder
Gittins	Miller of Jones	Sorg	

The nays were 19:

Busch	Edgington	Hill	Nielsen
Carnahan	Fischer of Grundy	Johnson of Audubon	Steffen
Clark	Franklin	Langland	Sullivan

Conklin

Darrington

Gallagher Grasslev

McCrav Nelson

Mr. Speaker

Absent or not voting 30:

Bailey Bennett Christensen Coffman

Gannon Glenn Hicklin Johnston of Polk McNamara Mensing Miller of Dubuque Mowry

Petersen of Dallas

Reed Roe Schmarie Smith

Curran Doderer Duffv

Knight Lipsky Mayberry

Radl

Story Peterson of Woodbury Stromer Wolfe

McCartney Freeman

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

> HOUSE RECEDES (Senate File 159)

Winkelman of Calhoun called up for consideration Senate File 159, a bill for an act relating to the distribution of funds by the state comptroller, amended by the House, and moved that the House recede from its amendment.

The motion prevailed and the House recedes.

Winkelman of Calhoun moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 159)

Fullerton

Gannon

Gittins

Graham

The ayes were 84:

Andersen

Baker Battles Beardsley Bergman Bowin Breitbach Caffrey Camp Clark Cochran Conklin Cunningham Darrington Den Herder Diehl Distelhorst Dunton Fischer of Grundy

Grassley Hanson of Benton Hanson of Mitchell Harbor Hill Holden Hullinger Kiilsholm King Kitner Klein Kluever Langland Maloney McCray

Millen Miller of Des Moines Steffen Miller of Jones Miller of Page Moffitt Mohrfeld Nolin O'Malley Ossian Palmer Patton Pelton Pierson Poncy

Radi

Redfern

Roorda

Sanders

Schroeder

Strand Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Waugh Welden Winkelman

Wood

Sorg

Stokes

Fisher of Greene Franklin

McIntyre Middleswart Shaw Shepherd Yoder Mr. Speaker

The nays were 6:

Allen

Edgington

Nelson

Nielsen

Renda

Roe

Carnahan

Johnson of Audubon

Absent or not voting 34:

Bailey Bennett Busch

Coffman

Curran

Christensen

Gallagher Glenn Hicklin Johnston of Polk Knight Koch Lee

McCartney McNamara Mensing Miller of Dubuque Mowry Petersen of Dallas

Reed

Smith Story Stromer Peterson of Woodbury Watson Wolfe

Schmarje

Doderer Duffy Freeman

Lipsky Mayberry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 687 REFERRED TO SIFTING COMMITTEE

The Speaker announced that Senate File 687 previously on the calendar as unfinished business is hereby referred to the sifting committee.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 681 passed the House.

SCOTT McINTYRE, JR.

EXPLANATION OF VOTE

Mr. Speaker: I voted in favor of working on Saturday, June 10, 1967, because of my desire to complete this session just as soon as possible. It is my belief that working Saturday and nights would impress upon the members the need to finish the imperative business and adjourn soon.

WILLIAM J. GANNON

REQUEST TO VOTE

Bennett of Polk asked and received unanimous consent to be recorded as voting aye on Senate File 681.

Lipsky of Linn asked and received unanimous consent to be recorded as voting aye on Senate Files 740 and 745.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 8, 1967, the Governor had approved the following: House Files 58, 137, 165, 244, 257, and 398; and Senate Files 508 and 525.

Mr. Speaker

Millen of Van Buren moved that the House adjourn until 9:00 a.m. Monday, June 12, 1967.

Gannon of Jasper moved as a substitute motion that the House adjourn until 9:00 a.m., Saturday, June 10, 1967.

Roll call was requested by Johnston of Polk and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall the substitute motion be adopted?"

The ayes were 22:

Baker Franklin Middleswart Radi Beardsley Miller of Des Moines Steffen Gallagher Breitbach Gannon O'Malley Tapscott Caffrey H:11 Palmer Voorhees Cochran Johnston of Polk Welden Poncy Distelhorst Maloney

The nays were 69:

Allen Grassley Miller of Jones Shepherd Andersen Hanson of Benton Miller of Page Sorg Battles Hanson of Mitchell Moffitt Strand Bergman Harbor Mohrfeld Strothman Bowin Holden Nelson Sullivan Carnahan Hullinger Nielsen Thordsen Clark Johnson of Audubon Nolin Tieden Conklin Kiilsholm Ossian Van Drie Cunningham Patton Van Nostrand King Darrington Kitner Pelton Van Roekel Den Herder Klein Pierson Varley Diehl Kluever Redfern Vetter Dunton Koch Reed Waugh Fischer of Grundy Roorda Winkelman Langland Fisher of Greene McCray Sanders Wood Fullerton Schroeder McIntvre Yoder

Shaw

Gittins Graham

Absent or not voting 33:

Millen

Bailey Edgington McCartnev Roe Bennett Freeman McNamara Schmarie Busch Glenn Mensing Smith Camp Hicklin Miller of Dubuque Stokes Christensen Knight Mowry Story Coffman Petersen of Dallas Lee Stromer Curran Peterson of Woodbury Watson Lipsky Doderer Mayberry Wolfe Renda

Duffy

The motion lost.

AMENDMENTS FILED

Amend House File 740 by striking all of Sec. 4 and inserting in lieu thereof the following:

Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in The Carson Times, a newspaper published at Carson, Iowa and The Oakland Acorn, a newspaper published at Oakland, Iowa.

SCHROEDER of Pottawattamie

Amend Senate File 743, Section 4, by inserting after the period in line nine (9) the following sentence:

"He shall create a separate property tax division for which he shall appoint a deputy director who shall administer all functions of the department of revenue relating to the assessment, levy and collection of property taxes as provided by law."

McCARTNEY of Floyd

Amend the Committee on State Government Affairs amendment to House File 97 filed May 17, 1967, by inserting a new paragraph at the end of section two (2) as follows:

"Incumbent' means the apparent winner of the election based on unofficial election returns."

Further amend by striking section twelve (12) of the committee amendment and inserting in lieu thereof the following:

"Sec. 12. Appeal from the action of the contest board shall be to the Iowa Supreme Court and notice of such appeal shall be filed with the clerk of the supreme court within five days following the determination by the board."

ANDERSEN of Woodbury

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Monday, June 12, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, June 12, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Eugene Wolfley, pastor of the First Friends Church, Des Moines, Iowa.

The Journal of June 9 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

King of Monroe on request of Moffitt of Appanoose; Stokes of Plymouth on request of Strothman of Henry.

PETITIONS

The following petitions were received and placed on file:

By Tapscott of Polk, a resolution adopted by the Episcopal Church in the Diocese of Iowa in convention, supporting legislation prohibiting the use of migrant laborers under the age of 14 and urging enforcement of minimum health and housing standards at agricultural labor camps, from the Reverend Paul J. Davis, secretary of the convention.

By Holden of Scott from 93 residents of Scott favoring pari-mutuel betting. (Xerox copies)

By Beardsley of Polk from 53 residents of Polk County favoring Senate File 681, relating to mobile home movements for unlimited distances. (Xerox copies)

By Strothman of Henry from 33 residents of Henry County favoring legalized parimutuel wagering on horse races.

SENATE MESSAGES CONSIDERED

Senate File 635, a bill for an act providing for the joinder of this state in the pest control compact and for related purposes.

Read first time and referred to sifting committee.

Senate File 291, a bill for an act relating to the adoption of certain city and town ordinances by reference.

Read first time and referred to sifting committee.

Senate File 809, a bill for an act relating to registration plates.

Read first time and referred to sifting committee.

REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar.

- S.F. 353 Relating to the licensing of feeder pig dealers. By Potgeter and Stephens.
- H.F. 737 Relating to homestead tax credit for persons over sixty-five years of age. By Committee on Tax Revision.
- H.F. 739 Relating to subjection to sales and use taxes, goods, wares and merchandise used in the performance of contracts for projects under chapter four hundred nineteen (419) of the Code. By Committee on Tax Revision.
- S.F. 728 Relating to barbering. By Committee on Public Health and Welfare.
- S.F. 789 Relating to requiring a Bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required. By Committee on Transportation.

FLOYD H. MILLEN, Chairman Sifting Committee

REPORT OF SIFTING COMMITTEE (NON-CONTROVERSIAL CALENDAR)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the non-controversial calendar:

- H.F. 192 Authorizing cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements. By Mayberry, Coffman, Wolfe, Strothman and Glenn.
- H.F. 189 Relating to designating Herbert Hoover Day as a state holiday. By Mensing. (Companion to S. F. 234).
- S.F. 156 Relating to the powers of partnerships as to real estate. By O'Malley.
- S.F. 250 Authorizing county conservation boards to establish and maintain public museums. By Main.
- S.F. 298 Relating to interest on savings accounts and time deposits. By Benda.
- S.F. 652 Relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations. By Coleman, Neu, Riley and Glenn.
- S.F. 335 Authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property, levy taxes for maintenance and operation, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon. By Kosek, Riley and Ely.

- S.F. 218 Relating to municipal speed limit changes. By Reppert, Lucken, Van Gilst, et al.
- S.F. 536 Requiring meetings of governmental agencies to be open to the public. By Stanley, Denman, Rigler, Kruck, Benda, et al.
- S.F. 537 To protect the right of citizens to examine public records and make copies thereof. By Stanley, Kruck, Rigler, Shirley, Benda, et al.

JOHN CAMP, Chairman Non-Controversial Bills FLOYD H, MILLEN, Chairman Sifting Committee

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 192, a bill for an act to authorize cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements, with report of committee recommending passage, was taken up for consideration.

Strothman of Henry moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 192)

The ayes were 100:

Andersen	Edgington	McCray	Sanders
Bailey	Fisher of Greene	McIntyre	Schmarje .
Baker	Franklin	Mensing	Shaw
Battles	Freeman	Middleswart	Shepherd
Beardsley	Fullerton	Millen	Smith
Bennett	Gallagher	Miller of Des Moines	Sorg
Bergman	Gannon	Miller of Dubuque	Steffen
Bowin	Glenn	Miller of Jones	Strand
Breitbach	Graham	Miller of Page	Strothman
Busch	Hanson of Benton	Moffitt	Sullivan
Caffrey	Hanson of Mitchell	Mohrfeld	Tapscott
Camp	Harbor	Nielsen	Thordsen
Carnahan	Hicklin	Nolin	Tieden
Christensen	Holden	O'Malley	Van Drie
Clark	Johnson of Audubon	Ossian	Van Roekel
Cochran	Johnston of Polk	Palmer	Vetter
Conklin	Kiilsholm	Patton	Voorhees
Cunningham	Klein	Petersen of Dallas	Watson
Curran	Kluever	Peterson of Woodbury	Waugh
Darrington	Knight	Pierson	Welden
Den Herder	Koch	Poncy	Winkelman
Diehl	Lee	Redfern	Wolfe
Distelhorst	Lipsky	Reed	Wood
Doderer	Maloney	Renda	Yoder
Dunton	McCartney	Roorda	Mr. Speaker

The nays were none.

Absent or not voting 24:

McNamara Allen Hill Schroeder Coffman Hullinger Stokes Mowry Duffy King Nelson Story Fischer of Grundy Kitner Pelton Stromer Gittins Langland Radl Van Nostrand

Grassley Mayberry Roe Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 189, a bill for an act to designate Herbert Hoover Day as a state holiday, with report of committee recommending passage, was taken up for consideration.

Mensing of Cedar moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 189)

The ayes were 84:

Andersen Fullerton Middleswart Smith Bailey Gallagher Millen Sorg Baker Miller of Dubuque Gittins Steffen Battles Miller of Jones Graham Strand Bergman Hanson of Mitchell Miller of Page Stromer Bowin Harbor Moffitt Strothman Breitbach Hicklin Mohrfeld Sullivan Camp Holden Nielsen Tapscott Christensen Johnson of Audubon Nolin Thordsen Clark Johnston of Polk Ossian Tieden Cochran Kiilsholm Patton Van Drie Conklin Klein Petersen of Dallas Vetter Cunningham Kluever Peterson of Woodbury Voorhees Curran Knight Pierson Watson Darrington Koch Radl Waugh Diehl Lee Reed Welden Dunton Lipsky Roorda Winkelman Edgington McCartney Sanders Wolfe Fisher of Greene McCray Schmarje Wood Franklin McIntvre Shaw Yoder Freeman Mensing Shepherd Mr. Speaker

The nays were 9:

Bennett Glenn Maloney Renda
Doderer Hanson of Benton O'Malley Van Roekel

Gannon

Absent or not voting 31:

Allen Duffy Mayberry Redfern Fischer of Grundy McNamara Beardsley Roe Miller of Des Moines Schroeder Busch Grassley Caffrey Hill Mowry Stokes Carnahan Hullinger Nelson Story Coffman Palmer Van Nostrand King Den Herder Kitner Pelton Varley

Distelhorst Poncy

Langland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 156, a bill for an act relating to the powers of partnerships as to real estate and to amend chapter five hundred forty-five (545), Code 1966, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 156)

The ayes were 91:

Andersen Bailey Baker Battles Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Coffman Conklin Cunningham Curran Darrington Den Herder Diehl Distelhorst	Duffy Dunton Fisher of Greene Franklin Freeman Fullerton Gallagher Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Johnston of Polk Kiilsholm Kitner Kluever Knight Langland Maloney	Middleswart Miller of Des Moines Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Petersen of Dallas Pierson Poncy Radl Reed Renda Sanders Shaw	Shepherd Smith Steffen Strand Stromer Strothman Tapscott Thordsen Tieden Van Drie Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker
Distelhorst Doderer	Maloney Mensing	Shaw	Mr. Speaker

The nays were 10:

Edgington Gittins

Koch McIntyre Schmarje

Sullivan

Sorg

Van Nostrand

Johnson of Audubon Peterson of Woodbury

Absent or not voting 23:

Allen Beardsley Cochran Fischer of Grundy

Gannon

Hill

Hullinger King Lee Lipsky Mayberry

McCartnev

McCray McNamara Millen Mowry Pelton Redfern

Roe Roorda Schroeder Stokes Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 250, a bill for an act to authorize county conservation boards to establish and maintain public museums, was taken up for consideration.

Tieden of Clayton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 250) The ayes were 91:

Fullerton

Andersen Bailey Baker Battles Bennett Bergman Bowin Breitbach Busch · Caffrey Carnahan Christensen Clark Coffman Conklin Cunningham Curran Darrington Doderer Duffy Dunton Edgington Franklin

Gallagher Gannon Gittins Glenn Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hullinger Johnson of Audubon O'Malley Johnston of Polk Kiilsholm Kitner Kluever Knight Langland Lipsky Maloney McCartney McIntyre Mensing

Miller of Des Moines Sorg Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen Nolin Ossian Palmer Patton Poncy Redfern Reed Renda Roe Roorda Sanders Schmarje

Middleswart

Millen

Shepherd Smith Steffen Strand Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Roekel Varley Vetter Voorhees Watson Waugh Welden Winkelman Wolfe Wood Yoder

The navs were 13:

Den Herder Distellorst

Holden Klein

McCray

Radl

Freeman

Koch

King

Petersen of Dallas Pierson

Van Nostrand Mr. Speaker

Graham

Absent or not voting 20:

Allen Beardsley Camp Cochran

Fischer of Grundy Fisher of Greene Hill

Mayberry McNamara Mowry Pelton

Shaw Stokes Story

Roe

Schroeder

Diehl Lee Peterson of WoodburyStromer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 298, a bill for an act relating to interest on savings accounts and time deposits, with report of committee recommending passage, was taken up for consideration.

Watson of Ringgold moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 298)

The ayes were 100:

Andersen

Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Christensen Clark Coffman Conklin Cunningham Curran Darrington Den Herder Distelhorst Doderer Duffy Dunton

Freeman Fullerton Gallagher Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Hullinger Johnson of Audubon O'Malley Johnston of Polk Kiilsholm Kitner Klein Kluever Knight

Koch

Lee

Langland

McIntyre Mensing Middleswart Millen Miller of Des Moines Strand Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nielsen Nolin Ossian Palmer Patton Petersen of Dallas

Pierson

Redfern

Poncy

Radl

McCartney

Roorda Sanders Schmarie Smith Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Voorhees Watson Peterson of Woodbury Waugh Welden

> Winkelman Wolfe

Wood

Edgington Franklin

Lipsky Maloney Reed Renda Yoder Mr. Speaker

The nays were none.

Absent or not voting.24:

Allen Camp Carnahan Cochran Diehl

Fisher of Greene Gannon Hill King Mayberry Fischer of Grundy McCray

McNamara Mowry Nelson Pelton Schroeder Shaw

Shepherd Sorg Steffen Stokes Story Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 652, a bill for an act relating to actions against nonprofit hospital service corporations and nonprofit medical service corporations, was taken up for consideration.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 652)

Franklin

Freeman

Fullerton

Gallagher

The ayes were 103:

Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Den Herder

Diehl

Distelhorst

Doderer

Gittins Glenn Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Hullinger Johnson of Audubon O'Malley Johnston of Polk Kiilsholm Kitner Klein Kluever Knight Koch Langland Lee

McIntyre Mensing Middleswart Millen Miller of Des Moines Steffen Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen Nolin Ossian Palmer Patton Petersen of Dallas Peterson of Woodbury Waugh Pierson

Poncy

Renda

Radl

Smith Sorg Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varlev Vetter Watson Welden

Winkelman

Wolfe

:Wood

Schmarje

Shepherd

Duffy Dunton Edgington Lipsky Maloney McCartney Roe Roorda Sanders Yoder Mr. Speaker

The nays were none.

Absent or not voting 21:

Allen
Curran
Darrington
Fischer of Grundy
Fisher of Greene

Gannon

Graham Hill King Mayberry McCray McNamara Mowry Pelton Redfern Reed Schroeder Shaw Stokes Story Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 335, a bill for an act authorizing certain counties to acquire by purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon, was taken up for consideration.

McIntyre of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

McCray

On the question "Shall the bill pass?" (S. F. 335)

Diehl

Duffy

Dunton

Gallagher

Doderer

The ayes were 56:

Andersen

Bailey
Baker
Battles
Beardsley
Breitbach
Busch
Caffrey
Camp
Christensen
Cochran
Coffman
Cunningham
Den Herder

Gannon
Glenn
Hanson of Mitchell
Holden
Johnston of Polk
Kiilsholm
Kluever
Lee
Lipsky

McIntyre Schmarie Middleswart Shaw Millen Sorg Miller of Dubuque Strand Moffitt Thordsen Mohrfeld Van Roekel Nolin Vetter Ossian Winkelman Pierson Wolfe Poncy Wood Radl Yoder

The nays were 40:

Bowin Clark Harbor Hullinger Miller of Page Nelson

Redfern

Reed

Stromer Strothman

Mr. Speaker

Roorda

Johnson of Audubon Nielsen Sullivan Conklin Darrington Kitner O'Malley Tapscott Distellorst Knight Palmer Tieden Koch Edgington Peterson of Woodbury Van Drie Franklin Langland Renda Van Nostrand Freeman Maloney Sanders Varley Fullerton Mensing Shepherd Waugh Miller of Jones Grasslev Smith Welden

Absent or not voting 28:

Allen	Gittins	McCartney	Roe
Bennett	Graham	McNamara	Schroeder
Bergman	Hanson of Benton	Miller of Des Moines	Steffen
Carnahan	Hicklin	Mowry	Stokes
Curran	Hill	Patton	Story
Fischer of Grundy	King	Pelton	Voorhees
Fisher of Greene	Mayberry	Petersen of Dallas	Watson

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Senate File 218, a bill for an act relating to municipal speed limit changes, was taken up for consideration.

Radl of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 218)

The ayes were 95:

Andersen	Dunton	McCray	Roe
Bailey	Edgington	McIntyre	Roorda
Baker	Freeman	Mensing	Schmarje
Battles	Fullerton	Middleswart	Shaw
Beardsley	Gallagher	Miller of Des Moines	Smith
Bergman	Graham	Miller of Dubuque	Sorg
Bowin	Grassley	Miller of Jones	Strand
Breitbach	Hanson of Benton	Miller of Page	Stromer
Busch	Hanson of Mitchell	Moffitt	Sullivan
Caffrey	Harbor	Mohrfeld	Tapscott
Camp	Hicklin	Nelson	Thordsen
Christensen	Holden	Nielsen	Tieden
Clark	Hullinger	Nolin	Van Drie
Cochran	Johnson of Audubon	O'Malley	Van Roekel
Coffman	Johnston of Polk	Ossian	Varley
Conklin	Kiilsholm	Palmer	Vetter
Cunningham	Klein	Patton	Voorhees
Curran	Koch	Pelton	Waugh
Darrington	Langland	Peterson of Woodbury	Welden

Den Herder Diehl Distelhorst Doderer Duffy

Lee Lipsky Maloney Mayberry McCartney

Pierson Poncy Radl Redfern Reed

Winkelman Wolfe booW Yoder

The navs were 10:

Carnahan Gittins

Glenn

Hill Kitner Kluever

Millen Shepherd Strothman Van Nostrand

Absent or not voting 19:

Fisher of Greene

Allen Bennett Fischer of Grundy Gannon King Knight McNamara Mowry

Petersen of Dallas Renda Sanders Schroeder Steffen

Stokes Story Watson Mr. Speaker

Franklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 536, a bill for an act requiring meetings of governmental agencies to be open to the public, was taken up for consideration.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Maloney

Mayberry

McCartney

On the question "Shall the bill pass?" (S. F. 536)

Edgington

Franklin

The ayes were 104:

Andersen

Bailey Baker Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman

Conklin

Cunningham

Freeman Fullerton Gallagher Gannon Gittins Glenn Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Nolin

Johnston of Polk

McCray McIntyre Mensing Middleswart Millen Miller of Des Moines Strothman Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen O'Malley

Roe Roorda Sanders Schmarje Shepherd Smith Strand Stromer Sullivan Tapscott Thordsen Tieden

Van Drie

Vetter

Van Nostrand

Van Roekel Varley

Curran Darrington Den Herder Diehl Distelhorst Doderer

Kiilsholm Kitner Kluever Koch Langland

Patton Pelton Pierson Poncy Radi Redfern Reed

Waugh Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

Duffy Dunton

Lee Lipsky Palmer

Voorhees

The navs were none.

Absent or not voting 20:

Allen Bennett King Knight McNamara Petersen of Dallas

Sorg Peterson of Woodbury Steffen Stokes

Fischer of Grundy Fisher of Greene Graham

Mowry Ossian

Renda Schroeder Shaw

Story Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 740, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Den Herder of Sioux offered the following amendment filed by Schroeder of Pottawattamie and moved its adoption:

Amend House File 740 by striking all of Sec. 4 and inserting in lieu thereof the following:

Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in The Carson Times, a newspaper published at Carson, Iowa and The Oakland Acorn, a newspaper published at Oakland, Iowa.

The amendment was adopted.

Under the provisions of Rule 70 the following representatives were excused from voting on House File 740: Gallagher of Black Hawk, Miller of Page, Edgington of Floyd, Millen of Van Buren and Miller of Des Moines.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass? (H. F. 740)

The ayes were 98:

Andersen

Dunton

Mayberry

Schmarie

McCray Shepherd Bailey Franklin McIntvre Smith Baker Freeman Mensing Sorg Battles Fullerton Middleswart Beardsley Gittins Strand Bergman Glenn Miller of Dubuque Stromer Bowin Graham Miller of Jones Strothman Moffitt Breitbach 1 Grassley Sullivan Hanson of Benton Busch Mohrfeld Tapscott Hanson of Mitchell Nelson Thordsen Caffrey Camp Harbor Nielsen Tieden Carnahan Hicklin Nolin Van Drie Christensen Hill O'Malley Van Nostrand Clark Holden Ossian Van Roekel Cochran Hullinger Palmer Varlev Coffman Johnson of Audubon Pelton Vetter Conklin Kiilsholm Pierson Voorhees Kitner Watson Cunningham Poncy Kluever Curran Radl Waugh Koch Darrington Redfern Welden Den Herder Langland Reed Wolfe Lee Diehl Roe booW Lipsky Distelhorst Roorda Yoder Maloney Doderer Sanders Mr. Speaker

The nays were none.

Duffy

Absent or not voting 26:

Allen	Johnston of Polk	Miller of Page	Schroeder
Bennett	King	Mowry	Shaw
Edgington	Knight	Patton	Steffen
Fischer of Grundy	McCartney	Petersen of Dallas	Stokes
Fisher of Greene	McNamara	Peterson of Woodbury	Story
Gallagher	Millen	Renda	Winkelman

Gannon Miller of Des Moines

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 579, a bill for an act to provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and practice in Iowa and to make an appropriation therefore, with report of committee recommending passage, was taken up for consideration.

Miller of Des Moines offered the following amendment and moved its adoption:

Amend Senate File 579 as follows:

1. Amend Section 1, line six (6) by striking the word "general" and inserting in lieu thereof the words "healing arts".

- 2. Further amend Section 1, line seven (7) by striking the words "(family doctors)".
- 3. Amend the title by striking the word "general" and inserting in lieu thereof the words "Healing Arts", and by striking the words "(family doctors)".

Pelton of Clinton rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 579)

The ayes were 84:

Fisher of Greene	Miller of Dubuque	Schmarje
Franklin	Miller of Jones	Shaw
Fullerton	Miller of Page	Shepherd
Gannon	Moffitt	Smith
Graham	Nielsen	Steffen
Grassley	Nolin	Strand
Hanson of Benton	O'Malley	Stromer
Hanson of Mitchell	Ossian	Strothman
Harbor	Palmer	Tapscott
Hicklin	Patton	Tieden
Hill .	Pelton	Van Drie
Hullinger	Petersen of Dallas	Van Roekel
Johnson of Audubon	Peterson of Woodbury	Varley
Kiilsholm	Pierson	Vetter
Kitner	Poncy	Voorhees
Kluever	Radl	Watson
Lipsky	Redfern	Welden
Maloney	Reed	Winkelman
Mayberry	Renda	Wolfe
Middleswart '	Roe	Yoder
Millen	Roorda	Mr. Speaker
	Franklin Fullerton Gannon Graham Grassley Hanson of Benton Harbor Hicklin Hill Hullinger Johnson of Audubon Killsholm Kitner Kluever Lipsky Maloney Mayberry Middleswart	Franklin Miller of Jones Fullerton Miller of Page Gannon Moffitt Graham Nielsen Grassley Nolin Hanson of Benton O'Malley Hanson of Mitchell Ossian Harbor Palmer Hicklin Patton Hill Pelton Hullinger Petersen of Dallas Johnson of Audubon Peterson of Woodbury Killsholm Pierson Kitner Poncy Kluever Radl Lipsky Redfern Maloney Reed Mayberry Renda Middleswart Roe

The nays were 25:

Beardsley Freeman Busch Gallagher Caffrey Gittins Darrington Glenn Distelhorst Holden Doderer Knight	Langland Lee McCartney McCray Mensing Miller of Des Moines	Mohrfeld Nelson Sullivan Van Nostrand Waugh Wood
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Absent or not voting 15:

Bennett Koch Sanders Stokes
Fischer of Grundy McIntyre Schroeder Story
Johnston of Polk McNamara Sorg Thordsen

King Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 534 WITHDRAWN

Cunningham of Story asked and received unanimous consent to withdraw House File 534 from further consideration by the House.

Senate File 803, a bill for an act relating to the availability of receipts of the board of control institutions, with report of committee recommending amendment and passage, was taken up for consideration.

Ossian of Montgomery offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 803 as follows:

- 1. Section two (2), line seven (7), strike the words "in the appropriation Act" and insert in lieu thereof the words "in the biennial appropriation for support of the hospital-schools".
- 2. Section five (5), line nine (9), strike the words "in the appropriation Act" and insert in lieu thereof the words "in the biennial appropriation for support of the state hospitals".

The amendment was adopted.

Ossian of Montgomery moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 803)

The ayes were 107:

Allen Freeman Mensing Sanders Middleswart Andersen Fullerton Schmarje Bailey Gallagher Millen Shaw Miller of Des Moines Shepherd Baker Gannon Miller of Dubuque Battles Gittins Sorg Miller of Jones Steffen Bergman Glenn Bowin Graham Miller of Page Strand Breitbach Grasslev Moffitt Stromer Hanson of Benton Busch Mohrfeld Strothman Camp Hanson of Mitchell Nelson Sullivan Tapscott Carnahan Harbor Nielsen

Christensen	Hicklin	Nolin	Thordsen
Clark	Hill	O'Malley	Tieden
Cochran	Holden	Ossian	Van Drie
Coffman	Hullinger	Palmer	Van Nostrand
Conklin	Johnson of Audubon	Patton	Van Roekel
Cunningham	Kiilsholm	Pelton	Vetter
Curran	Kitner	Petersen of Dallas	Voorhees
Darrington	Kluever	Peterson of Woodbury	Watson
Den Herder	Knight	Pierson	Waugh
Diehl	Koch	Poncy	Welden
Distelhorst	Langland	Radl	Winkelman
Doderer	Lee	Redfern	Wolfe
Duffy	Maloney	Reed	Wood
Dunton	Mayberry	Renda	Yoder
Edgington	McCartney	Roe	Mr. Speaker
Fisher of Greene	McCray	Roorda	

The nays were none.

Absent or not voting 17:

Beardsley	Johnston of Polk	McNamara	Stokes
Bennett	King	Mowry	Story
Caffrey	Lipsky	Schroeder	Varley
Fischer of Grundy Franklin	McIntyre	Smith	J

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED

I move to reconsider the vote by which Senate File 335 failed to pass the House.

A. JUNE FRANKLIN

SENATE FILE 335 RECONSIDERED

Franklin of Polk called up for consideration her motion to reconsider the vote on Senate File 335.

Franklin of Polk moved to reconsider the vote by which Senate File 335 failed to pass the House.

The motion prevailed.

Franklin of Polk moved to reconsider the vote by which Senate File 335 was placed on its last reading.

The motion prevailed.

Senate File 335, a bill for an act authorizing certain counties to acquire by purchase,

lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage health centers and additions thereto, to acquire and improve property therefor, to levy taxes for the maintenance and operation thereof, to borrow money and issue bonds and to refund bonds and to levy taxes to pay bonds and interest thereon, was taken up for consideration.

McIntyre of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 335)

Middleswart

The ayes were 74:

Andersen	Gallagher	Millen	Shaw
Bailey	Gannon	Miller of Dubuque	Shepherd
Baker	Glenn	Moffitt	Sorg
Battles	Hanson of Benton	Mohrfeld	Steffen
Beardsley	Hanson of Mitchell	Nolin	Strand
Bennett	Hicklin	O'Malley	Stromer
Breitbach	Hill	Palmer	Tapscott
Caffrey	Holden	Patton	Thordsen
Camp	Johnston of Polk	Pelton	Van Roekel
Carnahan	Kiilsholm	Petersen of Dallas	Vetter
Clark	Kluever	Pierson	Voorhees
Cochran	Langland	Radl	Watson
Coffman	Lee	Redfern	Waugh
Curran	Lipsky	Reed	Welden
Den Herder	Mayberry	Renda	Wolfe
Diehl	McCray	Roe	Wood
Doderer	McIntyre	Roorda	Yoder
Dunton	Mensing	Schmarje	Mr. Speaker

The nays were 36:

Franklin

Allen	Fischer of Grundy	Johnson of Audubon	Nielsen
Bergman	Fisher of Greene	Kitner	Peterson of Wood
Bowin	Freeman	Knight	Sanders
Christensen	Fullerton	Koch	Strothman
Conklin	Gittins	Maloney	Sullivan
Cunningham	Graham	Miller of Des Moines	Tieden
Darrington	Grassley	Miller of Page	Van Drie
Distelhorst	Harbor	Mowry	Van Nostrand
Edgington	Hullinger	Nelson	Winkelman

Absent or not voting 14:

Busch	McNamara	Poncy	Stokes
Duffy	Miller of Jones	Schroeder	Story
King	Ossian	Smith	Varley
			v

McCartney

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Hullinger of Decatur introduced to the House the Honorable Riley Gillette, former representative from Dickinson County in the Sixty-first General Assembly.

Welden of Hardin offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 27

By: Welden, Van Nostrand, Sullivan, Conklin, Knight, Hill, Stromer, Schmarje, Shaw, Grassley, Klein, Edgington, Mensing, Mohrfeld, Lee, Radl, McIntyre, Langland, Pierson, McCartney, Reed, Coffman, Freeman, Hicklin, Tieden, Van Drie, Harbor, Waugh, Diehl, Graham, Den Herder, Curran, Mowry, Gittins, Andersen, Camp, Koch, Nelson, Busch, Nielsen, Darrington, Miller of Page, Peterson of Woodbury, Fullerton, Fischer of Grundy, Johnson,

WHEREAS, the interests of the people of Iowa can best be served by bringing the 62nd General Assembly to a close as soon as possible, and

WHEREAS, the General Assembly can best proceed to finish its necessary business by having an adjournment date set in advance, NOW THEREFORE,

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING,

That the 62nd General Assembly adjourn sine die at $5:00\ P.M.$, Friday, June 23, 1967.

Laid over under Rule 25.

INTRODUCTION OF BILL

House File 741, by committee on appropriations a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund for the biennium beginning July 1, 1967 and ending June 30, 1969.

Read first time and placed on appropriations calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment as amended and passed Senate File 147, a bill for an act establishing a minimum inspection fee for small packages of commercial fertilizer.

Also:

Senate File 802, a bill for an act relating to interest on the investment of public funds.

Also:

That the Senate refuses to concur in the House amendment to Senate File 616, a bill for an act relating to general school aid and make appropriations therefor.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 218, a bill for an act to create a state board of dentistry.

Also:

That the Senate has concurred in the House amendment and passed Senate File 352, a bill for an act to enable cities and towns to finance local citizens' committees on alcoholism payable from the amount of the liquor control fund distributed to cities and towns.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agriculatural land tax credits and making an appropriation therefor.

Also

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor.

Also:

That the Senate has concurred in the House amendment and passed Senate File 700, a bill for an act authorizing the higher education facilities commission to establish a reserve fund to guarantee student loans.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 732, a bill for an act to make appropriations to the appointive members of the capitol planning commission for per diem compensation for services rendered.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 731, a bill for an act to make appropriations to the appointive members of the legislative advisory committee on the new state office building.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 167, a bill for an act relating to funeral benefits and to amend various code sections relating thereto.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 301, a bill for an act to require an audit of town accounts at least once every four years.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 218

Amend House File 218 as follows:

By striking all after the word "term" from line 13, section 1, through the word "Association" in line 15 and by inserting in lieu thereof the following: "The Iowa Dental Association may submit a list of not less than six (6) licensed dentists to the governor for his consideration in making an appointment to the board".

By striking from lines 10 and 15, section 2, the word "secretary" and by inserting in lieu thereof the word "board". By striking from line 17, section 2, the words "executive council" and by inserting in lieu thereof the words "commissioner of public health". By striking all of lines 18 through 21, inclusive, section 2, and by inserting in lieu thereof the following: "the commissioner, which reports shall be open for public inspection."

By striking the first sentence of section 3. By striking lines 6 through 10, inclusive, of section 3.

By striking lines 5 and 6, section 4, and by inserting in lieu thereof the word "fund." By striking from section 4 all after the period in line 11 through the period in line 19, inclusive.

By striking from line 4, section 6, the word "secretary" and by inserting in lieu thereof the word "board".

By striking from lines 3 and 4, section 7, the words "and secretary".

By striking from line 18, section 8, the word "secretary" and by inserting in lieu thereof the word "board".

By striking from lines 3, 8 and 9, section 11, the words "the secretary of".

By striking all of lines 1 through 5, inclusive, section 12, and by inserting in lieu thereof the following: "The state board of dentistry and all persons employed to adminis-

ter this Act shall be included within the state department of health. The funds to administer this Act shall be included in the budget of the department of health and included in such department's appropriation, except that such funds shall be appropriated from the board of dentistry fund. The board''.

By inserting in line 1, section 25, after the word "hearing" the words ", which shall be confidential unless the applicant requests it be a public one,".

By inserting in line 5, section 31, after the word "all" the word "material".

By striking all of line 33, section 32, and by renumbering the remaining subsection.

By striking all of lines 10 through 13, inclusive, rection 33, and by inserting in lieu thereof the following:

"2. All employees needed to administer this Act shall be appointed pursuant to the merit system." By striking from section 33 all after the period in line 27 through the period in line 29, inclusive. By striking from line 39, section 33, the words "the secretary of". By striking from line 56, section 33, the words "or secretary".

SENATE AMENDMENT TO HOUSE FILE 634

Amend House File 634 as follows:

By striking from line 2, section 2, the word "member" and by inserting in lieu thereof the words "permanent member from Iowa". By inserting in line 4, section 2, after the word "appoint" the word "the". By inserting in line 5, section 2, after the words "remaining members" the words "from Iowa". By inserting in line 5, section 2, after the word "commission" the words "Such members may, also, be members of another board or commission established by law." By inserting in line 5, section 2, before the words "The members" the following: "The appointment of the remaining three (3) members shall be confirmed by a two-thirds (2/3's) vote of the Senate. Vacancies occurring while the general assembly is not in session, shall be filled by appointment of the governor and submitted to the Senate for confirmation as herein provided, within thirty (30) days of convening of the next regular session of the general assembly."

By numbering properly and adding thereto the following new section:

"Sections two (2) and five (5) of this Act shall not be effective until at least two (2) other states enact laws or legislation pursuant to such state's constitution that will allow such state to become a member state to the Upper Mississippi River Compact. Nothing contained in such compact shall be construed to pledge the general assembly of the state of Iowa to appropriate to the commission any specific funds or money even though such funds or money is requested by the commission pursuant to Article IX of the compact; nor shall anything therein contained be construed to or actually effect any transfer of the state of Iowa's rights, title, and interest in and to any of the lands and water within the boundaries of the Upper Mississippi River District. The Upper Mississippi Riverway Commission and the Iowa members thereof shall not be an agency, board or commission of the state of Iowa; the acts of the commission shall be the acts, only, of the commission and not the state of Iowa. The employees of such commission shall not be employees of the state of Iowa."

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 677

Amend the House amendment to Senate File 677 as follows:

By striking lines 2 through 5, inclusive, and by inserting in lieu thereof the following:

"Amend section nine (9) by striking from line twenty-eight (28) the words ", wages not in excess of six thousand six hundred (6,600) dollars," and by inserting in lieu thereof the words "through December 31, 1968, six thousand six hundred (6,600) dollars; for the calendar year from January 1, 1969 through December 31, 1969, ten thousand (10,000) dollars; and thereafter all wages without limit."

Further amend the House amendment to Senate File 677 by striking lines 6 through 17, inclusive,

SENATE AMENDMENT TO HOUSE FILE 495

Amend House File 495 by adding the following new section thereto:

Sec. 2. Section three hundred forty-seven point thirteen (347.13), subsection fourteen (14), Code 1966, is hereby amended by inserting in line eight (8) after the word "employees" the following: "The names, addresses, salaries, and job classification of all employees paid in whole or in part from a millage levy shall be a public record and open to inspection at reasonable times as designated by the board of trustees."

SENATE AMENDMENT TO HOUSE FILE 301

Amend House File 301 as follows:

By striking therefrom lines 4 through 7 of section 1.

By adding the following new section;

Section eleven point eighteen (11.18), Code 1966, is hereby amended by adding the following new paragraph at the end thereof:

"In addition to his powers and duties under other provisions of the Code, the auditor of state may at any time, if he deems such action to be in the public interest, cause to be made a complete or partial audit of the financial condition and transactions of any city, town, county, school corporation, governmental subdivision, or any office thereof, even though an audit for the same period has been made by certified or registered public accountants. Such state audit shall be made and paid for as provided in this chapter. This paragraph shall not be construed to grant any new authority to have audits made by certified or registered public accountants."

HOUSE REFUSED TO CONCUR (House File 686)

Petersen of Dallas called up for consideration House File 686, a bill for an act to provide a method for general property tax replacement and equalization, amended by the Senate, and moved that the House concur in the following Senate amendment:

SENATE AMENDMENT TO HOUSE FILE 686

Amend House File 686 as follows:

By striking all after the enacting clause and by inserting in lieu thereof the following:

- Section 1. "The policies of the state of Iowa with respect to the quality and financing of public school education are hereby declared to be as follows:
- "1. Every person of school age within the state of Iowa shall have the opportunity for an excellent public school education.
- "2. The achievement of quality education of all public schools within the state of Iowa is a function and responsibility of the state.
- "3. The achievement of quality education within each local school district is the function and responsibility of the local school district.
- "4. Forty (40) percent of the collective cost of eduction in the several public high school districts of the state of Iowa shall be provided by the state.
- "5. Sixty (60) percent of the collective cost of education in the several public high school districts of the state of Iowa shall be derived from local school district and other non-state sources.
- "6. The local district's share of the cost of public education in each school district maintaining a public high school shall be determined by the ratio of the district's property value and income value per pupil enrolled in public and private secondary and elementary schools within the district to the property value and income value of the entire state for each pupil enrolled in public and private secondary and elementary schools in all public high school districts throughout the state."
 - Sec. 2. "When used in this Act, unless the context otherwise requires:
- "1. 'High school district' means a school district which maintains at least twelve (12) grades of instruction above the level of kindergarten.
- "2. 'Real value' means the quotient determined by dividing the assessed value of taxable real property within each high school district, as reported to the department of public instruction by the school district, by the average sales-ratio figure for each county, as reported by the state tax commission. Real value shall be approximately equal to the market value of taxable real property within the district.
- "3. 'Adjusted gross income' means adjusted gross income as defined in section four hundred twenty-two point seven (422.7) of the Code."
- Sec. 3. "For the purpose of equalizing educational opportunity in the public high school districts throughout the state, the several school districts in the state shall be entitled to and receive financial aid from the state in the manner and amount provided by this Act."
- Sec. 4. "For the purpose of computing state financial aid to local school districts under the formula prescribed by this Act, the real value of taxable property within each

public high school district and the adjusted gross income for each public high school district shall be determined by the state department of public instruction from data furnished by the state tax commission.

"On or before June 30, 1967, the state tax commission shall report to the state department of public instruction data compiled and summarized or estimated by the commission under the provisions of section four hundred twenty-one point seventeen (421.17), subsection twelve (12), of the Code, for the most recent year available together with the sales-ratio figure or figures computed by the commission for each county. Annually thereafter, the state tax commission shall report such data and sales-ratio figures to the state department of public instruction.

"On or before June 30, 1967, the state tax commission shall report to the state department of public instruction data compiled and summarized by the commission for the most recent year for which the summary information is available under the provisions of section four hundred twenty-two point sixty-eight (422.68) of the Code. Annually thereafter, the state tax commission shall report such income tax data to the state department of public instruction.

"Upon receipt of the property and income data, the state department of public instruction shall compute the real value of taxable real property and the adjusted gross income for each public high school district in the state."

- Sec. 5. "State aid payable to each public high school district under this Act shall be based on school census figures as determined in section two hundred seventy-nine point twenty-two (279.22) of the Code."
- Sec. 6. "State aid payable to each public high school district shall be computed by the department of public instruction as follows:
- "1. Determine the real valuation of property per pupils enrolled in public and private secondary and elementary schools, for each public high school district.
- "2. Determine the adjusted gross income per pupils enrolled in public and private secondary and elementary schools, for each public high school district.
- "3. Determine the real valuation of property per pupils enrolled in public and private secondary and elementary schools for the entire state.
- "4. Determine the adjusted gross income per pupils enrolled in public and private secondary and elementary schools for the entire state.
 - "5. Divide the amount in subsection one (1) by the amount in subsection three(3).
 - "6. Multiply the quotient in subsection five (5) by six-tenths (6/10).
 - "7. Divide the amount in subsection two (2) by the amount in subsection four (4).
 - "8. Multiply the quotient in subsection seven (7) by four-tenths (4/10).
 - "9. Add the product in subsection six (6) and the product in subsection eight (8).
 - "10. Multiply the sum in subsection nine (9) by six-tenths (6/10).

- "11. Subtract the product in subsection ten (10) from the number one (1).
- "12. Multiply the difference obtained in subsection eleven (11) by the local total expenditures as determined under section seven (7) of the Act to determine the amount of state aid to each public high school district.
- "13. No district shall receive less than fifteen (15) nor more than seventy (70) percent of the district's local total expenditures from state funds, except as provided in section twenty-three (23) of this Act."
- Sec. 7. "Reimbursable expenditures of each public high school district shall be determined for the school year for which the report is made ending June 30, from items defined in the uniform financial accounting system adopted by the state board of public instruction under section two hundred fifty-seven point ten (257.10) of the Code as follows:
- "1. Determine general fund costs exclusive of gifts, federal grants and aids by totaling the amounts expended for the school year for which the report is made ending June 30 for administration, instruction, attendance services, health services, pupil transportation services, fixed charges, operation and maintenance, community services, capital outlay, debt service, and tuition paid other districts. The cost of food services and student body activities shall not be included in general fund costs.
- "2. Determine schoolhouse fund costs exclusive of gifts, federal grants and aids by adding together the amounts received from property taxes for bonds and interest, special schoolhouse fund levy, playground levy, and purchase of schoolhouse sites.
- "3. From the total of the sums determined under subsections one (1) and two (2) deduct the following:
- "a. Receipts from state appropriations for handicapped children aid, vocational aid, driver education, and junior college aid.
- 'b. General fund receipts from tuition paid by individuals or by the state, transportation, services, rents, income on investment securities, other general fund revenue receipts, general fund nonrevenue receipts, and transfers to the general fund other than those resulting from reorganization and the return of principal of invested securities.
- "c. Schoolhouse fund receipts from income on investment securities, income on investment property, and transfers to the schoolhouse fund.
- "d. The total amount determined on the perpupil cost basis for children transported who live within statutory walking distance from school."
- Sec. 8. "All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund. At the option of the local board of education when the voters of the district have approved the issuance of bonds in excess of eighty (80) percent of the legally authorized debt limit an amount not to exceed the local district schoolhouse fund tax levy receipts as determined in section six (6), subsection two (2), of this Act may be deposited in the schoolhouse fund and expended to purchase sites and construct and equip school buildings."
- Sec. 9. "At the close of each school year but not later than July 15 the local public high school district shall supply to the state department of public instruction the informa-

tion required by the department for calculation of state aid under this Act. Forms for such purpose shall be supplied by the state department to each public high school district no later than June 1 of each school year. After the aid payable has been calculated and validated for accuracy, the state department of public instruction shall certify to the state comptroller the amount of aid payable to each public high school district and the comptroller shall forthwith draw warrants, payable from moneys in the general fund of the state of Iowa not otherwise appropriated, and cause the same to be delivered to the respective public high school districts of the state of Iowa."

- Sec. 10. "There is hereby appropriated from moneys in the general fund of the state of Iowa not otherwise appropriated a sum sufficient to guarantee no less than thirty-five (35) percent of the average of the sum of the total reimbursable expenditures claimed, based on the prior year, and to pay the proportionate share of the cost of education in public high school districts, payable by the state under the provisions of this Act."
- Sec. 11. "The superintendent of public instruction, subject to the approval of the state board of public instruction, is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this Act."
- Sec. 12. Section four hundred twenty-two point four (422.4), Code 1966, is hereby amended by adding thereto the following new subsections:
- "18. The term 'home residence' shall mean a homestead or a rental property as further defined in this section.
- "19. The term 'homestead' shall mean the same as in subsection one (1) of section four hundred twenty-five point eleven (425.11) of the Code, except that if within a city or town plot, the land shall not exceed nine and nine-tenths (9 9/10) acres in extent, rather than one-half (1/2) acre in extent as provided in section four hundred twenty-five point eleven (425.11), subsection one (1), paragraph c, of the Code.
- "20. The term 'homestead credit' shall mean the credit available to certain tax-payers computed under the provisions of chapter four hundred twenty-five (425) of the Code.
- "21. The term 'household income' shall mean the total of all taxable income, as defined in section four hundred twenty-two point four (422.4) of the Code, for all related persons residing in the home residence at the end of the taxable year.
 - "22. The term 'rental property' shall mean:
- "a. The rented property must embrace the dwelling in which the renter is living at the time of the application for this credit.
- "b. Such rented property shall include rented portions of homes for the elderly, nursing homes, and similar rented property, but shall not include rented portions of such homes if real property taxes are not by law assessed against the property.
- "c. The rented property may contain one (1) or more contiguous lots or tracts of land with the buildings or other appurtenances thereon habitually, and in good faith, used as a part of the rented property.

- "d. If within a city or town plot, the rented property must not exceed nine and ninetenths (9 9/10) acres in extent.
- "e. If outside of a city or town, the rented property must not contain more than forty (40) acres.
- "f. The rented property must not embrace more than one (1) dwelling house, but where a rented property outside of a city or town has more than one (1) dwelling house situated thereon, the credit provided for in this subsection shall apply to the home and building used by the renter, but shall not apply to any other dwelling house and building situated upon said forty (40) acres.
- "g. The term 'dwelling house' shall embrace any rented property occupied wholly or in part by the claimant as a home."
- Sec. 13. Section four hundred twenty-two point twelve (422.12), Code 1966, is hereby amended as follows:
- 1. By striking from line four (4) the words "a personal exemption" and by inserting in lieu thereof the words "exemptions and credits".
 - 2. By adding following subsection five (5) the following new subsection:
- "6. An elderly home residence credit as computed under this subsection shall be allowed as a credit under this section for any person who has attained the age of sixty-five (65) years before the close of the tax year, and who has a homestead or who files a sworn statement to the effect that he has occupied rental property as a dwelling in good faith as a home for six (6) months or more in the tax year.
- "The elderly home residence credit shall be computed in one (1) of the following two (2) methods at the option of the taxpayer:
- "a. If the home residence property is a homestead, the home residence credit shall be computed as follows:
- "(1). If the household income is three thousand (3,000) dollars or less and the assessed value of the homestead is:
- $\lq\lq$ (a). Two thousand five hundred (2,500) dollars or less, the credit shall be sixty-two dollars and fifty cents (\$62.50).
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be fifty (50) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(d). Over three thousand five hundred (3,500) dollars, the credit shall be twenty-five (25) dollars.
- "(2). If the household income is over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less and the assessed value of the homestead is:

- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be fifty (50) dollars.
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be twenty-five (25) dollars.
- ``(d). Over three thousand five hundred (3,500) dollars, the credit shall be twenty (20) dollars.
- "(3). If the household income is over three thousand five hundred (3,500) dollars but four thousand (4,000) dollars or less and the assessed value of the homestead is:
- "(a). Two thousand five hundred (2,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(b). Over two thousand five hundred (2,500) dollars but three thousand (3,000) dollars or less, the credit shall be twenty-five (25) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be twenty (20) dollars.
- ``(d). Over three thousand five hundred (3,500) dollars, the credit shall be fifteen (15) dollars.
- (4). If the household income is over four thousand (4,000) dollars and the assessed value of the homestead is:
- $\lq\lq$ (a). Two thousand five hundred (2,500) dollars or less, the credit shall be twenty-five (25) dollars.
- $\rm ``(b).$ Over two thousand five hundred (2,500) but three thousand (3,000) dollars or less, the credit shall be twenty (20) dollars.
- "(c). Over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less, the credit shall be fifteen (15) dollars.
 - "(d). Over three thousand five hundred (3,500) dollars, no credit shall be allowed.
- "b. If the home residence property is rental property, the home residence credit shall be computed as follows:
- "(1). If the household income is three thousand (3,000) dollars or less and the total rents paid during the taxable year were:
- ``(a). One thousand (1,000) dollars or less, the credit shall be sixty-two dollars and fifty cents (\$62.50).
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be fifty (50) dollars.

- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- (d). Over one thousand five hundred (1,500) dollars, the credit shall be twenty-five (25) dollars.
- "(2). If the household income is over three thousand (3,000) dollars but three thousand five hundred (3,500) dollars or less and the total rents paid during the taxable year were:
 - "(a). One thousand (1,000) dollars or less, the credit shall be fifty (50) dollars.
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be twenty-five (25) dollars,
- "(d). Over one thousand five hundred (1,500) dollars, the credit shall be twenty (20) dollars.
- ``(3). If the household income is over three thousand five hundred (3,500) dollars but four thousand (4,000) dollars or less and the total rents paid during the taxable year were:
- "(a). One thousand (1,000) dollars or less, the credit shall be thirty-seven dollars and fifty cents (\$37.50).
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be twenty-five (25) dollars.
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be twenty (20) dollars.
- ``(d). Over one thousand five hundred (1,500) dollars the credit shall be fifteen (15) dollars.
- "(4). If the household income is over four thousand (4,000) dollars and the total rents paid during the taxable year were:
- ``(a). One thousand (1,000) dollars or less, the credit shall be twenty-five (25) dollars.
- "(b). Over one thousand (1,000) dollars but one thousand two hundred fifty (1,250) dollars or less, the credit shall be twenty (20) dollars.
- "(c). Over one thousand two hundred fifty (1,250) dollars but one thousand five hundred (1,500) dollars or less, the credit shall be fifteen (15) dollars.
 - "(d). Over one thousand five hundred (1,500) dollars, no credit shall be allowed.
- "Should the elderly home residence credit computed under this subsection result in the elderly home residence credit's exceeding the amount due as computed under these

provisions, the credit amount so computed shall constitute a claim against the state and it shall be paid to the taxpayer in the same manner as withholding refunds are paid under section four hundred twenty-two point sixteen (422.16), subsection nine (9), of the Code.

"Not more than one (1) total credit amount shall be obtained under the provisions of this subsection for each home residence."

Sec. 14. Section two hundred eighty-six A point one (286A.1), Code 1966, is hereby repealed, effective July 1, 1968, and the following enacted in lieu thereof:

"The several merged areas operating area vocational schools or community colleges and the several school districts operating junior colleges or community colleges in the state of Iowa shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter."

- Sec. 15. Section two hundred eighty-six A point two (286A.2), Code 1966, is hereby repealed, effective July 1, 1968.
- Sec. 16. Section two hundred eighty-six A point four (286A.4), Code 1966, is hereby amended, effective July 1, 1968, by striking all of subsections one (1), two (2), and four (4).
- Sec. 17. Section two hundred eighty-six A point seven (286A.7), Code 1966, is hereby repealed, effective July 1, 1968.
- Sec. 18. Chapter two hundred eighty-six (286), Code 1966, is hereby repealed, effective July 1, 1968.
- Sec. 19. Section two hundred eighty-five point one (285.1), Code 1966, is hereby amended, effective July 1, 1968, by striking subsection fifteen (15).
- Sec. 20. Section two hundred eighty-five point two (285.2), Code 1966, is hereby repealed, effective July 1, 1968.
- Sec. 21. Section two hundred eighty-five point three (285.3), Code 1966, is hereby repealed, effective July 1, 1968.
- Sec. 22. Section two hundred eighty-five point seven (285.7), Code 1966, is hereby repealed.
- Sec. 23. "In the event that the amount appropriated for reimbursement of the school districts is insufficient to pay in full the amounts to each of the school districts, the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. In no event shall the appropriation be less than thirty-five (35) percent of the average of reimbursable expenditures as provided in section ten (10) of this Act and in no event shall a school district receive less in the aggregate than was received by the district in reimbursement for the 1965-1966 fiscal year for any state funds distributed for general aid, supplemental aid, and transportation aid."
- Sec. 24. Section four hundred twenty-six point three (426.3), Code 1966, is hereby amended as follows:
- 1. By striking from lines seven (7) and thirteen (13) the word "fifteen" and by inserting in lieu thereof the word "twenty (20)".
 - 2. By striking all of said section after the period in line twenty-three (23).

Sec. 25. Section four hundred twenty-six point six (426.6), Code 1966, is hereby amended by striking from lines thirteen (13), fourteen (14), and fifteen (15) the word "fifteen" and by inserting in lieu thereof the word "twenty (20)".

Sec. 26. "If the per pupil reimbursable expenditures of a district in any school year exceed the adjusted state average per pupil reimbursable expenditures for such year, the payment of state funds to such district shall be computed as if the per pupil reimbursable expenditures of such district were equal to the adjusted state average per pupil reimbursable expenditures. It is the intent of this section that state funds under this Act shall not be used to pay that part of a district's per pupil reimbursable expenditures which exceeds the adjusted state average per pupil reimbursable expenditures.

"The adjusted state average per pupil reimbursable expenditures for any school year shall be determined by increasing the state average per pupil reimbursable expenditures for such year by the growth percentage for such year.

"The growth percentage for each year ending June 30 shall be the percentage increase in the general fund revenue from all state income taxes and state sales and use taxes during such year as compared with the preceding year. If there is a decrease in such general fund revenue during a year, the growth percentage for such year shall be zero. However, increases or decreases in the general fund resulting directly from changes in state revenue laws having an effective date in either of the two (2) preceding fiscal years shall be excluded. The state comptroller shall determine the growth percentage within thirty (30) days after the end of each year.

"For the purposes of this section, 'per pupil' means per public school pupil in average daily membership.

"The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for all days school was in session throughout a school year by the number of days school was in session during the school year."

Gannon of Jasper asked that action on House File 686 be deferred.

Objection was raised.

Gannon of Jasper moved that action on House File 686 be deferred until tomorrow.

The motion lost.

Millen of Van Buren moved the previous question.

The motion prevailed.

Petersen of Dallas moved that the House concur in the Senate amendments.

The motion lost and the House refused to concur.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

House File 737, a bill for an act relating to homestead tax credit for persons over sixty-five years of age, was taken up for consideration.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 737)

The ayes were 90:

Andersen Freeman McIntyre Roe Fullerton Middleswart Roorda Baker Gallagher Millen Sanders Battles Bennett Gannon Miller of Des Moines Schmarje Miller of Dubuque Shepherd Bergman Gittins Glenn Miller of Jones Sorg Bowin Miller of Page Strand Breitbach Graham Moffitt Strothman Busch Grassley Caffrey Hanson of Benton Mohrfeld Tapscott Hanson of Mitchell Thordsen Camp Mowry Christensen Nielsen Tieden Harbor Cochran Hicklin Nolin Van Drie Coffman O'Malley Varley Hill Conklin Holden Ossian Vetter Cunningham Johnson of Audubon Palmer Voorhees Curran Patton Watson Johnston of Polk Darrington Petersen of Dallas Kiilsholm Waugh Den Herder Kitner Pierson Winkelman Diehl Knight Poncy Wolfe · Distelhorst Radl Wood Koch Doderer Redfern Yoder Langland Dunton Renda Mr. Speaker Maloney Fisher of Greene McCray

The nays were 5:

Allen McCartney

Kluever

Absent or not voting 29:

Bailey Hullinger Pelton Story Beardslev King Peterson of Woodbury Stromer Carnahan Lee Reed Sullivan Clark Lipsky Schroeder Van Roekel Mayberry Shaw

Van Nostrand

Welden

DuffyMayberryShawEdgingtonMcNamaraSmithFischer of GrundyMensingSteffenFranklinNelsonStokes

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 353, a bill for an act relating to the licensing of feeder pig dealers, was taken up for consideration.

Varley of Adair offered the following amendment filed by him and moved its adoption:

Amend Senate File 353 as follows:

- 1. By striking Section 1.
- 2. By inserting a period after the word "sale" in line thirteen (13), Section 4, and by striking the remainder of line thirteen (13), all of line fourteen (14), and all except the word "the" in line fifteen (15).
 - 3. Further amend by striking Section 5 and renumbering the remaining section.

Division was requested.

Varley of Adair asked and received unanimous consent to withdraw Division 3 of the amendment.

Varley of Adair moved the adoption of Divisions 1 and 2 of the amendment.

Divisions 1 and 2 of the amendment were adopted.

Moffitt of Appanoose moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 353)

The ayes were 96:

Allen	Fisher of Greene	McCartney	Schmarje
Andersen	Franklin	McCray	Shaw
Baker	Freeman	McIntyre	Shepherd
Battles	Fullerton	Mensing	Smith
Beardsley	Gallagher	Middleswart	Sorg
Bergman	Gittins	Millen	Strand
Bowin	Glenn	Miller of Des Moines	Stromer
Breitbach	Graham	Miller of Jones	Strothman
Busch	Hanson of Benton	Miller of Page	Sullivan
Caffrey	Hanson of Mitchell	Moffitt	Thordsen
Camp	Harbor	Mohrfeld	Tieden
Carnahan	Hicklin	Nielsen	Van Drie
Christensen	Hill	Nolin	Van Roekel
Cochran	Holden	O'Malley	Varley
Conklin	Hullinger	Ossian	Vetter
Cunningham	Johnson of Audubon	Pelton	Voorhees
Curran	Kiilsholm	Petersen of Dallas	Watson
Darrington	Kitner	Pierson	Waugh .
Den Herder	Maloney	Sanders	= .

Welden Kluever Poncy Diehl Knight Radl Winkelman Distelhorst Wolfe Koch Reed Duffv Langland Renda Wood Dunton Roorda Mr. Speaker Fischer of Grundy Lee

The nays were 12:

CoffmanJohnston of PolkPalmerTapscottGannonMayberryRoeVan NostrandGrassleyMiller of DubuqueSteffenYoder

Absent or not voting 16:

BaileyEdgingtonMowryRedfernBennettKingNelsonSchroederClarkLipskyPattonStokesDodererMcNamaraPeterson of Woodbury Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 739, a bill for an act relating to subjection to sales and use taxes, goods, wares and merchandise used in the performance of contracts for projects under chapter four hundred nineteen (419) of the Code, was taken up for consideration.

Distelhorst of Des Moines offered the following amendment and moved its adoption:

Amend House File 739 by adding the following new sections:

- Section 2. Section four hundred twenty-three point one (423.1), Code 1966, is hereby amended as follows:
- A. By striking lines sixteen (16) through twenty-two (22) of subsection one (1) and inserting in lieu thereof the following:
 - "for generating electric current, or (c) chemicals, solvents, sorbents, or re-".
 - B. By striking subsection ten (10) of such section.
 - C. By striking subsection eleven (11) of such section.
- Section 3. Section four hundred twenty-three point three (423.3), Code 1966, is hereby amended by striking lines six (6) through thirteen (13).
- Section 4. Section four hundred twenty-three point four (423.4), Code 1966, is hereby amended by striking subsection five (5) of such section.

Amend the title to House File 739 by inserting in line four (4) after the word "Code" the words "; also relating to certain exemptions under chapter four hundred twenty-three (423) of the Code."

Camp of Clinton rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 739)

The ayes were 84:

Allen	Gallagher	McCray	Sanders
Andersen	Gannon	McIntyre	Shaw
Bailey	Gittins	Mensing	Smith
Battles	Graham	Middleswart	Sorg
Beardsley	Grassley	Millen	Strand
Bennett	Hanson of Benton	Miller of Dubuque	Stromer
Bergman	Hanson of Mitchell	Miller of Jones	Strothman
Bowin	Harbor	Moffitt	Thordsen
Caffrey	Hicklin	Mohrfeld	Tieden
Camp	Hill	Mowry	Van Drie
Carnahan	Holden	Nelson	Van Nostrand
Cochran	Johnson of Audubon	Nielsen	Van Roekel
Cunningham	Kiilsholm	Nolin	Varley
Darrington	Kitner	Ossian	Vetter
Den Herder	Klein	Patton	Voorhees
Distelhorst	Kluever	Petersen of Dallas	Waugh
Doderer	Knight	Poncy	Welden
Dunton	Langland	Radl	Winkelman
Edgington	Lee	Redfern	Wood
Fischer of Grundy	Lipsky	Roe	Yoder
Fisher of Greene	Maloney	Roorda	Mr. Speaker

The nays were 31:

Baker	Freeman	McNamara	Schmarje
Breitbach	Fullerton	Miller of Des Moines	Shepherd
Busch	Glenn	Miller of Page	Steffen
Christensen	Hullinger	O'Malley	Sullivan
Coffman	Johnston of Polk	Palmer	Tapscott
Conklin	Koch	Pelton	Watson
Curran	Mayberry	Peterson of Woodbury	Wolfe
Franklin	McCartney	Renda	

Absent or not voting 9:

Clark	King	Reed	Stokes
Diehl	Pierson	Schroeder	Story

Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 687, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, to the department of social welfare for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, support for Indians residing on a settlement, and medical assistance, with report of committee recommending amendment and passage, was taken up for consideration.

Miller of Page offered the following amendment filed by the committee on appropriations:

Amend House File 687, section one (1), as follows:

- 1. Line seven (7) strike "460.000.00" and insert "415.000.00".
- 2. Line eight (8) strike "7,200,000,00" and insert "6,200,000,00".
- 3. Lines nine (9) and ten (10) strike "seven hundred fifty thousand (750,000)" and insert "three hundred thousand (300,000)".
 - 4. Line eleven (11) strike "1,270,000,00" and insert "1,000,000,00".
 - 5. Line thirteen (13) strike "10,725,000.00" and insert "10,600,000.00".
 - 6. Line fourteen (14) strike "550,000.00" and insert "590,000,00".
 - 7. Line fifteen (15) strike "12.850,000.00" and insert "11.000.000.00".
- 8. Strike lines eighteen (18) through twenty-two (22) and insert "Of the funds herein appropriated there shall be not more than three million seven hundred fifty-thousand (3,750,000) dollars per year available for the administration".
 - 9. Line twenty-five (25) strike ". \$33.145.000.00".
 - 10. Strike lines twenty-six (26) through thirty (30).
 - 11. Line thirty-three strike "33,895,000.00" and insert "\$29,895,000.00".

Division was requested by Glenn of Polk.

Lipsky of Linn offered the following amendment to Division 2 of the committee amendment:

Amend the Committee on Appropriations amendment filed June 8, 1967, as follows:

By striking line four (4) and inserting in lieu thereof "7,000,000.00".

Kluever of Cass moved the previous question on the amendment.

The motion lost.

Lipsky of Linn moved the adoption of the amendment to Division 2 of the committee amendment.

Smith

Roll call was requested by Johnston of Polk and Gannon of Jasper.
On the question "Shall the amendment to Division 2 be adopted?"

The ayes were 39:

Bailey	Dunton	Miller of Des Moines	Redfern
Baker	Franklin	Nolin	Renda
Beardsley	Gallagher	O'Malley	Roe
Bennett .	Gannon	Palmer	Sorg
Breitbach	Glenn	Patton	Steffen
Caffrey	Johnston of Polk	Petersen of Dallas	Tapscott
Carnahan	Lipsky	Pierson	Van Roekel
Cochran	Maloney	Poncy	Watson
Distelhorst	Mayberry	Radl	Mr. Speaker
Doderer	McIntyre		

The nays were 70:

Allen	Gittins	Middleswart	Smith
Andersen	Graham	Millen	Strand
Battles	Grassley	Miller of Dubuque	Stromer
Bergman	Hanson of Mitchell	Miller of Jones	Strothman
Bowin	Harbor	Miller of Page	Sullivan
Busch	Hicklin	Moffitt	Thordsen
Camp	Hill	Mohrfeld	Tieden
Christensen	Holden	Mowry	Van Nostrand
Conklin	Johnson of Audubon	Nelson	Varley
Cunningham	Kiilsholm	Nielsen	Vetter
Curran	Kitner	Ossian	Voorhees
Darrington	Kluever	Pelton	Waugh
Den Herder	Knight	Peterson of Woodbury	Welden
Edgington	Koch	Roorda	Winkelman
Fischer of Grundy	Langland	Sanders	Wolfe
Fisher of Greene	Lee	Schmarje	Wood
Freeman	McCartney	Shepherd	Yoder
Fullerton	McCray	•	

Absent or not voting 15:

Clark	Hanson of Benton	Mensing	Stokes
Coffman	Hullinger	Reed	Story
Diehl	King	Schroeder	Van Drie
T. 00		an ·	

Duffy McNamara Shaw

The amendment to Division 2 of the amendment lost.

Miller of Page moved the adoption of Division 1 of the amendment.

Division 1 of the amendment was adopted.

Miller of Page moved the adoption of Division 3 of the amendment.

Roll call was requested by Gannon of Jasper and Johnston of Polk. On the question "Shall Division 3 of the amendment be adopted?"

The ayes were 47:

Kiilsholm Christensen Cunningham Kitner Klein Den Herder Freeman Kluever Fullerton Knight Gitting Koch Graham McCrav Grasslev Millen Hanson of Mitchell Miller of Dubuque

Holden Miller of Page Johnson of Audubon Moffitt

Mohrfeld Strothman Nelson Thordsen Nielsen Tieden Ossian Van Nostrand Pierson Varlev Roorda Vetter

Sanders Waugh Schmarie Welden Shepherd Wood Sorg Yoder Mr. Speaker Strand Stromer

The nays were 56:

Hicklin

Allen Conklin Andersen Curran Bailev Darrington Baker Distelhorst Battles Doderer Beardsley Dunton Bennett Fischer of Grundy Bergman Franklin Bowin Gallagher Breitbach Gannon Busch Glenn Caffrey Harbor Carnahan Hullinger Cochran Johnston of Polk

Lipsky Maloney Mayberry McCartney McIntyre McNamara Middleswart Miller of Des Moines Tapscott Mowry Nolin O'Mallev Palmer Patton

Langland

Poncy Radl Redfern Renda -Roe Smith Steffen Sullivan Van Roekel Voorbees Watson Winkelman Wolfe

Absent or not voting 21:

Camp Clark Coffman Diehl Duffy Edgington

Fisher of Greene Hanson of Benton Hill

Miller of Jones

King Lee

Mensing Pelton

Petersen of Dallas Peterson of Woodbury Story Reed

Schroeder Shaw Stokes Van Drie

Division 3 of the amendment lost.

Miller of Page moved the adoption of Division 4 of the amendment.

Division 4 of the amendment lost.

Miller of Page moved the adoption of Division 5 of the amendment.

Division 5 of the amendment was adopted.

Miller of Page moved the adoption of Division 6 of the committee amendment.

Division 6 of the amendment was adopted.

Miller of Page moved the adoption of Division 7 of the committee amendment.

Division 7 of the amendment was adopted.

Miller of Page moved the adoption of Division 8 of the amendment.

Division 8 of the amendment was adopted.

Doderer of Johnson offered the following amendment to Division ${\bf 2}$ of the amendment and moved its adoption:

Amend the Committee amendment, to House File 687, filed June 8, 1967, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

2. By striking in Section 1 line eight (8) the figures "7,200,000.00" and inserting in lieu thereof the figures "6,610,000.00".

The amendment to Division 2 of the amendment lost.

Miller of Page moved the adoption of Division 2 of the amendment.

Roll call was requested by Tapscott of Polk and Johnston of Polk.

On the question "Shall Division 2 be adopted?"

The aves were 66:

Allen	Graham	Miller of Dubuque	Strand
Battles	Grassley	Miller of Jones	Stromer
Bergman	Hanson of Mitchell	Miller of Page	Strothman
Bowin	Harbor	Moffitt	Sullivan
Busch	Hicklin	Mohrfeld	Thordsen
Christensen	Holden	Mowry	Tieden
Conklin	Johnson of Audubon	Nelson	Van Nostrand
Cunningham	Kiilsholm	Nielsen	Varley
Curran	Kitner	Ossian	Vetter
Darrington	Kluever	Patton	Voorhees
Den Herder	Knight	Pierson	Waugh
Edgington	Koch	Roorda	Welden
Fischer of Grundy	Langland	Sanders	Winkelman
Fisher of Greene	McCartney	Schmarje	Wolfe
Freeman	McCray	Shepherd	Wood

The nays were 38:

Andersen

Fullerton

Gittins

Doderer

Millen

Middleswart

Mayberry

Smith

Redfern

Yoder

Bailey Baker Beardsley Bennett Breitbach Caffrey Carnahan Cochran

Dunton Franklin Gallagher Gannon Glenn Johnston of Polk

Lipsky

Maloney

McNamara Miller of Des Moines Roe Nolin O'Mallev Palmer Petersen of Dallas Poncy

Renda Sorg Steffen Tapscott Van Roekel Watson Mr. Speaker

Distelhorst

Absent or not voting 20:

Camp Clark Coffman Diehl Duffy

Hanson of Benton HillHullinger King

McIntyre Mensing Pelton Peterson of Woodbury Story Reed

Radl

Schroeder Shaw Stokes

Van Drie

Division 2 of the amendment was adopted.

Lee

Lipsky of Linn moved to reconsider the vote by which Division 4 of the amendment lost.

The motion prevailed.

Lipsky of Linn moved the adoption of Division 4 of the amendment.

Roll call was requested by Beardsley of Polk and Caffrey of Polk.

On the question "Shall Division 4 be adopted?"

The ayes were 59:

Allen

Andersen

Battles Bergman Bowin Conklin Cunningham Darrington Den Herder Edgington Fisher of Greene Freeman Fullerton Gittins Graham

Grassley Hanson of Mitchell Hicklin Holden Johnson of Audubon Nelson Kiilsholm Kitner Kluever Knight Koch Langland McCartney McCray

Miller of Dubuque

Millen

Nielsen Ossian Patton Petersen of Dallas Pierson Schmarje Shepherd Smith Strand Stromer

Miller of Jones

Miller of Page

Moffitt

Mohrfeld

Strothman Sullivan Thordsen Tieden Van Nostrand Varley Vetter Voorhees

Waugh

Welden

Wolfe

Wood Yoder Mr. Speaker The navs were 41:

Doderer Maloney Renda Bailey Baker Dunton Mayberry Roe McIntyre Roorda Beardslev Franklin McNamara Bennett Gallagher Sanders Breitbach Middleswart Gannon Sorg Busch Glenn Mowry Steffen Caffrey Harbor Nolin Tapscott Carnahan Hullinger O'Malley Van Roekel Christensen Johnston of Polk Poncy Watson Cochran Lipsky Redfern Winkelman

Distelhorst

Absent or not voting 24:

Miller of Des Moines Schroeder Fischer of Grundy Camp Clark Hanson of Benton Palmer Shaw Pelton Coffman Hill Stokes Peterson of Woodbury Story Curran King Lee Diehl Radl Van Drie Reed Duffy Mensing

Division 4 of the amendment was adopted.

Miller of Page moved the adoption of Divisions 9, 10 and 11 of the amendment.

Divisions 9, 10 and 11 of the amendment were adopted.

Yoder of Johnson asked and received unanimous consent to withdraw his amendments filed May 9 and May 19, 1967, and found on pages 1333 and 1526 of the House Journal.

Mowry of Marshall asked and received unanimous consent to withdraw his amendment filed May 23, 1967 and found on pages 1577 and 1578 of the House Journal.

Doderer of Johnson asked and received unanimous consent to withdraw her amendment filed May 31, 1967 and found on pages 1701 and 1702 of the House Journal.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend House File 687 by adding thereto the following new section:

"In computing aid to dependent children payments the income of the recipient and eligible children shall be exempted in accordance with the provisions of Title IV, Section 402, of the federal Social Security Act."

The amendment was adopted.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 687)

The ayes were 91:

Middleswart Smith Allen Gallagher Millen Andersen Gittins Sorg Miller of Dubuque Strand Bailey Glenn Miller of Jones Baker Graham Stromer Miller of Page Strothman Battles Grassley Hanson of Mitchell Moffitt Sullivan Beardsley Mohrfeld Bennett Tapscott Harbor Thordsen Mowry Bergman Hicklin Bowin Hill Nelson Tieden Nielsen Van Nostrand Busch Holden O'Malley Van Roekel Caffrey Hullinger Johnson of Audubon Ossian Christensen Varley Palmer Conklin Vetter Kiilsholm Patton Cunningham Kitner Voorhees Kluever Petersen of Dallas Darrington Watson Den Herder Knight Pierson Waugh Koch Redfern Distelhorst Welden Langland Renda Edgington Winkelman Lipsky Fischer of Grundy Roorda Wolfe McCartney Sanders Fisher of Greene Wood Franklin McCray Schmarje Yoder McIntyre Shepherd Mr. Speaker Freeman Fullerton McNamara

The nays were 13:

BreitbachDuntonMaloneyPoncyCarnahanGannonMayberryRoeCochranJohnston of PolkNolinSteffen

Doderer

Absent or not voting 20:

Camp Miller of Des Moines Schroeder Duffy Clark Hanson of Benton Pelton Shaw Coffman Peterson of Woodbury Stokes King Curran Story Radl Lee Diehl Mensing Reed Van Drie

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REQUEST TO VOTE

Cochran of Webster asked and received unanimous consent to be recorded as voting aye on House Files 189 and 192; and Senate File 652.

O'Malley of Polk asked and received unanimous consent to be recorded as voting age on House File 737.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 61, 70, 101, 176, 197, 207, 246, 309 and 410; and Senate Files 244, 517, 546, 555, 575, 591, 595, 596, 597, 598, 625, 532, 671 and 752.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 61, 70, 101, 176, 197, 207, 246, 309 and 410; and Senate Files 244, 517, 546, 555, 575, 591, 595, 596, 597, 532, 598, 625, 671 and 752.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 12th day of June, 1967, sent to the governor for his approval: House Files 61, 70, 101, 176, 197, 207, 246, 309 and 410.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 8, 1967, the Governor had approved the following: House Files 23, 53, 55, 295, 381, 486, 577, 647 and 673; and Senate Files 225, 366 and 561; and that on June 9, 1967, the Governor had approved the following: House Files 695, 501, 467, 694, 20, 662, 674, 305, 365, 521 and 152.

Also that on June 10, 1967, the Governor had approved the following: Senate Files 695, 560, 510, 593, 691 and 101.

REPORT OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 347</u>, a bill for an act relating to elevators in the Robert Lucas state office building, and to make an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same <u>be indefinitely postponed</u>.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend Senate File 681 as follows: By striking the period at the end of line 4, Section 1 and adding the following, "and the following enacted in lieu thereof."

WELDEN of Hardin

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Tuesday, June 13, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, June 13, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Dale Morse, pastor of the Union Presbyterian Church, LeMars, Iowa.

The Journal of June 12 was approved.

PRESENTATION OF VISITORS

Camp of Clinton introduced to the House his son, Jim, of Clinton, Iowa.

Palmer of Polk introduced to the House 38 students attending the summer project at Woodrow Wilson Junior High School, Des Moines, Iowa, accompanied by Mr. Gritton.

Kluever of Cass introduced to the House 12 students from the Atlantic Community School District, Atlantic, Iowa. In the group were Representative Kluever's four children and Peter Wenden of New Zealand, a foreign exchange student. They were accompanied by Mrs. Freese, Mrs. Pellett, Mrs. Swisher and Mrs. Kluever.

ADOPTION OF SENATE CONCURRENT RESOLUTION 38

Vetter of Washington called up for consideration Senate Concurrent Resolution 38, relating to the necessity of improving mail service for the citizens of the state of Iowa, and found on page 1900 of the House Journal.

Vetter of Washington moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

SENATE MESSAGES CONSIDERED

Senate File 802, a bill for an act relating to interest on the investment of public funds.

Read first time and referred to sifting committee.

Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for construction, replacement, repairs, development, and alterations to state parks and reserves, state forests, and state waters; for dredging artificial lake development, erosion control, stream and lake access, land acquisition; for siltation control; for boundary surveys, engineering services, and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 775, a bill for an act to appropriate from the general fund to the state conservation commission for state parks, artificial lake development, etc.

Also:

That the Senate has refused to concur in the House amendment to the Senate amendment to House File 718, a bill for an Act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa.

AL MEACHAM, Secretary

SENATE FILE 338 RECONSIDERED

The Speaker called up for consideration the motion to reconsider Senate File 338 filed June 8, 1967 by Nielsen of Shelby and found on page 1892 of the House Journal.

Nielsen of Shelby moved to reconsider the vote by which the House insisted on its amendment to Senate File 338.

The motion prevailed.

Fisher of Greene moved that the House recede from its amendment to Senate File 338.

The motion prevailed and the House receded.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 338)

The ayes were 96:

Andersen	Freeman	McIntyre	Sanders
Bailey	Fullerton	Mensing	Schmarje
Battles	Gannon	Middleswart	Schroeder
Bennett	Gittins	Millen	Shaw
Bergman	Glenn	Miller of Des Moines	Shepherd
Breitbach	Graham	Miller of Dubuque	Sorg
Busch	Hanson of Benton	Miller of Jones	Steffen
Caffrey	Hanson of Mitchell	Miller of Page	Stokes
Camp	Hicklin	Moffitt	Strand
Carnahan	Holden ·	Mohrfeld	Stromer
Christensen	Johnson of Audubon	Nelson	Sullivan
Clark	Kiilsholm	Nielsen	Tapscott
Cochran	King	Nolin	Thordsen
Coffman	Kitner	O'Malley	Tieden
Conklin	Klein	Ossian	Van Drie
Cunningham	Kluever	Palmer	Van Roekel
Curran	Knight	Pelton	Watson
Darrington	Koch	Pierson ·	Waugh
Den Herder	Langland	Poncy	Welden
Diehl	Lee	Redfern	Winkelman
Distelhorst	Lipsky	Reed	Wolfe
Doderer	Maloney	Renda	Wood
Dunton	McCartney	Roe	Yoder
Fisher of Greene	McCray	Roorda	Mr. Speaker

The nays were 2:

Patton Strothman

Absent or not voting 26:

Allen Franklin Mayberry Smith Baker Gallagher McNamara Story

Beardsley Grassley Mowry Van Nostrand Bowin Harbor Petersen of Dallas Varley

Duffy Hill Peterson of Woodbury Vetter
Edgington Hullinger Radl Voorhees

Fischer of Grundy Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR (Senate File 677)

Den Herder of Sioux called up for consideration Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 677 as follows:

By striking lines 2 through 5, inclusive, and by inserting in lieu thereof the following:

"Amend section nine (9) by striking from line twenty-eight (28) the words ", wages not in excess of six thousand six hundred (6,600) dollars." and by inserting in lieu thereof the words "through December 31, 1968, six thousand six hundred (6,600) dollars; for the calendar year from January 1, 1969 through December 31, 1969, ten thousand (10,000) dollars; and thereafter all wages without limit."

Further amend the House amendment to Senate File 677 by striking lines 6 through 17, inclusive.

The motion lost and the House refused to concur.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 26

Roorda of Jasper called up for consideration House Concurrent Resolution 26, relating to giving recognition to all ethnic and racial groups in school textbooks and educational materials, found on page 1759 of the House Journal.

Roorda of Jasper moved the adoption of the resolution.

The motion prevailed and the resolution was adopted,

CONSIDERATION OF BILLS

(UNFINISHED BUSINESS)

The House resumed consideration of Senate File 739, a bill for an act to establish a state department of social services, combining the present functions of the board of social welfare, department of social welfare, board of parole, board of control of state institutions and other state agencies and divisions.

The House resumed consideration of the following amendment filed by Lipsky of Linn et al:

Amend Senate File 739 as follows:

- 1. Section 2, by striking all of lines one (1) through thirteen (13) and "ment." in line fourteen (14) and inserting in lieu thereof the following:
- Sec. 2. There is hereby created within the department of social services a council on social services which shall act in a policy-making and advisory capacity on matters within the jurisdiction of the department. The council shall consist of five members appointed by the governor with the consent of two-thirds (2/3) of the senate. Appointments shall be made on the basis of interest in public affairs, good judgment, and knowledge and ability in the field of social services. Such appointments shall be made to provide a diversity of interest and point of view in the membership and without regard to religious opinions or affiliations. The term of each member of the council shall be for six years, except that those initially appointed shall serve as follows:

One member shall serve until June 30, 1969.

Two members shall serve until June 30, 1971,

Two members shall serve until June 30, 1973.

Each term shall commence on July 1 of the year of appointment.

- 2. By striking all of Section 3.
- 3. Section 4, by inserting the following as subsection 1: Organize annually and select a chairman and vice-chairman.

Section 4, by striking all of subsections four (4), seven (7) and eight (8).

Section 4, by striking from line one (1) of subsection nine (9) the word "Approve" and inserting in lieu thereof the word "Adopt".

Section 4, by striking from line one (1) of subsection nine (9) the word "adopted" and inserting in lieu thereof the word "recommended".

Section 4, by adding at the end thereof the following subsection:

"Recommend to the governor the names of individuals qualified for the position of commissioner of social services when a vacancy exists in the office."

Section 4, by renumbering the subsections.

4. Section 5, line one (1), by inserting after the word "meet" the words "at least".

Section 5, by adding thereto the following:

"The amount of per diem any one member may receive in any fiscal year beginning with the date of employment shall not exceed eight hundred (800) dollars."

5. Section 7, by striking all of said section and inserting in lieu thereof the following:

- (1) The governor shall appoint the council on social services on or before July 1, 1967. The commissioner of the department of social services shall be appointed at the earliest date thereafter in accordance with the provisions of this Act. The governor by executive order shall accomplish the transfer of functions, records, equipment, appropriations, other property, and personnel provided in this Act no later than July 1, 1968. Any such powers, duties, functions, responsibilities and programs not so transferred, shall be transferred by operation of law on July 1, 1968.
- (2) The assignment of functions shall consist of a realigning of authority and responsibility in accord with the terms of this Act and need not necessarily involve the movement of personnel or equipment, the establishment of any subdivision or bureau within any office or department, the revision of any job description, or other detailed matter relating to the internal operation of any new office or department.
- (3) The governor may also by executive order prior to July 1, 1968, after he has determined that the board of control or the board of social welfare no longer has any significant functions to perform, provide that the offices of the members thereof be abolished. Thereafter such offices shall stand abolished and the members thereof shall not be entitled to any further compensation. In any event such offices shall stand abolished as of July 1, 1968 and the members thereof shall not be entitled to or receive any further compensation.
- (4) The governor may submit to the General Assembly thirty (30) days prior to the convening of the Sixty-third General Assembly, bills in the form of amendments to the Code or subsequent session laws which may be necessary to implement the terms of this Act and the application of functions and duties among the subdivisions or bureaus within the offices or departments. Where the transfer or assignment of any particular function presents special administrative or legal difficulties, the governor may delay the effective date of that particular transfer and shall present the reasons therefor to the Sixty-third General Assembly.
- 6. Section 9, by striking from line one (1) the words "adopt and" and all of line two (2) and inserting in lieu thereof the words "recommend to the council for adoption".

Section 9, by inserting in line fourteen (14) after the word "rule." the following sentence:

"The commissioner shall organize the department of social services into divisions to carry out in efficient manner the intent of this "Act."

Section 9, by striking from line fifteen (15) the word "shall" and inserting in lieu thereof the word "may".

- 7. Section 10, by striking from line one (1) the word "shall" and inserting in lieu thereof the word "may".
- 8. Section 12, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 9. Section 14, by striking from line one (1) the word"He" and inserting in lieu thereof the words "The director of the division of mental health".

- 10. Section 15, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 11. Section 17, by striking from line two (2) the word "shall" and inserting in lieu thereof the word "may".
- 12. Section 32, by inserting at the beginning of line four (4) the words "The commissioner and the".
- 13. Section 44, by striking the word "prescribe" in line four (4) and inserting in lieu thereof "recommend to the council on social services for adoption."
- Section 44, by striking from line fifteen (15) the word "directors" and inserting in lieu thereof the word "council".
- 14. Section 236, by striking all of lines four (4) through six (6), inclusive, and by inserting in lieu thereof the following:
- 'When used in this chapter the word 'commissioner' or 'state commissioner' means the commissioner of public health. \cdot
- ''When used in this chapter the word 'department' or 'state department' means the state department of health.''
- 15. Section 238, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 16. Section 239, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 17. Section 240, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 18. Section 241, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 19. Section 242, by striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- 20. Section 243, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 21. Section 244, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 22. Section 245, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 23. Section 246 as follows:
- a. By striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".

- b. By striking from line seven (7) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 24. Section 247 as follows:
- a. By striking from line five (5) the word "director" and by inserting in lieu thereof the word "commissioner".
- b. By striking from line seven (7) the word "director" and by inserting in lieu thereof the word "commissioner".
 - 25. Section 248 as follows:
 - a. By striking all of lines three (3) and four (4).
- b. By striking from line eight (8) the word "director" and by inserting in lieu thereof the word "commissioner".
- 26. Section 249, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".
- 27. Section 250, by striking from line six (6) the word "director and by inserting in lieu thereof the word "commissioner".
- 28. Section 251, by striking from line six (6) the word "director" and by inserting in lieu thereof the word "commissioner".
- 29. Section 252, by striking from line four (4) the word "director" and by inserting in lieu thereof the word "commissioner".

Tapscott of Polk asked and received unanimous consent to withdraw his amendment, filed June 5, 1967 to the Lipsky et al amendment, and found on page 1801 of the House Journal.

Tapscott of Polk offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Lipsky, Klein, Gallagher amendment to Senate File 739, filed May 26, 1967 by striking lines thirty-four (34), thirty-five (35), thirty-six (36), thirty-seven (37), and thirty-eight (38).

Roll call was requested by Tapscott of Polk and McNamara of Linn.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 36:

Baker	Dunton	Maloney	Poncy
Bennett	Franklin	Mayberry	Radl
Breitbach	Freeman	McNamara	Redfern
Caffrey	Gallagher	Middleswart	Renda
Carnahan	Gannon	Miller of Des Moines	Roe
Christensen	Glenn	Miller of Dubuque	Steffen
Cochran	Hanson of Benton	Nolin	Tapscott
Distelhorst	Hill	O'Malley	Tieden
Doderer	Hullinger	Palmer	Varley

The nays were 74:

Miller of Page ·Allen Graham Stokes Andersen Grasslev Moffitt Strand Hanson of Mitchell Mohrfeld Stromer Bailey Strothman Battles Harbor Mowry Beardsley Hicklin Nelson Sullivan Bergman Johnson of Audubon Nielsen Thordsen Bowin Kiilsholm Ossian Van Drie Van Nostrand Patton Busch King Clark Kitner Pelton Van Roekel Coffman Klein Petersen of Dallas Vetter Conklin Kluever Reed Watson Cunningham Knight Roorda Waugh Curran Koch Schmarie Welden Den Herder Langland Schroeder Winkelman Diehl Lipsky Shaw Wolfe McCartney Shepherd booW Edgington Smith Yoder Fischer of Grundy McCray Mr. Speaker Fullerton Mensing Sorg Miller of Jones Gitting

Absent or not voting 14:

CampHoldenMillenSandersDarringtonJohnston of PolkPeterson of Woodbury StoryDuffyLeePiersonVoorhees

Fisher of Greene McIntyre

The amendment to the amendment lost.

Lipsky of Linn moved to reconsider the vote by which Divisions 1 and 2 of her amendment lost on June 5, 1967.

McNamara of Linn rose on point of order that the lady from Linn had not voted on the prevailing side.

The record showed that the vote was a non-record vote and the Speaker ruled the point not well taken.

The motion to reconsider prevailed.

Lipsky of Linn moved the adoption of Division 1 of her amendment.

Division 1 of the amendment was adopted.

Tapscott of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Lipsky, Klein, Gallagher amendment to Senate File 739, filed May 26, 1967 by striking the word "Recommend" in line 36 and inserting in lieu thereof the words "May recommend".

The amendment to the amendment lost.

Lipsky of Linn moved the adoption of Divisions 2 through 29 of the amendment. Divisions 2 through 29 of the amendment were adopted.

Koch of Woodbury offered the following amendment filed by him and moved its adoption:

Amend Senate File 739, Section 8, by striking from line eleven (11), twelve (12) and thirteen (13) the words "with special emphasis on his experience and background in the areas of social welfare and institutional administration" and inserting in lieu thereof a period.

The amendment was adopted.

Lipsky of Linn offered the following amendment filed by her:

Amend Senate File 739 as follows:

- 1. By inserting after the word "health," in line seventeen (17) of section nine (9) the words "the division of medical services,".
- 2. By adding the following as section sixteen (16) and by renumbering the remaining sections in conformity with this amendment:
- "Sec. 16. The director of the division of medical services shall be a physician qualified by character, training and experience to perform the duties of such office. He shall be responsible for the administration of programs which provide medical assistance or services and shall carry out such other functions and duties as may be delegated to him by the commissioner of social services."
- 3. By striking from line six (6) of section four hundred nineteen (419) the words "child and family" and by inserting in lieu thereof the word "medical."

Glenn of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Lipsky, Klein and Gallagher amendment to Senate File 739, filed June 5, 1967, by striking the word "shall" in line six (6) and inserting in lieu thereof the word "may".

The amendment to the amendment was adopted.

Lipsky of Linn moved the adoption of the amendment as amended.

The amendment as amended lost.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend Senate File 739 as follows:

- (1) by striking lines twenty-two (22) through twenty-five (25) inclusive of Section 17.
- (2) By striking all of Sections 369 through 387 inclusive.
- (3) By striking Section 431, and by renumbering the remaining sections.

Roll call was requested by Tieden of Clayton and Harbor of Mills.

On the question "Shall the amendment be adopted?"

The aves were 42:

Allen **Battles** Bergman Camp Carnahan

Christensen Clark Coffman Darrington Diehl Edgington

Fischer of Grundy Fisher of Greene Freeman Fullerton Harbor Johnson of Audubon Miller of Page Kiilsholm King Kitner Kluever Knight

McCartney McNamara Mensing Nielsen Ossian Sanders Schmarie

Middleswart

Millen

Koch

Langland

Smith Strothman Sullivan Tieden Van Nostrand Van Roekel Waugh Welden Winkelman Wolfe

The nays were 69:

Andersen Bailey Baker Beardslev Bennett Bowin Breitbach Busch Caffrey

Cochran Conklin Cunningham Curran Den Herder Distelhorst Dunton Franklin Gallagher

Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Hicklin Hill. Holden Johnston of Polk Klein Lee Lipsky Maloney Mayberry McCray McIntyre

Gannon

Miller of Dubuque Miller of Jones Moffitt Mohrfeld Nolin O'Malley Patton Pelton Peterson of Woodbury Varley Pierson Poncy Radl Reed Renda

Roe Roorda Miller of Des Moines Shaw Shepherd Sorg Steffen Stokes Strand Tapscott Thordsen Van Drie Vetter Watson booW

Yoder

Mr. Speaker

Absent or not voting 13:

Doderer Duffv Gittins Hullinger

Mowry Nelson Palmer Petersen of Dallas Redfern Schroeder

Story Stromer Voorhees

The amendment lost.

Millen of Van Buren moved the previous question.

The motion lost.

Speaker Pro Tempore Kluever in the chair at 11:45 a.m.

Bowin of Black Hawk moved the previous question.

The motion lost.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S. F. 739)

The ayes were 69:

Allen	Duffy	Mayberry	Roe
Andersen	Dunton	McCartney	Schmarje
Bailey	Franklin	McIntyre	Shaw
Baker	Gallagher	Middleswart	Shepherd
Baringer	Gannon	Millen	Sorg
Battles	Glenn	Miller of Des Moines	Steffen
Beardsley	Grassley	Miller of Dubuque	Stromer
Bowin	Hanson of Benton	Moffitt	Tapscott
Breitbach	Hanson of Mitchell	Nolin	Van Drie
Busch	Hicklin	O'Malley	Varley
Caffrey	Hill	Palmer	Vetter
Christensen	Hullinger	Pelton	Voorhees
Cochran	Johnston of Polk	Petersen of Dallas	Watson
Conklin	Klein	Poncy	Welden
Curran	Lee	Radl	Wood
Darrington	Lipsky	Redfern	Yoder
Distelhorst	Maloney	Renda	Mr. Speaker
Doderer			

The nays were 52:

Bergman	Gittins	Mensing	Schroeder
Camp	Graham	Miller of Jones	Smith
Carnahan	Harbor	Miller of Page	Stokes
Clark	Holden	Mohrfeld	Strand
Coffman	Johnson of Audubon	Mowry	Strothman
Cunningham	Kiilsholm	Nelson	Sullivan
Den Herder	King	Nielsen	Thordsen
Diehl	Kitner	Ossian	Tieden
Edgington	Knight	Patton	Van Nostrand
Fischer of Grundy	Koch	Peterson of Woodbury	Van Roekel
Fisher of Greene	Langland	Pierson	Waugh
Freeman	McCray	Roorda	Winkelman
Fullerton	McNamara	Sanders	Wolfe

Absent or not voting 3:

Bennett Reed Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Millen of Van Buren moved to reconsider the vote by which Senate File 739 passed the House.

The motion lost.

On motion by Millen of Van Buren the House recessed until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Watson of Ringgold on request of Van Drie of Story; Petersen of Dallas at 4:00 p.m. on request of the Speaker.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed Senate File 803, a bill for an act relating to the availability of receipts of the board of control institutions.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 48, requesting the Iowa Reciprocity Board to rescind the May 1, 1967 ruling denying reciprocity to trucks bearing Minnesota farm registrations with gross weights in excess of 12,000 pounds and to grant reciprocity to all trucks bearing Minnesota farm registration plates regardless of the gross weight of the vehicle.

AL MEACHAM. Secretary

SENATE CONCURRENT RESOLUTION 48

By: Buren, Murray and Kibbie

WHEREAS, farmers residing in the state of Minnesota have created millions of dollars of business annually for the state of Iowa through the sale of livestock and grain to receiving points in the state of Iowa, and

WHEREAS, a great volume of this business is transported by trucks duly registered in the state of Minnesota with a special license available only to farmers, and

WHEREAS, the Iowa Reciprocity Board as of May 1, 1967 has denied reciprocity to Minnesota trucks so registered which exceed a gross weight of 12,000 pounds and has required these trucks to register in Iowa and pay a fee considerably in excess of the Minnesota fee, and

WHERFAS, the Board's ruling will result in the refusal of Minnesota farmers to enter the state of Iowa to sell grain and other products and the consequent failure of these farmers to purchase Iowa commodities, and

WHEREAS, the ruling will further create a great hardship upon northern Iowa merchants, will create ill feeling between the residents of the state of Iowa and the state of Minnesota, and will generally act to the detriment of the economic and social welfare of the state of Iowa; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the Iowa Reciprocity Board be requested to rescind the May 1, 1967 ruling denying reciprocity to trucks bearing Minnesota farm registrations with gross weights in excess of 12,000 pounds and to grant reciprocity to all trucks bearing Minnesota farm registration plates regardless of the gross weight of the vehicle.

BE IT FURTHER RESOLVED That the Secretary of the Senate forward a copy of this resolution to the Secretary and to each member of the Iowa Reciprocity Board.

Smith of O'Brien offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 28

By Smith of O'Brien

WHEREAS, Senate File 532 enacted by the Sixty-Second General Assembly provides that the state board of regents after authorization by a constitutional majority of the General Assembly may carry out any project as defined in the Act at the state university of Iowa, and

WHEREAS, Senate File 532 authorizes the state board of regents to borrow money and to issue and sell negotiable bonds or notes to pay all or any part of the cost of carrying out such projects at the institution payable solely and only from and shall be secured by an irrevocable pledge of a sufficient portion of the University Hospital Income, and

WHEREAS, many of the facilities of the hospitals at the state iniversity of Iowa were built between forty and fifty years ago and are inadequate to meet present and future demands for statewide medical and teaching services, and

WHEREAS, said inadequacy exists in operating room facilities which are located in several different areas at the university hospitals and are not designed for today's advanced surgical techniques and workload of more than fifteen thousand operations annually, and

WHEREAS, present space available for radiological services, one of the most important fields in modern medicine, is less than that recommended by the U. S. Public Health Services for a prototype hospital of five hundred beds although the university hospitals have eleven hundred ninety-two beds, and

WHEREAS, the out-patient clinical facilities are located in widely separated areas of the hospitals and seriously encumber the ability of the clinical specialists to handle almost one-quarter million patient visits annually and concentration of these services in a single area will greatly facilitate services to patients and training for family practice, and improve efficiency, and

WHEREAS, forty percent or four hundred forty of the beds serving annually more than 33,000 in-patients are located in large sixteen to twenty bed wards and do not meet the standards established for Medicare patients or the demands by private patients and, further, detailed studies have shown that remodeling these existing large wards into smaller units would be prohibitively costly and create insurmountable problems in teaching, and

WHEREAS, to alleviate these conditions, the board of regents requests authori-

zation to construct an eight-story structure of 466,000 gross square feet south of the general hospital, to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities for four hundred beds, at an estimated total cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing under the provisions of Senate File 532 and the remainder to be financed by federal and other funds; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE THE SENATE CONCURRING, that the State Board of Regents be and is hereby authorized to construct an addition of 466,000 gross square feet of floor space, more or less, to the general hospital of state university of Iowa to house an operating room suite and facilities, a diagnostic radiology section, out-patient clinic, and in-patient facilities at an estimated cost of \$17,550,000 of which not more than \$12,000,000 would be financed by borrowing authorized by the provisions of Senate File 532 enacted by the Sixty-Second General Assembly.

Laid over under Rule 25.

COMMITTEE REPORT RECONSIDERED

(Senate File 176)

Bennett of Polk called up for consideration the motion to reconsider the vote on Senate File 176, a bill for an act to prescribe minimum wages for employees, to provide for the administration of the minimum wage provisons, and to provide for the enforcement of such provisions, filed April 21, 1967 by Millen of Van Buren and found on page 1067 of the House Journal.

Bennett of Polk moved to reconsider the vote by which the report of the committee on industrial and human relations on Senate File 176 recommending indefinite post-ponement was adopted.

Roll call was requested by Gannon of Jasper and Tapscott of Polk.

Rule 69 was invoked.

On the question "Shall the motion prevail?"

The ayes were 59:

*			
Allen	Den Herder	Lipsky	Redfern
Andersen	Distelhorst	Maloney	Reed
Baker	Doderer	Mayberry	Renda
Beardsley	Duffy	McCray	Roe
Bennett	Dunton	McIntyre	Sorg
Bowin	Franklin	McNamara	Steffen
Breitbach	Gallagher	Miller of Des Moines	Strand
Busch	Gannon	Miller of Dubuque	Tapscott
Caffrey	Glenn	Nolin	Thordsen
Camp	Hanson of Benton	O'Malley	Van Roekel
Carnahan	Hill	Palmer	Voorhees
Christensen	Johnston of Polk	Pelton	Waugh
Cochran	Kitner	Petersen of Dallas	Wood

Coffman Conklin

Langland Lee

Poncy Radi

Mr. Speaker

The nays were 55:

Bailey Grassley Battles

Hanson of Mitchell

Miller of Jones Moffitt

Smith Stokes Stromer Strothman

Bergman Clark Cunningham

Curran

Diehl

Harbor Hicklin Holden

Mohrfeld Nelson Nielsen Johnson of Audubon Ossian

Sullivan Van Drie Peterson of Woodbury Van Nostrand

Edgington Fischer of Grundy Fisher of Greene

Kluever Knight Koch

King

Kiilsholm

Roorda Sanders Schmarie Schroeder

Vetter Welden Winkelman

Freeman Fullerton Gittins Graham

McCartney Mensing Millen

Shaw Shepherd

Pierson

Wolfe Yoder

Varley

Absent or not voting 10:

Darrington Hullinger

Middleswart Miller of Page Patton Story

Tieden Watson

Klein Mowry

The motion prevailed.

Gannon of Jasper moved the adoption of the committee report.

The motion lost and the committee report was rejected.

The Speaker announced that Senate File 176 is hereby referred to the sifting committee.

SENATE FILE 681 RECONSIDERED

Welden of Hardin called up for consideration the motion to reconsider the vote on Senate File 681 filed June 9, 1967, by McIntyre of Linn and found on page 1921 of the House Journal.

Welden of Hardin moved that the vote by which Senate File 681 passed the House be reconsidered.

The motion prevailed.

Welden of Hardin moved to reconsider the vote by which Senate File 681 was placed on its last reading.

The motion prevailed.

Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight, was taken up for consideration.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend Senate File 681 as follows: By striking the period at the end of line 4, Section 1 and adding the following, "and the following enacted in lieu thereof,"

The amendment was adopted.

Beardsley of Polk offered the following amendment and moved its adoption:

- 1. Amend Senate File 681 by inserting in line 2 of Section 2 after the word "application" the words "and with good cause being shown therefor".
- 2. Further amend Section 2 by striking the words "this chapter" and the period in line 5 and inserting therein the following: "sections 321.452 through 321.466, but not to exceed the limitations imposed in sections 2 through 16 of this act".

The amendment was adopted.

Welden of Hardin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?'' (S.F. 681) The ayes were 91:

Fullerton	Mensing	Shepherd
Gannon	Middleswart	Smith
Gittins	Millen	Steffen
Graham	Miller of Des Moines	Stokes
Grassley	Miller of Dubuque	Strand
Hanson of Mitchell	Miller of Jones	Stromer
Harbor	Miller of Page	Strothman
Hicklin	Mohrfeld	Sullivan
Hill	Mowry	Tapscott
Johnson of Audubon	Nelson	Thordsen
Kiilsholm	Nielsen	Tieden
Kitner	Nolin	Van Drie
Klein	O'Malley	Van Nostrand
Kluever	Ossian	Van Roekel
Knight	Palmer	Vetter
Koch	Pelton	Waugh
Langland	Peterson of Woodbury	Welden
Lee	Pierson	Winkelman
Lipsky	Redfern	Wolfe
Maloney	Renda	Wood
Mayberry	Roe .	Yoder
McCray	Sanders	Mr. Speaker
McNamara	Schmarje	
	Gannon Gittins Graham Grassley Hanson of Mitchell Harbor Hicklin Hill Johnson of Audubon Killsholm Kitner Klein Kluever Knight Koch Langland Lee Lipsky Maloney Mayberry McCray	Gannon Middleswart Gittins Millen Graham Miller of Des Moines Grassley Miller of Dubuque Hanson of Mitchell Miller of Jones Harbor Miller of Page Hicklin Mohrfeld Hill Mowry Johnson of Audubon Nelson Killsholm Nielsen Kitner Nolin Klein O'Malley Kluever Ossian Knight Palmer Koch Pelton Langland Peterson of Woodbury Lee Pierson Lipsky Redfern Maloney Renda Mayberry Roe McCray Sanders

The nays were 25:

Bowin	Gallagher	McCartney	Roorda
Busch	Glenn	McIntyre	Schroeder
Carnahan	Hanson of Benton	Moffitt	Shaw
Conklin	Holden	Poncy	Sorg
Diehl	Johnston of Polk	Radl	Varley
Doderer	King	Reed	Voorhees
Franklin	_		

Absent or not voting 8:

Camp	Den Herder	Patton	Story
Darrington	Hullinger	Petersen of Dallas	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF JOINT RESOLUTION

APPROPRIATIONS COMMITTEE CALENDAR

House Joint Resolution 33, a joint resolution to create an interim committee to study the conduct and policies of the Iowa liquor control commission and Iowa liquor laws, and to make an appropriation therefor, was taken up for consideration.

Fischer of Grundy moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?"

The ayes were 59:

The ayes were 59:			
Allen	Fisher of Greene	Lee	Shepherd
Bailey	Freeman	McCartney	Smith
Battles	Fullerton	McCray	Strand
Bergman	Gittins	Mensing	Strothman
Camp	Graham	Miller of Page	Sullivan
Carnahan	Grassley	Moffitt	Tieden
Clark	Harbor	Mohrfeld	Van Drie
Coffman	Hicklin	Mowry	Van Nostrand
Conklin	Johnson of Audubon	Nelson	Varley
Cunningham	Kiilsholm	Nielsen	Voorhees
Darrington	King	Peterson of Woodbury	Waugh
Den Herder	Kitner	Roorda	Welden
Diehl	Knight	Sanders	Winkelman
Edgington	Koch	Schmarje	Wolfe

Fischer of Grundy Langland Schroeder

The nays were 50:

Hanson of Benton Miller of Des Moines Shaw Baker Beardsley Hanson of Mitchell Miller of Dubuque Sorg Bennett Hill Miller of Jones Steffen Breitbach Holden Nolin Stokes Johnston of Polk O'Mallev Stromer Caffrey Distelhorst Kluever Ossian Tapscott Doderer Lipsky Palmer Thordsen Van Roekel Duffy Maloney Poncy Dunton Mayberry Radl Vetter Franklin McIntyre Reed Wood Renda Gallagher McNamara Yoder Gannon Middleswart Roe Mr. Speaker Glenn Millen

Absent or not voting 15:

Cochran Patton Redfern Andersen Bowin Curran Pelton Story Busch Petersen of Dallas Watson Hullinger Pierson

Christensen Klein

The joint resolution having failed to receive a constitutional majority was declared to have failed to pass the House.

Gannon of Jasper moved to reconsider the vote by which House Joint Resolution 33 failed to pass the House.

The motion prevailed.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Joint Resolution 33 by striking Section 6 and Section 7.

Tapscott of Polk moved that House Joint Resolution 33 be laid on the table.

The motion lost.

Gannon of Jasper moved the adoption of the amendment.

The amendment lost.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend House Joint Resolution 33 by adding at the end of Section 3 the following:

"The study commission shall also investigate and determine why the state auditor is unable to determine the amount of taxes due the state of Iowa from liquor license holders."

The Speaker ruled the amendment out of order under Rule 34.

Van Drie moved the previous question.

The motion lost.

Fischer of Grundy moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

Rule 69 was invoked.

On the question 'Shall the joint resolution be adopted?" (H.J.R. 33)

The ayes were 70:

Allen Edgington Koch Schmarje Andersen Fischer of Grundy Langland Schroeder Bailey Fisher of Greene Lee Shepherd Battles Freeman McCartney Smith Bergman Fullerton Mensing Strand Bowin Gittins Miller of Jones Strothman Busch Miller of Page Graham Sullivan Camp Grassley Moffitt Tieden Carnahan Hanson of Mitchell Mowry Van Drie Christensen Harbor Nelson Van Nostrand Clark Hicklin Nielsen Van Roekel Coffman Hill Ossian Varley Conklin Johnson of Audubon Pelton Voorhees Cunningham Kiilsholm Peterson of Woodbury Waugh Curran Welden King Pierson Darrington Kitner Roorda Winkelman Den Herder Klein Sanders Wolfe Diehl Knight

The nays were 49:

Baker	Glenn	Middleswart	Roe
Beardsley	Hanson of Benton	Millen	Shaw
Bennett	Holden	Miller of Des Moines	Sorg
Breitbach	Hullinger	Miller of Dubuque	Steffen
Caffrey	Johnston of Polk	Nolin	Stokes
Cochran	Kluever	O'Malley	Stromer
Distelhorst	Lipsky	Palmer	Tapscott
Doderer	Maloney	Poncy	Thordsen
Duffy	Mayberry	Radl	Vetter
Dunton	McCray	Redfern	Wood
Franklin	McIntyre	Reed	Yoder
Gallagher	McNamara	Renda	Mr. Speaker
Gannon			

Absent or not voting 5:

Mohrfeld Petersen of Dallas Story Watson

Patton

The joint resolution having received a constitutional majority was declared to have been adopted the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Gannon of Jasper called up for consideration House File 634, a bill for an act entering into and relating to the Upper Mississippi Riverway Compact and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 634 as follows:

By striking from line 2, section 2, the word "member" and by inserting in lieu thereof the words "permanent member from Iowa". By inserting in line 4, section 2, after the word "appoint" the word "the". By inserting in line 5, section 2, after the words "remaining members" the words "from Iowa". By inserting in line 5, section 2, after the word "commission" the words "Such members may, also, be members of another board of commission established by law." By inserting in line 5, section 2, before the words "The members" the following: "The appointment of the remaining three (3) members shall be confirmed by a two-thirds (2/3) vote of the Senate. Vacancies occurring while the general assembly is not in session, shall be filled by appointment of the governor and submitted to the Senate for confirmation as herein provided, within thirty (30) days of convening of the next regular session of the general assembly."

By numbering properly and adding thereto the following new section:

"Sections two (2) and five (5) of this Act shall not be effective until at least two (2) other states enact laws or legislation pursuant to such state's constitution that will allow such state to become a member state to the Upper Mississippi River Compact. Nothing contained in such compact shall be construed to pledge the general assembly of the state of Iowa to appropriate to the commission any specific funds or money even though such funds or money is requested by the commission pursuant to Article IX of the compact; nor shall anything therein contained be construed to or actually effect any transfer of the state of Iowa's rights, title, and interest in and to any of the lands and water within the boundaries of the Upper Mississippi River District. The Upper Mississippi Riverway Commission and the Iowa members thereof shall not be an agency, board or commission of the state of Iowa; the acts of the commission shall be the acts, only, of the commission and not the state of Iowa."

The motion prevailed and the House concurred.

Gannon of Jasper moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 634)

The ayes were 98:

Allen	Fullerton	McNamara	Sanders
Andersen	Gallagher	Mensing	Schmarje
Bailey	Gannon	Middleswart	Shaw
Baker	Gittins	Millen	Shepherd
Battles	Glenn	Miller of Des Moines	Smith

Beardsley	Graham	Miller of Dubuque	Sorg
Bennett	Hanson of Benton	Miller of Jones	Stokes
Bergman	Hanson of Mitchell	Moffitt	Strand
Bowin	Harbor	Mohrfeld	Stromer
Breitbach	Hicklin	Mowry	Tapscott
Busch	Holden	Nelson	Thordsen
Caffrey	Hullinger	Nielsen	Tieden
Carnahan	Johnson of Audubon	Nolin	Van Drie
Christensen	Johnston of Polk	O'Malley	Van Nostrand
Clark	Kiilsholm	Ossian	Van Roekel
Cochran	King	Palmer	Varley
Coffman	Kitner	Pelton	Vetter
Cunningham	Klein	Peterson of Woodbury	Voorhees
Curran	Kluever	Pierson	Waugh
Den Herder	Koch	Redfern	Winkelman
Diehl	Langland	Reed	Wolfe
Distelhorst	Lipsky	Renda	Wood
Doderer	Maloney	Roe	Yoder
Duffy	Mayberry	Roorda	Mr. Speaker
Franklin	McCartney		

The nays were 12:

Conklin	Fisher of Greene	Knight	Strothman
Darrington	Freeman	Miller of Page	Sullivan
Edgington	Grassley	Schroeder	Welden

Absent or not voting 14:

Camp	Lee	Petersen of Dallas	Steffen
Dunton	McCray	Poncy	Story
Fischer of Grundy	McIntyre	Radl	Watson
Hill	Patton		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO WITHDRAW FROM SIFTING COMMITTEE

 $\,$ Mr. Speaker: I respectfully move to withdraw House File 335 from the Sifting Committee as provided under Rule 54.

BENNETT of Polk

MOTION TO WITHDRAW FROM SIFTING COMMITTEE

Mr. Speaker: I respectfully move to withdraw Senate File 118 from the Sifting Committee as provided under Rule 54.

RENDA of Polk

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 12, 1967 the Governor had approved the following: Senate Files 323, 200, 516 and 751.

REPORT OF SIFTING COMMITTEE

- Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar.
- H.F. 738 Relating to legislative printing. By Committee on Rules.
- S.F. 531 Academic bonding bill. By Committee on Education.
- S.F. 767 Relating to truck speed limits on Iowa roads and highways.
- S.F. 334 To authorize the board of control to purchase annuity contracts for employees. By Committee on Public Health and Welfare.
- S.F. 302 To provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto. Riley, Hill, O; Malley, Gaudineer, et al.
- S.F. 224 To define the jurisdiction and duties of district court judges. By Denman, Riley, Hill et al.
- S.F. 288 To abolish terms for holding court in the district courts of the state. By Mills, Riley, Hill, O'Malley, Rigler, Gaudineer, et al.
- S.F. 283 To establish the judicial districtsfor the district courts and to provide for determination of the number of judges in each district. By Hill, Riley, O'Malley, Gaudineer and Denman.
- S.F. 221 Relating to the internal operation of the district court in rendering services. By Gaudineer, Riley, Hill, Mills, Rigler, Stanley, et al.
- S.F. 248 To provide motor vehicle traffic violation offices and schedule of minimum fines for traffic violations. By Gaudineer, Riley, Hill, O'Malley, Mills, et al.
- S.F. 237 To prevent the extension of the municipal court system. By Denman, Riley, Hill, O'Malley, et al.

FLOYD H. MILLEN, Chairman Sifting Committee

AMENDMENTS FILED

Amend Senate File 221 by adding in line eight (8) after the word "schedule" the following:

", provided that, if in the opinion of the chief judge more efficient operations in the district will result, such court sessions may be at different intervals than once each week".

DIEHL of Buena Vista FREEMAN of Dickinson

Amend Senate File 283 as follows:

1. By striking section one (1) and inserting the following in lieu thereof:

"Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'For judicial purposes the state is hereby divided into eighteen (18) judicial districts as follows:

The first district shall consist of the counties of Lee, Henry, Des Moines and Louisa.

The second district shall consist of the counties of Lucas, Monroe, Wapello, Jefferson, Davis, Van Buren and Appanoose.

The third district shall consist of the counties of Wayne, Decatur, Clarke, Union, Ringgold, Taylor and Adams.

The fourth district shall consist of the counties of Woodbury and Monona.

The fifth district shall consist of the counties of Dallas, Guthrie, Adair, Madison, Warren and Marion.

The sixth district shall consist of the counties of Jasper, Poweshiek, Mahaska, Keokuk and Washington.

The seventh district shall consist of the counties of Dubuque, Muscatine, Scott, Clinton and Jackson.

The eighth district shall consist of the counties of Iowa, Johnson, Linn, Jones and Cedar.

The ninth district shall consist of the county of Polk.

The tenth district shall consist of the counties of Delaware, Buchanan, Black Hawk and Grundy.

The eleventh district shall consist of the counties of Story, Boone, Webster, Hamilton, Hardin, Franklin and Wright.

The twelfth district shall consist of the counties of Bremer, Butler, Floyd, Mitchell, Worth, Cerro Gordo, Hancock and Winnebago.

The thirteenth district shall consist of the counties of Clayton, Allamakee, Fayette, Winneshiek, Howard and Chickasaw.

The fourteenth district shall consist of the counties of Buena Vista, Clay, Palo Alto, Kossuth, Emmet, Dickinson, Humboldt and Pocahontas.

The fifteenth district shall consist of the counties of Pottawattamie, Cass, Shelby, Audubon, Montgomery, Mills, Page, Fremont and Harrison.

The sixteenth district shall consist of the counties of Ida, Sac, Calhoun, Crawford, Carroll and Greene.

The seventeenth district shall consist of the counties of Tama, Benton and Marshall.

The eighteenth district shall consist of the counties of Cherokee, O'Brien, Osceola,

Lyon, Sioux and Plymouth.' "

- 2. By striking from line four (4) of section three (3) the words "each of the" and inserting in lieu thereof the words "the first, seventh and eighth".
- 3. By striking from line three (3) of section four (4) the word "each" and inserting in lieu thereof the words "the first, seventh, and eighth" and by striking the word "district" in line four (4) of section four (4) and substituting in lieu thereof the word "districts".

DIEHL of Buena Vista

Amend Senate File 531, section three (3), by striking from line two (2) the words "is hereby authorized to" and inserting in lieu thereof the following: ", after authorization by constitutional majority of the General Assembly, may".

WELDEN of Hardin

Amend the Nolin amendment to Senate File 537, by striking the word "regulatory" in line three (3) and inserting the word "governmental" in lieu thereof.

NOLIN of Carroll

Amend Senate File 537 by adding the following new section:

"If it is definitely established that any provision of this Act would cause the denial of federal funds which would otherwise definitely be available to an agency of this state, such provision shall be suspended as to such agency, but only to the extent which is essential to prevent such denial of federal funds,"

HICKLIN of Louisa

Amend the Commerce Committee Amendment filed May 3 to Senate File 334 by striking all of Section 2.

VAN DRIE of Story

Amend Senate File 767, Section One (1), subsection two (2), line seven (7), by striking the word and figures "Fifty-five (55)" and inserting in lieu thereof the word and figures "Sixty (60)".

HANSON of Benton

Amend Senate File 767 by adding thereto the following new section:

Section three hundred twenty-one point two hundred eighty-five (321.285), subsection five (5), Code 1966, is hereby amended by striking the word "Sixty" in line one (1) and inserting in lieu thereof the word "Sixty-five".

GRAHAM of Ida

Amend Senate File 767 by striking line seven (7) and inserting in lieu thereof the following: "2. Fifty-five (55) miles per hour from sunrise to sunset and fifty (50) miles per hour from sunset to sunrise on all primary roads."

REDFERN of Lee WINKELMAN of Calhoun PIERSON of Mahaska

OSSIAN of Montgomery

Amend Senate File 767 as follows:

- 1. By striking from section one (1) all of subsection one (1); also by renumbering the remaining subsections.
 - 2. By striking all of section two (2).

HILL of Marshall

Amend Senate File 642 by striking the catchwords at the beginning of each section.

DODERER of Johnson

Amend Senate File 531, section seven, by adding the word "not" after the word "shall" in both lines fifteen (15) and sixteen (16).

SCHROEDER of Pottawattamie

Amend Senate File 531, section thirteen by striking line one (1) and substituting in lieu thereof the following: "The board shall, in 1969,".

SCHROEDER of Pottawattamie

Amend Senate File 775 in section five by adding the following:

"Elliott Creek artificial lake and recreation area 500,000.00".

ANDERSEN of Woodbury
SULLIVAN of Woodbury
KOCH of Woodbury

Amend Senate File 184 as passed by the Senate by striking from line six (6) in section one (1) the word and figures "thirty (30)" and inserting in lieu thereof the words and figures "twenty-five (25)".

BAILEY of Wright

Amend the Senate amendments to House File 285 as follows:

- 1. Strike amendments 2, 3, 4, and 6.
- 2. Further amend the Senate amendment by adding thereto the following:
 - 1. Strike all of Section 1.
- 2. Amend Section 2, subsection four (4), by striking all of subsection after the word "Drug" in line nine (9) and inserting in lieu thereof the following: "is as defined in Chapter 203A of the Code."
- 3. Amend Section 2, subsection six (6), paragraph c by inserting after the word "drug" in line forty-two (42) the following: ", or other substance having an hallucinogenic effect.". Further amend by inserting in line forty-five (45) a period after the word "system" and striking the remainder of lines forty-five (45) and forty-six (46).
- 4. Add the following new subsection to section 3: "Substances sold, given, delivered, dispensed, possessed or obtained for use as commercial feeds and defined in Section one-hundred ninety-eight point three (198.3) of the Code.

5. Insert in Section 4, subsection two (2), line five (5) after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States".

Further amend Section 4, subsection three (3), paragraph d, line twenty-three (23) by inserting after the word "directed" the word "solely".

6. Insert in Section 5, subsection one (1) line six (6) preceding the word "drugs" the words "depressant and stimulant".

Further amend Section 5, subsection two (2), line eleven (11), after the word "such" the words "depressant and stimulant".

Further amend Section 5, subsection three (3), line fourteen (14) after the word "such" the words "depressant or stimulant".

JOHNSTON of Polk FISHER of Greene HARBOR of Mills MOHRFELD of Tama NOLIN of Carroll BAKER of Boone

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, June 14, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, June 14, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Father Leon Connelly, pastor of the St. Edward's Catholic Church, Waterloo, Iowa.

The Journal of June 13 was approved.

PRESENTATION OF VISITORS

Caffrey of Polk introduced to the House 46 students from the Salvation Army Community School day camp, accompanied by James Leege, Director.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa.

Also:

That the President of the Senate has appointed as members of the conference committee on the part of the Senate on Senate File 454, an act enabling Iowa to enter into the interstate compact on the placement of children, Senators Ely, chairman, Lamborn, Frey and Murray.

Also:

That the Senate has amended and passed the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 23 to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 738, a bill for an act relating to creating an educational compact commission, providing for the joinder of this state in said compact, and making an appropriation therefor.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 51 relating to the appointment of a study committee to evaluate the needs of the board of control institutions serving the mentally ill and

mentally retarded, directing them to report recommendations to the legislative research committee prior to December 1, 1968.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 51

By: COMMITTEE ON PUBLIC HEALTH AND WELFARE

WHEREAS, the patient populations at the four statemental health institutes have been sharply reduced over the past ten years to the point where doubts exist of the need for as many as four such institutes exclusively devoted to the care of the mentally ill; and

WHEREAS, the declining patient populations at the mental health institutes have been accompanied by rising per patient costs that might be held constant or be reduced by using staff personnel for care and treatment of patients who have disabilities other than mental illness; and

WHEREAS, doubts have further arisen as to the adequacy of the care and rehabilitation afforded mentally retarded persons in Iowa due in part to the Woodward and Glenwood state hospital-schools being short of both staff and facilities; and

WHEREAS, there is need to evaluate and study the future roll of the state and its facilities in the providing of adequate care and programs for both the mentally ill and the mentally retarded; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium, a study to evaluate present and future program, staff, and facility needs of existing board of control institutions serving the mentally ill and mentally retarded.

BE IT FURTHER RESOLVED, That the Legislative Research Committee establish a committee in accordance with section 2.55 of the Code to assist with the study of the institutions. Any study committee so established may inspect premises of the institutions; interview institutional staff; review present and proposed care, treatment, habilitation, and rehabilitation programs for patients at the institutions; conduct hearings to determine which state services might best be performed locally and which services might better be added, withdrawn, or interchanged at the institutional level; and follow such further courses of inquiry as may be determined appropriate.

BE IT FURTHER RESOLVED, That the study committee be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

SENATE AMENDMENT TO HOUSE FILE 312

Amend House File 312, section 5, by adding thereto the following subsections:

"Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company

and without agents or representatives in this state only to or for the benefit of such institutions and to individuals engaged in the services of such institutions; nor shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes.

'Insurance on vessels, craft or hulls, cargoes, marine builder's risk, marine protection and indemnity or other risk including strikes and war risks commonly insured under ocean or wet marine forms of policy.

"Transactions involving risks located in this state where the policy or contract of insurance for such risk was principally negotiated and delivered outside this state and was lawfully issued in a state or foreign country in which the foreign or alien insurer was authorized to do an insurance business, and where such insurer has no contact with this state except in connection with inspections or losses required by virtue of the contract or policy of insurance covering the risk located in this state."

Further amend House File 312 by adding the following new section:

"If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision and to this end the provisions of this Act are declared to be severable."

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 23

Amend House Joint Resolution 23 as follows:

Amend by striking from the enacting clause the word "Enacted" and inserting in lieu thereof the word "Resolved".

Amend by striking sections one (1) through five (5) and inserting in lieu thereof the following:

"Section 1. The Iowa legislative research committee is hereby directed to conduct during the 1967-1969 legislative biennium a study of the interstate truck reciprocity problem in Iowa, the laws relating thereto, and the need for legislation to correct the problem. The research committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.

"Sec. 2. The committee established by the legislative research committee to assist with the study shall report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the legislative research committee prior to December 1, 1968. The research committee shall report to the sixty-third general assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the general assembly."

Amend the title by striking from line three (3) the words "and to make an appropriation therefor".

INTRODUCTION OF BILLS

House File 742, by Committee on Appropriations (Committee on Appropriations), ³ bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board.

Read first time and placed on appropriations calendar.

House File 743, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first time and placed on appropriations calendar.

House File 744, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission.

Read first time and placed on appropriations calendar.

House File 745, by Committee on Appropriations (Committee on Appropriations), a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense five thousand (5,000) dollars for use as a revolving fund for the maintenance and operational costs of administrative state aircraft and make provisions for usage reimbursement.

Read first time and placed on appropriations calendar.

House File 746, by Committee on Appropriations (Committee on Appropriations), a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements.

Read first time and placed on appropriations calendar.

House File 747, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations.

Read first time and placed on appropriations calendar.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 27

Welden of Hardin called up for consideration House Concurrent Resolution 27 relating to final adjournment of the Sixty-second General Assembly, found on page 1941 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

HOUSE INSISTS

(House File 718)

Cunningham of Story called up for consideration House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, amended by the House and moved that the House insist on its amendment.

The motion prevailed and the House insists.

HOUSE INSISTS

(Senate File 616)

Grassley of Butler called up for consideration Senate File 616, a bill for an act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payments, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, amended by the House, and moved that the House insist on its amendments.

The motion prevailed and the House insists.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 25

Voorhees of Black Hawk called up for consideration House Concurrent Resolution 25, relating to updating the information and documents on display in the state capitol building, found on page 1706 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

SENATE AMENDMENTS CONSIDERED

Diehl of Buena Vista called up for consideration House File 465, a bill for an act relating to rules and regulations set forth by the department of public instruction, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 465 as follows:

By striking from line 17, section 1, the words "a full time guidance counselor" and inserting in lieu thereof the words "one or more full time guidance counselors".

By striking from line 35, section 1, the words "shall be" and inserting in lieu thereof the words "may be, but need not be,".

The motion prevailed and the House concurred.

Diehl of Buena Vista moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 465) The ayes were 109:

Allen Bailey Fisher of Greene Franklin Lipsky Mayberry Roe Sanders

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Baker	Freeman	McCartney	Schmarje
Battles	Fullerton	McCray	Schroeder
Beardsley	Gallagher	Mensing	Shaw
Bennett	Gannon	Middleswart	Shepherd
Bergman	Gittins	Millen	Smith
Bowin	Glenn	Miller of Des Moines	Sorg
Breitbach	Graham	Miller of Dubuque	Stokes
Busch	Grassley	Miller of Jones	Strand
Caffrey	Hanson of Benton	Miller of Page	Stromer
Camp	Hanson of Mitchell	Moffitt	Strothman
Carnahan	Harbor	Mohrfeld	Sullivan
Christensen	Hicklin '	Nelson	Tapscott
Clark	Hill	Nielsen	Thordsen
Cochran	Holden	Nolin	Tieden
Coffman	Johnson of Audubon	O'Malley	Van Drie
Conklin	Johnston of Polk	Ossian	Van Nostrand
Cunningham	Kiilsholm	Palmer	Van Roekel
Curran	King	Patton	Varley
Darrington	Kitner	Petersen of Dallas	Waugh
Den Herder	Klein	Peterson of Woodbury	Welden
Diehl	Kluever	Pierson	Winkelman
Distelhorst	Knight	Poncy	Wolfe
Doderer	Koch	Radl	Wood
Duffy	Langland	Redfern	Yoder
Dunton	Lee	Reed	Mr. Speaker
Edgington			·

The nays were none.

Absent or not voting 15:

A 1		*	
Andersen	McIntyre	Renda	Vetter
Fischer of Grundy	McNamara	Roorda	Voorhees
Hullinger	Mowry	Steffen	Watson
Maloney	Pelton	Story	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Johnston of Polk called up for consideration House File 224, a bill for an act relating to pharmacy, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 224 as follows:

By adding the following new section:

"Sec. 12. Unless the prescription indicates to the contrary, the label of any drug

sold and dispensed on the precription of a licensed physician or dentist shall include the name and strength of the drugs."

The motion prevailed and the House concurred.

Johnston of Polk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 224)

The ayes were 110:

Allen	Fisher of Greene	McCartney	Roe
Andersen	Franklin	McCray	Sanders
Bailey	Freeman	McIntyre	Schmarje
Baker	Fullerton	Mensing	Schroeder
Battles	Gallagher	Middleswart	Shaw
Beardsley	Gannon	Millen	Shepherd
Bennett	Gittins	Miller of Des Moines	Smith
Bergman	Glenn	Miller of Dubuque	Sorg
Bowin	Graham	Miller of Jones	Steffen
Breitbach	Grassley	Miller of Page	Stokes
Busch	Hanson of Benton	Moffitt	Strand
Caffrey	Hanson of Mitchell	Mohrfeld	Stromer
Camp	Harbor	Mowry	Strothman
Carnahan	Hicklin	Nelson	Sullivan
Christensen	Hill	Nielsen	Tapscott
Clark	Holden	Nolin	Thordsen
Cochran	Johnston of Polk	O'Malley	Tieden
Coffman	Kiilsholm	Ossian	Van Drie
Conklin	King	Palmer	Van Roekel
Cunningham	Kitner	Patton	Varley
Curran	Kluever	Peterson of Woodbury	Waugh
Darrington	Knight	Pierson	Welden
Den Herder	Koch	Poncy	Winkelman
Distelhorst	Langland	Radl	Wolfe
Doderer	Lee	Redfern	Wood
Duffy	Lipsky	Reed	Yoder
Dunton	Maloney	Renda	Mr. Speaker
Edgington	Mayberry		

The nays were none.

Absent or not voting 14:

DiehlKleinRoordaVetterFischer of GrundyMcNamaraStoryVoorheesHullingerPeltonVan NostrandWatson

Johnson of Audubon Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER WITHDRAWN

(House Concurrent Resolution 23)

Mowry of Marshall asked and received unanimous consent to withdraw his motion to reconsider the vote on House Concurrent Resolution 23, filed May 25, 1967, and found on page 1637 of the House Journal.

SENATE AMENDMENTS CONSIDERED

Conklin of Black Hawk called up for consideration House File 218, a bill for an act to create a state board of dentistry and to prescribe the powers and duties thereof relating to the practice of dentistry and dental hygiene and the administration of this Act, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 218 as follows:

By striking all after the word "term" from line 13, section 1, through the word "Association" in line 15 and by inserting in lieu thereof the following: "The Iowa Dental Association may submit a list of not less than six (6) licensed dentists to the governor for his consideration in making an appointment to the board".

By striking from lines 10 and 15, section 2, the word "secretary" and by inserting in lieu thereof the word "board". By striking from line 17, section 2, the words "executive council" and by inserting in lieu thereof the words "commissioner of public health". By striking all of lines 18 through 21, inclusive, section 2, and by inserting in lieu thereof the following: "the commissioner, which reports shall be open for public inspection,"

By striking the first sentence of section 3. By striking lines 6 through 10, inclusive, of section 3.

By striking lines 5 and 6, section 4, and by inserting in lieu thereof the word "fund." By striking from section 4 all after the period in line 11 through the period in line 19, inclusive.

By striking from line 4, section 6, the word "secretary" and by inserting in lieu thereof the word "board".

By striking from lines 3 and 4, section 7, the words "and secretary".

By striking from line 18, section 8, the word "secretary" and by inserting in lieu thereof the word "board".

By striking from lines 3, 8 and 9, section 11, the words "the secretary of".

By striking all of lines 1 through 5, inclusive, section 12, and by inserting in lieu thereof the following: "The state board of dentistry and all persons employed to administer this Act shall be included within the state department of health. The funds to administer this Act shall be included in the budget of the department of health and included in such department's appropriation, except that such funds shall be appropriated from the board of dentistry fund. The board".

By inserting in line 1, section 25, after the word "hearing" the words ", which shall be confidential unless the applicant requests it be a public one.".

By inserting in line 5, section 31, after the word "all" the word "material". By striking all of line 33, section 32, and by renumbering the remaining subsection.

By striking all of lines 10 through 13, inclusive, section 33, and by inserting in lieu thereof the following:

"2. All employees needed to administer this Act shall be appointed pursuant to the merit system." By striking from section 33 all after the period in line 27 through the period in line 29, inclusive. By striking from line 39, section 33, the words "the secretary of". By striking from line 56, section 33, the words "or secretary".

The motion prevailed and the House concurred.

Conklin of Black Hawk moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 218) The ayes were 97:

Allen	Freeman	McCray	Roe
Andersen	Fullerton	McIntyre	Schmarje
Bailey	Gittins	Mensing	Schroeder
Baker	Glenn	Middleswart	Smith
Battles	Graham	Millen	Sorg
Bennett	Grassley	Miller of Des Moines	Stokes
Bowin	Hanson of Mitchell	Miller of Dubuque	Strand
Breitbach	Harbor	Miller of Jones	Stromer
Busch	Hicklin	Miller of Page	Strothman
Caffrey	Hill	Moffitt	Sullivan
Camp	Holden	Mohrfeld	Tapscott
Christensen	Hullinger	Mowry	Thordsen
Clark	Johnson of Audubon	Nelson	Tieden
Cochran	Kiilsholm	Nolin	Van Drie
Coffman	King	O'Malley	Van Roekel
Conklin	Kitner	Ossian	Varley
Cunningham	Klein	Palmer	Voorhees
Curran	Kluever	Patton	Waugh
Darrington	Knight	Pelton	Welden
Den Herder	Koch	Pierson	Winkelman
Doderer	Langland	Poncy	Wolfe
Duffy	Lipsky	Redfern	Wood
Dunton	Mayberry	Reed	Yoder
Fisher of Greene	McCartney	Renda	Mr. Speaker
Franklin			

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The nays were 7:

Gallagher Gannon Hanson of Benton Johnston of Polk Maloney McNamara Steffen

Absent or not voting 20:

Beardsley	Edgington	Peterson of V	Voodbury Shepherd
Bergman	Fischer of Grundy	Radl	Story
Carnahan	Lee	Roorda	Van Nostrand

Diehl Nielsen Sanders Vetter
Distelhorst Petersen of Dallas Shaw Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF JOINT RESOLUTION APPROPRIATION COMMITTEE CALENDAR

House Joint Resolution 34, a joint resolution to create an interim committee to study the Iowa highway commission and management of the Iowa highway system, and to make an appropriation therefor, was taken up for consideration.

Millen of Van Buren moved the previous question.

The motion prevailed.

Edgington of Franklin moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H.J.R. 34)

The ayes were 78:

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Allen	Fullerton	McCray	Shepherd
Andersen	Gittins	Mensing	Smith
Bailey	Graham	Miller of Dubuque	Sorg
Battles	Grassley	Miller of Jones	Strand
Bergman	Hanson of Mitchell	Miller of Page	Strothman
Bowin	Harbor	Moffitt	Sullivan
Camp.	Hicklin	Mohrfeld	Thordsen
Carnahan	Hill ·	Mowry	Tieden
Christensen	Holden	Nelson	Van Drie
Clark	Johnson of Audubon	Nielsen	Van Roekel
Cochran	Kiilsholm	Patton	Varley
Coffman	King	Peterson of Woodbury	Voorhees
Conklin	Kitner	Pierson	Waugh
Cunningham	Klein	Redfern	Welden
Den Herder	Knight	Reed	Winkelman
Diehl	Koch	Roorda	Wolfe
Distelhorst	Langland	Sanders	Wood
Edgington	Lee	Schmarje	Yoder
Fischer of Grundy	Lipsky	Shaw	Mr. Speaker
Freeman	McCartney		

The nays were 29:

Baker	Gallagher	McIntyre	Palmer
Beardsley	Gannon	McNamara	Radl
Bennett	Glenn	Middleswart	Renda
Breitbach	Hanson of Benton	Miller of Des Moines	Roe
Busch	Johnston of Polk	Nolin	Steffen
Duffy	Kluever	O'Malley	Stromer
Dunton	Mayberry	Ossian	Tapscott

Fisher of Greene

Absent or not voting 17:

Caffrey	Hullinger	Petersen of Dallas	Story
Curran	Maloney	Poncy	Van Nostrand
Darrington	Millen	Schroeder	Vetter
Doderer	Pelton	Stokes	Watson
Franklin			

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 728, a bill for an act relating to barbering, was taken up for consideration.

Radl of Linn offered the following amendment filed by him and moved its adoption:

Amend Senate File 728 by adding the following new section:

Any increase in the price of individual haircuts in the State of Iowa shall first require approval of the General Assembly of the State of Iowa.

The Speaker ruled the amendment out of order under the provisions of Rule 34.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 728)

The ayes were 102:

	•		
Allen	Fisher of Greene	McCartney	Roe
Andersen	Franklin	McCray	Roorda
Bailey	Freeman	McNamara	Sanders
Baker	Gallagher	Mensing	Schmarje
Battles	Gannon	Millen	Schroeder
Bennett	Gittins	Miller of Des Moines	Shaw
Bergman	Glenn	Miller of Dubuque	Shepherd
Bowin	Graham	Miller of Jones	Smith
Breitbach	Grassley	Miller of Page	Sorg

Busch Hanson of Benton Mohrfeld Steffen Camp Harbor Mowry Stokes Carnahan Hicklin Nelson Strand Christensen Holden Nielsen Stromer Nolin Strothman Cochran Hullinger Coffman Johnson of Audubon O'Malley Sullivan Ossian Conklin Kiilsholm Tapscott Thordsen Cunningham King Palmer Curran Kitner Patton Tieden Darrington Klein Pelton Van Drie Den Herder Kluever Pierson Van Roekel Diehl Knight Voorhees Poncy Distellorst Koch Radl Wolfe Doderer Langland Redfern booW Duffy Lee Reed Yoder Dunton Malonev Renda Mr. Speaker

Edgington Mayberry

The nays were 10:

Clark Lipsky Peterson of Woodbury Welden
Fullerton McIntyre Waugh Winkelman
Hill Moffitt

Absent or not voting 12:

Beardsley Hanson of Mitchell Petersen of Dallas Varley
Caffrey Johnston of Polk Story Vetter
Fischer of Grundy Middleswart Van Nostrand Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 789, a bill for an act relating to requiring a bond of motor vehicle dealers engaged in the sale of vehicles for which a Certificate of Title is required, was taken up for consideration.

Mohrfeld of Tama moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 789)

The ayes were 102:

Breitbach	Hicklin	Nolin	Strothman
Camp	Hill	O'Malley	Sullivan
Carnahan	Holden	Ossian	Tapscott
Christensen	Johnson of Audubon	Palmer	Thordsen
Clark	Kiilsholm	Patton	Tieden
Cochran	King	Pelton	Van Drie
Coffman	Kitner	Petersen of Dallas	Van Nostrand
Conklin	Klein	Peterson of Woodbury	Van Roekel
Cunningham	Kluever	Pierson	Varley
Curran	Koch	Poncy	Vetter
Darrington	Lee	Radl	Voorhees
Den Herder	Lipsky	Redfern	Waugh
Distelhorst	Mayberry	Reed	Welden
Doderer	McCartney	Renda	Wolfe
Duffy	McNamara	Roe	Wood
Dunton	Mensing	Roorda	Yoder
Fischer of Grundy	Middleswart	Sanders	Mr. Speaker

The nays were 8:

Franklin

Freeman	Johnston of Polk	Maloney	Stokes
Hanson of Benton	Langland	McIntyre	Winkelman

Absent or not voting 14:

Bailey	Edgington	Knight	Shaw
Busch	Fisher of Greene	McCray	Story
Caffrey	Grassley	Nelson	Watson
D: 11	TT112		

Diehl Hullinger

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren, the House recessed until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

Millen

CONFERENCE COMMITTEE APPOINTED

(House File 718)

The Speaker announced the appointment of Van Drie of Story, chairman, Welden of Hardin, Gannon of Jasper and Gallagher of Black Hawk, on the part of the House, to the conference committee for the consideration of House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor.

CONFERENCE COMMITTEE APPOINTED

(Senate File 616)

The Speaker announced the appointment of Fisher of Greene, chairman, Lipsky of Linn, Bailey of Wright and Caffrey of Polk, on the part of the House, to the conference committee for the consideration of Senate File 616, a bill for an act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payments, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

House File 738, a bill for an act relating to legislative printing, was taken up for consideration.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 738)

The ayes were 105:

Allen	Gallagher	McIntyre	Sanders
Andersen	Gittins	McNamara	Schmarje
Bailey	Glenn	Mensing	Schroeder
Baker	Graham	Middleswart	Shepherd
Battles	Grassley	Millen	Sorg
Beardsley	Hanson of Benton	Miller of Des Moines	Stokes
Bergman	Hanson of Mitchell	Miller of Dubuque	Strand
Bowin	Harbor	Miller of Jones	Strothman
Breitbach	Hicklin	Miller of Page	Sullivan
Busch	Hill	Moffitt	Tapscott
Caffrey	Holden	Mohrfeld	Thordsen
Camp ·	Hullinger	Mowry	Tieden
Carnahan	Johnson of Audubon	Nelson	Van Drie
Christensen	Kiilsholm	Nielsen	Van Nostrand
Clark	King	Nolin	Van Roekel
Cochran	Kitner	Ossian	Varley
Coffman	Klein	Palmer	Vetter
Cunningham	Kluever	Patton	Voorhees
Curran	Knight	Pelton	Watson
Darrington	Koch	Peterson of Woodbury	Waugh
Diehl	Lee	Pierson	Welden
Duffy	Lipsky	Poncy	Winkelman
Dunton	Maloney	Radl	Wolfe
Fisher of Greene	Mayberry	Redfern	Wood

Franklin Freeman McCartney McCray Reed Renda Yoder Mr. Speaker

Fullerton

The nays were none.

Absent or not voting 19:

Bennett Conklin Edgington Fischer of Grundy O'Malley Petersen of Dallas Smith Steffen

Den Herder Distelhorst Gannon Johnston of Polk Roe Roorda

Story Stromer

Doderer

Langland

gland Shaw

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 767, a bill for an act relating to truck speed limits on Iowa roads and highways, was taken up for consideration.

Hill of Marshall offered the following amendment filed by him:

Amend Senate File 767 as follows:

- 1. By striking from section one (1) all of subsection one (1); also by renumbering the remaining subsections.
 - 2. By striking all of section two (2).

Division was requested.

Hill of Marshall moved the adoption of Division 1 of the amendment.

Division 1 of the amendment lost.

 $\,$ Hill of Marshall asked and received unanimous consent to withdraw Division 2 of the amendment.

Redfern of Lee offered the following amendment filed by him and moved its adoption:

Amend Senate File 767 by striking line seven (7) and inserting in lieu thereof the following: "2. Fifty-five (55) miles per hour from sunrise to sunset and fifty (50) miles per hour from sunset to sunrise on all primary roads."

Bennett of Polk rose on a point of order that the amendment was not germane.

The Speaker ruled the point not well taken and that the amendment was germane.

Redfern of Lee moved the adoption of the amendment.

The amendment lost.

Hanson of Benton offered the following amendment filed by him and moved its adoption:

Amend Senate File 767, Section One (1), subsection two (2), line seven (7), by striking the word and figures "Fifty-five (55)" and inserting in lieu thereof the word and figures "Sixty (60)".

The amendment lost.

Graham of Ida offered the following amendment filed by him and moved its adoption:

Amend Senate File 767 by adding thereto the following new section:

Section three hundred twenty-one point two hundred eighty-five (321.285), subsection five (5), Code 1966, is hereby amended by striking the word "Sixty" in line one (1) and inserting in lieu thereof the word "Sixty-five".

Gannon of Jasper rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Schroeder of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 767, Section 1, as follows:

- 1. By striking lines three (3) through thirteen (13) and inserting in lieu thereof the following:
 "by striking all of subsection one (1) and inserting in lieu thereof the following:
 - (1) Sixty-five (65) miles per hour on all interstate highway systems.
 - (2) Fifty-five (55) miles per hour on all primary and secondary roads.
- (3) For the purposes of this section, interstate highways are those designated by the federal bureau of public roads and this state, and primary and secondary roads shall be those designated by the federal bureau of public roads and this state."
 - 2. By renumbering the remaining subsection.
 - 3. Further amend Senate File 767 by adding thereto the following new section:

"Section three hundred twenty-one point two hundred eighty-five (321.285), subsection eight (8), Code 1966, is hereby amended by inserting in line ten (10) after the word "sunrise." the following:

For all freight-carrying vehicles, with a gross weight of over five thousand pounds, the speed limit shall be sixty-five (65) miles per hour day or night."

Caffrey of Polk rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Bennett of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 767) The ayes were 109:

Andersen Bailey Baker Battles Beardslev Bennett Bergman Bowin Breithach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham Curran Darrington Den Herder Distelhorst Langland Doderer Lee Duffy Lipsky Dunton Maloney

Fisher of Greene Franklin Freeman Fullerton Gallagher Gannon Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Kluever Knight Koch

Miller of Dubuque Miller of Jones Miller of Page Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Palmer Patton Pelton Petersen of Dallas Peterson of Woodbury Watson Pierson Poncy

McIntvre

Mensing

Millen

McNamara

Middleswart

Miller of Des Moines Sorg

Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley Vetter Voorhees Waugh Wolfe Mood Yoder Mr. Speaker

Roorda

Sanders

Schmarie

Schroeder

Shepherd

Steffen

Stokes

Strand

Sullivan

Strothman

The nays were 11:

Gittins Hicklin Hill

Edgington

Klein McCartney McCray

Moffitt Redfern Shaw

Radl

Reed

Renda

Welden Winkelman

Absent or not voting 4:

Diehl

Smith

Story

Stromer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 334, a bill for an act to authorize the board of control to purchase annuity contracts for employees, with report of committee recommending amendment and passage, was taken up for consideration.

Van Drie of Story offered the following amendment filed by the committee on commerce:

Amend Senate File 334 by striking everything after the enacting clause and substituting the following:

Section 1. Chapter two hundred eighteen (218), Code 1966, is hereby amended by adding the following section:

"At the request of an employee through contractual agreement, the board of control or any institution under its jurisdiction may purchase an individual annuity contract for an employee, from such insurance organization authorized to do business in this state and through an Iowa licensed insurance agent as the employee may select, for retirement or other purposes and may make payroll deductions in accordance with such arrangements for the purpose of paying the entire premium due and to become due under such contract. The deductions shall be made in the manner which will qualify the annuity premiums for the benefits afforded under section four hundred three b (403b) of the Internal Revenue Code of 1954 and amendments thereto. The employee's rights under such annuity contract shall be nonforfeitable except for the failure to pay premiums."

Sec. 2. This Act being deemed of immediate importance, shall take effect and be in full force from and after its publication in The Manchester Press, a newspaper published in Manchester, Iowa, and in The Hopkinton Leader, a newspaper published at Hopkinton, Iowa.

Van Drie of Story offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Commerce Committee Amendment filed May 3 to Senate File $334\ \mathrm{by}$ striking all of Section 2.

The amendment to the amendment was adopted.

Miller of Jones offered the following amendment to the committee amendment and moved its adoption:

Amend the committee amendment to Senate File 334 filed May 3 as follows:

- 1. By adding the following as Section 2:
- Sec. 2. Section two hundred ninety-four point sixteen (294.16), Code 1966, is hereby amended by inserting in line three (3) after the word "district" the words ", a county school system, county-employed teachers or a merged-area school district".
 - 2. By renumbering Section 2 as Section 3.
 - 3. Amend by adding the following amendment to the title:

Amend the title by inserting in line one (1) after the second word "of" the words "county boards of education and".

 $\,$ McCray of Scott rose on point of order that the amendment by Miller of Jones was not germane.

The Speaker propounded the question 'Is the amendment germane?''

The result of the vote revealed that the amendment was not germane.

Maloney of Polk offered the following amendment and moved its adoption:

Amend the commerce committee amendment, filed May 3, 1967, by inserting in line seven (7) after the word "individual" the words "or group."

The amendment lost.

Van Drie of Story moved the adoption of the committee amendment as amended.

The committee amendment as amended was adopted.

Van Drie of Story offered the following amendment filed by him and moved its adoption:

Amend the title to Senate File 334 as follows:

- 1. By striking in line one (1) the word "authorize" and insert in lieu of the words "allow the employees of".
 - 2. By striking in line two (2) the words "for employees".

The amendment was adopted.

Van Drie of Story moved to reconsider the vote by which the amendment to the title was adopted.

The motion prevailed.

Van Drie of Story asked and received unanimous consent to withdraw the amendment.

McCray

McIntyre

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 334) The ayes were 109:

Kiilsholm

Allen Freeman Andersen Fullerton Bailey Gallagher Baker Gannon Battles Gittins Beardsley Glenn Bennett Graham Bergman Grassley Bowin Hanson of Mitchell Breitbach Harbor Busch Hicklin Caffrey Hill Camp Holden Carnahan Hullinger Johnson of Audubon Nolin Christensen Clark Johnston of Polk

Coffman

Mensing Middleswart Millen Miller of Des Moines Smith Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen O'Malley Ossian

Shepherd Sorg Steffen Stokes Strand Strothman Tapscott Thordsen Tieden Van Drie

Van Nostrand

Van Roekel

Roorda

Sanders Schmarje

Shaw

Palmer Varley Conklin King Kitner Patton Vetter Cunningham Darrington Klein Pelton Watson Peterson of Woodbury Waugh Den Herder Kluever Welden Diebl Knight Pierson Poncy Winkelman Distelhorst Koch Langland Radl Wolfe Doderer Duffy Lee Redfern Wood Reed Yoder Dunton Mayberry

Fisher of Greene

McCartney

Roe

Mr. Speaker

Franklin

The navs were 3:

Hanson of Benton Maloney McNamara

Absent or not voting 12:

Fischer of Grundy Renda Stromer Cochran Schroeder Curran Lipsky Sullivan Petersen of Dallas Story Voorhees Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 224 TABLED

Senate File 224, a bill for an act to define the jurisdiction and duties of district court judges, was taken up for consideration.

Hill of Marshall offered the following amendment and moved its adoption:

Amend Senate File 224 as follows:

- 1. By striking section one.
- 2. By renumbering the remaining sections.

Fischer of Grundy moved that Senate File 224 be laid on the table.

The motion prevailed.

Speaker Pro Tempore Kluever in the chair at 4:45 p.m.

MOTION FOR SPECIAL ORDER

Bowin of Black Hawk moved that Senate Files 302, 288, 283, 221, 248 and 237 be made a "special order" of business for 10:00 a.m. Monday, June 19, 1967.

(Pending)

MOTION TO RECONSIDER FILED

Mr. Speaker: We move to reconsider the vote by which Senate File 579 passed the House.

SMITH of O'Brien VAN DRIE of Story.

REQUEST TO VOTE

Tapscott of Polk asked and received unanimous consent to be recorded as voting aye on House File 738.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled; House Files 92, 383, 729 and 730.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 92, 383, 729 and 730.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 14th day of June, 1967, sent to the governor for his approval: House Files 92, 383, 729 and 730.

Report adopted.

A. L. MENSING, Chairman

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 13, 1967, the Governor had approved the following: Senate File 532.

AMENDMENTS FILED

Amend House File 560 as follows:

- 1. In Section seven (7), insert after the word "the" in line six (6), the words "first six thousand, six hundred (6,600) dollars of".
- 2. In Section seven (7), insert after the word "the" in line fourteen (14), the words "first six thousand, six hundred (6,600) dollars of".
- 3. In Section nine (9), strike from lines twenty-three (23) and twenty-four (24), the words "applied to his basic salary for such month", and insert in lieu thereof the words "applied to the first six thousand, six hundred (6,600) dollars of his current annual basic salary".

McINTYRE of Linn

Amend Senate File 537 as follows:

By striking the period in line six (6) and adding the following:

", except departments, agencies, or instrumentalities in which the administering of Federal funds is a part of its function."

MENSING of Cedar

Amend Senate File 775 as follows:

By striking in Section 2, line six (6) the words "and lake access" and inserting in lieu thereof the words ", river and lake accesses, development and maintenance of water oriented facilities,".

DISTELHORST of Des Moines

Amend the Senate amendment to House File 128 by striking all after the word "by" in line 1 and inserting in lieu thereof: "inserting in line 54 after the word 'imposed' the words 'by a magistrate not a district court judge' and inserting in line 65 after the word 'released' the words 'by a magistrate other than a district court judge'."

JOHNSTON of Polk

Amend Senate File 775 in section five by adding the following:

"Elliott Creek artificial lake and recreation area 500,000.00".

"Towa Lake - 3 1/2 miles northwest of Harris, Iowa 5,000.00".

ANDERSEN of Woodbury
BERGMAN of Osceola

SULLIVAN of Woodbury KOCH of Woodbury

Amend House File 560 as follows:

- 1. Section 1, by striking all of line three (3) after the word "supreme" and inserting in lieu thereof the following: ", district, municipal and superior court as required under article five".
- 2. Section 3, by striking all of line two (2) after the word "supreme" and inserting in lieu thereof the following: ", district, municipal or superior judge on".

DODERER of Johnson

Amend House File 560 as follows:

- 1. Section 1, lines five (5) and six (6) by striking the words "by contributions of judges to a widows' annuity fund". Further amend by striking all of lines eight (8) through fourteen (14).
- 2. Section 2, lines twenty-seven (27) and twenty-eight (28) by striking in each line the word "funds" and inserting in lieu thereof in each the word "funds".
- 3. By striking all of Sections 3, 4, and 5 and inserting in lieu thereof the following:

"Section 3. Any judge, not retired, holding office as a supreme or district court judge on July 1, 1967, shall be deemed to have consented to a transfer of all funds accrued to his credit on July 1, 1967, under provisions of Section 605A.4 of the Code to a retirement and annuity fund hereby created by this Act. Chapter 605A of the Code shall no longer apply to such judge, except as specifically referred to in this Act."

"Sec. 4. Commencing July 1, 1967, each judge in active service and all judges who thereafter commence service as members of either of said courts shall be required to comply with the provisions of this Act. Each judge shall provide the state comptroller with such information as he may require for a proper administration of the system.

Funds accumulated under this Act shall be held and invested by the treasurer of state in such securities as are approved by law or securities of the United States government or securities recommended or approved by the advisory investment board of the Iowa Public Employees Retirement System."

- 4. Section 7, line six (6) by striking the word and figure "five (5)" and inserting in lieu thereof the word and figure "four (4)". Further amend line fourteen (14) by striking the words and figures "seven and one-half (7 1/2)" and inserting in lieu thereof the word and figure "six (6)".
 - 5. By striking all of Sections 9 and 10.
 - 6. By adding the following as a new section:

"The retirement and annuity fund provided for by this Act shall be supported from the effective date of this Act by equal contributions by the State and by the judges, each being given credit for contributions made under the prior system, and the state comptroller is hereby directed to transfer to said fund from time to time amounts necessary for the state's contributions, which amounts are hereby appropriated for said purpose. Said transfer shall be made from any funds appropriated for judicial salaries or from any unappropriated balance of funds of the state.

The exact amounts of the respective contributions shall be determined by a qualified actuary with view to making the retirement and annuity system herein provided for actuarially sound and with view to supporting the system on a level rate of contribution basis. At least once in every five (5) years after completion of the initial computations, and oftener if necessary, an actuarial valuation of the system shall be made by a qualified actuary to determine the adjustments, if any, which may be necessary to maintain the system on a level rate of contribution basis. The actuary shall report the results of such valuation to the retirement advisory committee and the state comptroller with recommendations as to the necessary adjustments in the rates of contribution by the state and the judges. 'Qualified actuary' means a member of the American academy of actuaries.''

7. By adding the following as a new section:

"An amount equal to the sums contributed and credits transferred shall be paid to any judge, or executor, who becomes separated from the office before completing his sixth (6) year of service, and to any judge who is removed from office for cause under the provisions of section six hundred five point twenty-six (605.26), subsection two (2),

through six hundred five point thirty-two (605.32), of the Code."

8. By renumbering the sections in compliance with this amendment.

BAILEY of Wright

Amend Senate File 224 by striking all of Section 5 and renumbering the remaining sections.

JOHNSTON of Polk

On motion by Millen of Van Buren the House adjourned until 9:00~a.m., Thursday, June 15, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, June 15, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Walter A. Behrens, pastor of the First Lutheran Church, Milford, Iowa.

The Journal of June 14 was approved.

INTRODUCTION OF BILLS

House File 748, by Committee on Appropriations, (Committee on Appropriations), a bill for an act to make an additional transfer of fees, taxes, interest and penalties imposed under chapter four hundred twenty-two (422), Code 1966, to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufactuer of motor vehicle registration plates at prison industries for motor vehicles exempted from a registration fee as provided by section three hundred twenty-one point one hundred seventy (321,170), Code 1966.

Read first time and placed on the appropriations calendar.

House File 749, by Committee on Appropriations, (Committee on Appropriations), a bill for an act to appropriate from the general fund of the state of Iowa to the state comptroller for data processing equipment.

Read first time and placed on the appropriations calendar.

House File 750, by Committee on Appropriations, (Committee on Appropriations), a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense for various capital improvements and repairs, replacement, alteration, equipment, and rehabilitation purposes.

Read first time and placed on the appropriations calendar.

House File 751, by Committee on Agriculture, (Committee on Appropriations), a bill for an act relating to meat and poultry inspection, and amending house file four hundred fourteen (414), Acts of the Sixty-second General Assembly.

Read first time and referred to sifting committee.

ADOPTION OF COMMITTEE REPORT

The Chief Clerk announced the adoption of report of committee on Senate File 347, under Rule 35.

SENATE MESSAGES CONSIDERED

Senate File 738, a bill for an act relating to creating an educational compact commission, providing for the joinder of this state in said compact, and making an appropriation therefor.

Read first time and referred to appropriations committee.

BIRTHDAY GREETINGS

Roorda of Jasper rose on a point of personal privilege to extend birthday greetings on behalf of the House to veteran legislative reporter George Mills of the Des Moines Register, and to present him with a birthday cake.

CONFERENCE COMMITTEE APPOINTED

(House File 686)

The Speaker announced the appointment of Petersen of Dallas, chairman, Vetter of Washington, Cochran of Webster and Dunton of Keokuk, on the part of the House, to the conference committee for the consideration of House File 686, a bill for an act relating to a method for general property tax replacement and equalization and relating to the payment of agricultural land tax credits and making an appropriation therefor.

CONFERENCE COMMITTEE APPOINTED

(Senate File 677)

The Speaker announced the appointment of Grassley of Butler, chairman, Mensing of Cedar, Carnahan of Wapello and Baker of Boone, on the part of the House, to the conference committee for the consideration of Senate File 677, a bill for an act relating to the Iowa Public Employees Retirement System.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 28

· Smith of O'Brien called up for consideration House Concurrent Resolution 28, relating to authorizing the state board of regents to construct new medical facilities at the University of Iowa, found on page 1980 of the House Journal, and moved its adoption.

On the question "Shall the resolution be adopted?"

The ayes were 94:

Andersen Baker Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran Coffman Conklin Cunningham	Edgington Fischer of Grundy Franklin Freeman Fullerton Gallagher Gannon Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Johnson of Audubon Johnston of Polk	McCartney McIntyre Mensing Middleswart Miller of Des Moines Miller of Dubuque Miller of Jones Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Palmer Patton Pelton	Roorda Sanders Schmarje Shepherd Smith Sorg Steffen Stokes Strand Stromer Strothman Tapscott Tieden Van Drie Varley Voorhees Watson
Coffman	Holden	Palmer Patton	Varley Voorhees

Diehl Distelhorst Doderer

Duffy

Kluever Knight Langland Maloney

Reed Renda Roe Wolfe Yoder

Mr. Speaker

The nays were 13:

Allen Gittins Glenn Lee McCray Miller of Page Schroeder Sullivan Thordsen Van Nostrand Van Roekel

rdsen Wood

Koch

Absent or not voting 17:

Bailey Bennett Dunton Fisher of Greene Klein Lipsky Mayberry Millen O'Malley Radl Shaw Story

Mayberry Petersen of Dallas Story McNamara Peterson of Woodbury Vetter

Hullinger

The resolution having received a constitutional majority was declared to have been adopted by the House.

HOUSE REFUSED TO CONCUR (House File 312)

McIntyre of Linn called up for consideration House File 312, a bill for an act relating to unauthorized insurers and persons doing an insurance business in Iowa, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 312, section 5, by adding thereto the following subsections:

"Any life insurance company organized and operated, without profit to any private shareholder or individual, exclusively for the purpose of aiding educational or scientific institutions organized and operated without profit to any private shareholder or individual by issuing insurance and annuity contracts direct from the home office of the company and without agents or representatives in this state only to or for the benefit of such institutions and to individuals engaged in the services of such institutions; nor shall this Act apply to any life, disability or annuity contracts issued by such life insurance company, provided such contracts otherwise comply with the statutes.

"Insurance on vessels, craft or hulls, cargoes, marine builder's risk, marine protection and indemnity or other risk including strikes and war risks commonly insured under ocean or wet marine forms of policy.

"Transactions involving risks located in this state where the policy or contract of insurance for such risk was principally negotiated and delivered outside this state and was lawfully issued in a state or foreign country in which the foreign or alien insurer was authorized to do an insurance business, and where such insurer has no contact with this state except in connection with inspections or losses required by virtue of the contract or policy of insurance covering the risk located in this state."

Further amend House File 312 by adding the following new section:

*If any provision of this Act or the application thereof to any person or circumstances is held invalid, such invalidity shall not affect other provisions or applications of the Act which can be given effect without the invalid provision and to this end the

provisions of this Act are declared to be severable."

The motion lost and the House refused to concur.

SENATE AMENDMENTS CONSIDERED

McCartney of Floyd called up for consideration House File 301, a bill for an act to require an audit of town accounts at least once every four years, amended by the Senate as follows:

Amend House File 301 as follows:

By striking therefrom lines 4 through 7 of section 1.

By adding the following new section:

Section eleven point eighteen (11.18), Code 1966, is hereby amended by adding the following new paragraph at the end thereof:

"In addition to his powers and duties under other provisions of the Code, the auditor of state may at any time, if he deems such action to be in the public interest, cause to be made a complete or partial audit of the financial condition and transactions of any city, town, county, school corporation, governmental subdivision, or any office thereof, even though an audit for the same period has been made by certified or registered public accountants. Such state audit shall be made and paid for as provided in this This paragraph shall not be construed to grant any new authority to have audits made by certified or registered public accountants."

Den Herder of Sioux offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 301 by inserting in line sixteen (16) after the word "chapter" the following:

", except that in the event an audit covering the same period has previously been made and paid for, the costs of such additional state audit shall be paid from any funds available in the office of the auditor of state".

The amendment to the Senate amendment was adopted.

McCartney of Floyd moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

McCartney of Floyd moved that the bill, as amended by the Senate and further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were 108:

Allen
Andersen
Baker
Battles
Beardsley

Freema	n
Fullerto	n
Gallaghe	er
Gannon	
Gittins	

•	
McCartney	Sande
McCray	Schm
McIntyre	Shaw
Millen	Sheph
Miller of Des Moines	Sorg

Sanders	
Schmarje	
Shaw	
Shepherd	

Bennett	Glenn '	Miller of Dubuque	Steffen
Bergman	Graham	Miller of Jones	Stokes
Bowin	Grassley	Miller of Page	Strand
Breitbach	Hanson of Benton	Mohrfeld	Stromer
Busch	Hanson of Mitchell	Mowry	Strothman
Caffrey	Harbor	Nelson	Sullivan
Carnahan	Hicklin	Nielsen	Tapscott
Christensen	Hill	Nolin	Thordsen
Clark	Holden	O'Malley	Van Drie
Coffman	Hullinger	Ossian	Van Nostrand
Conklin	Johnson of Audubon	Palmer	Van Roekel
Cunningham	Johnston of Polk	Patton	Varley
Darrington	Kiilsholm	Pelton	Vetter
Den Herder	Kitner	Peterson of Woodbury	Voorhees
Diehl	Kluever	Pierson	Watson
Distelhorst	Knight	Poncy	Waugh
Doderer	Koch	Radl	Welden
Duffy	Langland	Redfern	Winkelman
Dunton	Lee	Reed	Wolfe
Edgington	Lipsky	Renda	Wood
Fischer of Grundy	Maloney	Roe	Yoder
Fisher of Greene	Mayberry	Roorda	Mr. Speaker

The nays were 1:

Moffitt

Absent or not voting 15:

Bailey	Franklin	Mensing	Smith
Camp	King	Middleswart	Story
Cochran	Klein	Petersen of Dallas	Tieden
Curran	McNamara	Schroeder	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

The House resumed consideration of House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect, amended by the Senate as follows:

Amend House File 285 as follows:

- 1. By striking from section two (2), line fifty three (53) the words "in this state".
- 2. By striking from section four (4) all of lines twenty (20) through twenty-four (24) inclusive.

Johnston of Polk asked and received unanimous consent to consider the following amendment to the Senate amendment, and moved its adoption:

Amend the Senate amendments to House File 285 as follows:

- 1. Strike amendments 2, 3, 4, and 6.
- 2. Further amend the Senate amendment by adding thereto the following:
- 1. Strike all of Section 1.
- 2. Amend Section 2, subsection four (4), by striking all of subsection after the word "Drug" in line nine (9) and inserting in lieu thereof the following: "is as defined in Chapter 203A of the Code."
- 3. Amend Section 2, subsection six (6), paragraph c by inserting after the word "drug" in line forty-two (42) the following: ", or other substance having an hallucinogenic effect.".

Further amend by inserting in line forty-five (45) a period after the word "system" and striking the remainder of lines forty-five (45) and forty-six (46).

4. Add the following new subsection to section 3:

"Substance sold, given, delivered, dispensed, possessed or obtained for use as commercial feeds and defined in Section one-hundred ninety-eight point three (198.3) of the Code.

5. Insert in Section 4, subsection two (2), line five (5) after the word "prescription" the words "issued by a medical practitioner licensed under the laws of this state or any other state or territory of the United States".

Further amend Section 4, subsection three (3), paragraph d, line twenty-three (23) by inserting after the word "directed" the word "solely".

6. Insert in Section 5, subsection one (1) line six (6) preceding the word "drugs" the words "depressant and stimulant".

Further amend in Section 5, subsection two (2), line eleven (11), after the word "such" the words "depressant and stimulant".

Further amend Section 5, subsection three (3), line fourteen (14) after the word "such" the words "depressant or stimulant".

The amendment to the Senate amendment was adopted.

Johnston of Polk and Harbor of Mills asked and received unanimous consent to withdraw their amendments filed June 6, 1967 and found on pages 1833 and 1844 of the House Journal.

Johnston of Polk moved that the House concur in the Senate amendment as amended. The motion prevailed and the House concurred.

Johnston of Polk moved that the bill, as amended by the Senate, and further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 285)

The ayes were 109:

Mayberry Renda Allen Fisher of Greene McCartney Andersen Franklin Roe Freeman McIntyre Roorda Bailey Baker Fullerton McNamara Sanders Gallagher Mensing Schmarje Battles Beardsley Gannon Middleswart Shaw Bennett Gittins Millen Shepherd Glenn Miller of Des Moines Sorg Bergman Miller of Dubuque Steffen Bowin Graham Stokes Grassley Miller of Jones Busch Strand Caffrey Hanson of Benton Miller of Page Strothman Hanson of Mitchell Mohrfeld Camp Carnahan Harbor Sullivan Mowry Tapscott Christensen Hicklin Nelson Thordsen Clark Hill Nielsen Tieden Cochran Hullinger Nolin Van Drie Coffman Johnson of Audubon O'Malley Conklin Johnston of Polk Ossian Van Nostrand Palmer Cunningham Varley King Patton Vetter Darrington Kitner Den Herder Watson Klein Pelton Peterson of Woodbury Welden Diehl Kluever Distelhorst Knight Pierson Winkelman Doderer Wolfe Koch Poncy Radl Wood Duffy Langland Lee Redfern Yoder Dunton Maloney Reed Mr. Speaker Edgington

Fischer of Grundy

The navs were 3:

Holden Moffitt

Absent or not voting 12:

BreitbachLipskySchroederStromerCurranMcCraySmithVoorheesKiilsholmPetersen of DallasStoryWaugh

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGES FROM THE SENATE

Van Roekel

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 733, a bill for an act relating to vital statistics.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 382, a bill for an act relating to employment of county engineers.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 573, a bill for an act relating to judges of elections.

Also

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 736, a bill for an act to provide for representation in the senate and house of representatives in the sixty-third general assembly.

Also.

That the Senate insists on its amendment to Senate File 677, a bill for an Act relating to the Iowa public employees retirement system and providing an appropriation therefor, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Frommelt, chairman, Condon, Lange, and Benda.

Also:

That the President of the Senate has appointed as members of the conference committee on the part of the Senate on House File 718, a bill for an Act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk County, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, Senators Kruck, chairman, Van Eaton, Reno and Buren.

Also:

That the Senate insists on its amendment to House File 686, a bill for an Act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Cassidy, chairman, McGill, Nurse and Neu.

Also:

That the President of the Senate has appointed as members of the conference committee on the part of the Senate on Senate File 616, a bill for an Act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid

paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, Senators Kibbie, chairman, Stanley, Briles, and Floy.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 411

Amend House File 411 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred eleven A point five (111A.5), Code 1966, is amended by inserting the following after the period (.) in line sixteen (16):

'After such publication and posting, any person violating any provision of such rules and regulations which are then in effect shall, upon conviction, be fined not more than one hundred (100) dollars or be imprisoned in the county jail not more than thirty (30) days.'

"Sec. 2. Chapter one hundred eleven A (111A), Code 1966, is amended by adding the following new section:

'The provisions of sections one hundred eleven point thirty-five (111.35) through one hundred eleven point fifty-seven (111.57), inclusive, of the Code shall apply to all lands and waters under the control of any county conservation board, in the same manner as if such lands and waters were state parks, lands, or waters. Wherever used in said sections, the words "state conservation commission," "conservation commission," and "commission," shall include a county conservation board, and the words "state conservation director" shall include a county conservation board or its executive officer, with respect to any lands or waters under the control of a county conservation board. However, the provisions of said sections may be modified or superseded by rules and regulations adopted as provided in section one hundred eleven A point five (111A.5) of the Code."

SENATE AMENDMENTS CONSIDERED

Millen of Van Buren asked and received unanimous consent for the immediate consideration of House File 736.

Van Nostrand of Pottawattamie called up for consideration House File 736, a bill for an act to provide for representation in the Senate and House of Representatives in the Sixty-third General Assembly, amended by the Senate, and moved that the House concur in the following Senate amendment:

SENATE AMENDMENT TO HOUSE FILE 736

Amend House File 736 as follows:

By inserting in line 93, section 3, after the word "Davenport" the following: ", city of Davenport Township and Davenport Township". By striking from line 117, section 3, the words "and Bettendorf". By striking from line 118, section 3, after the figures "1960" the comma and adding the following: ", the city of Bettendorf as it existed in 1960". By adding in line 118, section 3, after the word "Davenport" the following: ", city of Davenport Township and Davenport Township'. By inserting a

comma after the word "southerly" in line 292, section 3. By striking line 293, section 3, and by inserting in lieu thereof the words "thence westerly, thence southerly and thence westerly along the 1960 corporate limits to the center". By striking from line 455, section 3, the word "projected". By inserting in line 456, section 3, after the word "southeast" the words "projected easterly". By striking the word "projected" in line 480, section 3, and inserting in lieu thereof the words "projected easterly".

By striking subsection thirty (30) of section three (3) and inserting in lieu thereof the following:

"30. Dubuque county shall constitute the thirtieth senatorial district and shall be subdivided into the two (2) following senatorial subdistricts with one (1) senator for each subdistrict:

"a. Subdistrict one (1) shall constitute that portion of Dubuque county which includes that part of the city of Dubuque described as follows:

"Beginning at the intersection of the center of the Mississippi river and the southern 1960 corporate limits of the city of Dubuque; thence west along the southern 1960 corporate limits to the southwest corner of section thirty-five (35), township eighty-nine (89) north, range two (2) east; thence northerly along the 1960 corporate limits of the city of Dubuque to the center line of U.S. Highway twenty (20); thence due north to a point one hundred ninety (190) feet north of U.S. Highway twenty (20); thence easterly along a line parallel to and one hundred ninety (190) feet north of U.S. Highway twenty (20) to a point midway between the center line of Devon drive and the projected center line of Princeton place: thence northerly along a line midway between the center line of Devon drive and the projected center line and the center line of Princeton place to the projected center line of West Third street; thence westerly along the projected center line of West Third street to the intersection of the center lines of Mineral street and New Haven street; thence northerly along a line directly from such intersection to the intersection of the center lines of University avenue and Van Buren street; thence northeasterly along the center line of University avenue to the center line of Finley street; thence northwesterly along the center line of Finley street to the center line of Bunker Hill road; thence northerly along the center line of Bunker Hill road to the center line of Asbury road; thence northwesterly along the center line of Asbury road to the center line of Carter road; thence northerly along the center line of Carter road to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence west along such section line to the center line of John F. Kennedy road; thence northerly along the center line of John F. Kennedy road to the 1960 corporate limits of the city of Dubuque; thence easterly and thence northerly along the corporate limits of the city of Dubuque to the east and west center line of section fifteen (15), township eighty-nine (89) north, range two (2) east; thence east along the east and west center line of section fifteen (15) to the east line thereof; thence south along the east line of section fifteen (15) to a line six hundred (600) feet north of an parallel to Kane street; thence southeasterly along such line to a point six hundred (600) feet north of the projected center line of Gay street; thence south along a line directly from such point to the intersection of the projected center line of Gay street and the center line of Kane street; thence southeasterly along the center line of Kane street to the center line of Monroe street; thence northeasterly along the center line of Monroe street to the center line of Wallace street; thence southeasterly along the center line of Wallace street to the south line of Highland addition; thence easterly along the south line of Highland addition to the center line of Lewis street; thence southeasterly along the center line of Lewis street to the center line of Valeria street: thence southeasterly along the center line of Valeria street to the center line of Kaufmann avenue; thence easterly along the center lines of Kaufmann avenue and East Twenty-second street to the center line of Prince street; thence northerly along the center line of Prince street to the center line of East Twenty-fourth street;

thence easterly along the center line of East Twenty-fourth street to the center line of Queen street: thence northerly along the center line of Queen street to the center line of Marquette place: thence northwesterly along the center line and the projected center line of Marquette place to the center line of Morton street: thence northwesterly along the center line and the projected center line of Morton street to the south line of section twelve (12). township eighty-nine (89) north, range two (2) east: thence east along the south line of section twelve (12) to the north and southcenter line thereof; thence north along the north and south center line of section twelve (12) to the center thereof: thence easterly, thence southerly and thence easterly along the 1960 corporate limits of the city of Dubuque to the east line of section twelve (12); thence south along the east line of sections twelve (12) and thirteen (13), township eighty-nine (89) north, range two (2) east to the center line of Thomas street; thence southwesterly along the center line of Thomas street to the center line of Stafford street; thence southeasterly along the center line and the projected center line of Stafford street to the projected center line of East Twentieth street; thence easterly along the projected center line of East Twentieth street to the center of the Mississippi river: thence southerly along the center of the Mississippi river to the southern 1960 corporate limits of the city of Dubuque, the point of beginning.

- 'b. Subdistrict two (2) shall constitute that portion of Dubuque county which includes the townships of Liberty, Concord, Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge, Taylor, Vernon, Table Mound, Mosalem, Cascade, Whitewater, Prairie Creek, and Washington as the townships existed in 1960, and those parts of the city of Dubuque described as follows:
- Beginning at the intersection of the western 1960 corporate limits of the city of Dubuque and a line parallel to and one hundred ninety (190) feet north of U.S. Highway twenty (20): thence northerly and westerly along the 1960 corporate limits of the city of Dubuque to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence east along such section line to the center line of Carter road; thence southerly along the center line of Carter road to the center line of Asbury road; thence southeasterly along the center line of Asbury road to the center line of Bunker Hill road; thence southerly along the center line of Bunker Hill road to the center line of Finley street; thence southeasterly along the center line of Finley street to the center line of University avenue; thence southwesterly along the center line of University avenue to the intersection of the center lines of University avenue and Van Buren street: thence southerly along a line directly from such intersection to the intersection of the center lines of Mineral street and New Haven street; thence easterly along the projected center line of West Third street to a line midway between the center line of Devon drive and the center line of Princeton place: thence southerly along a line midway between the center line of Devon drive and the center line and the projected center line of Princeton place to a point one hundred ninety (190) feet north of the center line of U.S. Highway twenty (20); thence westerly along a line parallel to and one hundred ninety (190) feet north of U.S. Highway twenty (20) to the 1960 corporate limits of the city of Dubuque, the point of beginning.
- "(2) Beginning at the intersection of the projected center line of Gay street and the center line of Kane street; thence north along a line directly from such intersection to a point six hundred (600) feet due north of Kane street; thence northwesterly along a line parallel to and six hundred (600) feet north of Kane street to the east line of section fifteen (15), township eighty-nine (89) north, range two (2) east; thence north along the east line of section fifteen (15) to the east and west center line thereof; thence west along the east and west center line of section fifteen (15) to the 1960 corporate limits of the city of Dubuque; thence northerly and thence easterly along the 1960 corporate limits

to the projected center line of Morton street; thence southeasterly along the projected center line and the center line of Morton street to the projected center line of Marquette place: thence southeasterly along the projected center line and the center line of Marquette place to the center line of Queen street: thence southerly along the center line of Queen street to the center line of East Twenty-fourth street; thence westerly along the center line of East Twenty-fourth street to the center line of Prince street; thence southerly along the center line of Prince street to the center line of East Twenty-second street: thence westerly along the center lines of East Twenty-second street and of Kaufmann avenue to the center line of Valeria street; thence northwesterly along the center line of Valeria street to the center line of Lewis street; thence northwesterly along the center line of Lewis street to the south line of Highland addition; thence westerly along the south line of Highland addition to the center line of Wallace street; thence northwesterly along the center line of Wallace street to the center line of Monroe street; thence southwesterly along the center line of Monroe street to the center line of Kane street; thence northwesterly along the center line of Kane street to the projected center line of Gay street. the point of beginning.

"(3). Beginning at the intersection of the center of the Mississippi river and the projected center line of East Twentieth street; thence westerly along the projected center line of East Twentieth street to the projected center line of Stafford street; thence northwesterly along the projected center line and the center line of Stafford street to the center line of Thomas street; thence northeasterly along the center line of Thomas street to the section line between section thirteen (13), township eighty-nine (89) north, range two (2) east and section eighteen (18), township eighty-nine (89) north, range three (3) east; thence north along such section line and the section line between section twelve (12), township eighty-nine (89) north, range three (3) east to the northwest corner of section seven (7); thence east along the north line of section seven (7) to the center of the Mississippi river; thence southerly along the center of the Mississippi river to the projected center line of East Twentieth street, the point of beginning."

Further amend House File 736, section 4, subsection 28, as follows:

By striking line 616 and all of line 617 through the semi-colon, and inserting in lieu thereof the following:

"Beginning at the intersection of the west line of the 1960 corporate limits of the city of Muscatine and the projected center line of Fulliam avenue extended westerly from the intersection of the center line of Houser street and the center line of Fulliam avenue;".

By striking from line 620, section 4, the word "southwest" and inserting in lieu thereof the word "southwesterly". By striking all after the semi-colon in line 629, section 4, through the period in line 638 and inserting in lieu thereof the following:

"thence north to the center line of Fulliam avenue; thence westerly along the center line of Fulliam avenue to the center line of Houser street; thence westerly along the projected center line of Fulliam avenue to the west line of the 1960 corporate limits of the city of Muscatine, the point of beginning. All references in this Act to the 1960 corporate limits of the city of Muscatine mean such 1960 corporate limits as they existed after completion of the 1960 annexation of territory by the city of Muscatine."

By striking lines 643 through 665, inclusive, section 4, and inserting in lieu thereof the following:

"which is within the 1960 corporate limits of the city of Muscatine and which is not included in subdistrict one (1) as hereinabove provided."

By striking subsection twenty-nine (29) of section four (4) and inserting in lieu thereof the following:

- "29. The county of Dubuque shall constitute one (1) representative district and shall be subdivided into the three (3) following representative subdistricts and each subdistrict shall elect one (1) representative:
- "a. Subdistrict one (1) shall constitute the following portions of Dubuque county which include the townships of Liberty, Concord, Jefferson, Peru, New Wine, Iowa, Center, Dubuque, Dodge, Taylor, and Vernon as the townships existed in 1960, and those parts of the city of Dubuque described as follows:
- "(1). Beginning at the intersection of the projected center line of Gay street and the center line of Kane street; thence north along a line directly from such intersection to a point six hundred (600) feet north of Kane street; thence northwesterly along a line six hundred (600) feet north of and parallel to Kane street to the east line of section fifteen (15), township eighty-nine (89) north, range two (2) east; thence north along the east line of section fifteen (15) to the east and west center line thereof; thence west along the east and west center line of section fifteen (15) to the 1960 corporate limits of the city of Dubuque; thence northeasterly, thence easterly, and thence northerly along the 1960 corporate limits to the north line of section fourteen (14), township eighty-nine (89) north, range two (2) east; thence east along the north lines of sections fourteen (14) and thirteen (13), township eighty-nine (89) north, range two (2) east to the projected center line of Morton street; thence southeasterly along the projected center line and the center line of Morton street to the projected center line of Marquette place; thence southeasterly along the projected center line and the center line of Marquette place to the center line of East Twenty-sixth street; thence southwesterly along the center line of East Twentysixth street to the center line of Central avenue; thence southerly along the center line of Central avenue to the center line of Diagonal street: thence westerly along the center line of Diagonal street to the center line of Broadway street; thence northwesterly along the center line of Broadway street to the center line of Gay street; thence westerly along the center line and the projected center line of Gay street to the center line of Kane street, the point of beginning.
- "(2). Beginning at the intersection of the center of the Mississippi river and the projected center line of East Twentieth street; thence southwesterly along the projected center line of Stafford street; thence northwesterly along the projected center line and the center line of Stafford street to the center line of Thomas street; thence northeasterly along the center line of Thomas street to the section line between section thirteen (13), township eighty-nine (89) north, range two (2) east and section eighteen (18), township eighty-nine (89) north, range three (3) east; thence north along the west line of sections eighteeen (18) and seven (7), township eighty-nine (89) north, range three (3) east to the northwest corner of section seven (7); thence east along the north line of section seven (7) to the center of the Mississippi river; thence southerly along the center of the Mississippi river to the projected center line of East Twentieth street; the point of beginning.
- "b. Subdistrict two (2) shall constitute the following portions of Dubuque county which include the townships of Cascade, Whitewater, Prairie Creek, Washington, Table Mound, and Mosalem as the townships existed in 1960, and that part of the city of Dubuque described as follows:

"Beginning at the intersection of the center of the Mississippi river and the southern 1960 corporate limits of the city of Dubuque; thence west along the 1960 corporate limits to the southwest corner of section thirty-five (35), township eighty-nine (89) north, range two (2) east; thence northerly and thence westerly along the 1960 corporate limits of the city of Dubuque to the section line between sections fifteen (15) and twentytwo (22), township eighty-nine (89) north, range two (2) east; thence east along such section line to the center line of Carter road; thence southerly along the center line of Carter road to the center line of Kaufmann avenue; thence easterly along the center line of Kaufmann avenue to the section line between sections twenty-two (22) and twenty-three line to the projected center line of the alley between Clarke drive and Lowell street: thence easterly along the projected center line of such alley to the center line of Abbott street; thence southerly along the projected center line of Abbott street to the center line of West Locust street; thence southwesterly along the center line of West Locust street to the intersection of the center lines of Clarke drive and West Locust street: thence southeasterly along a line directly from such intersection to the intersection of the center lines of Rosedale avenue and Adair street; thence northeasterly along the center line of Rosedale avenue to the projected center line of Kirkwood street; thence northeasterly along the projected center line and the center line of Kirkwood street to the center line of Alta Vista street; thence southerly along the center line of Alta Vista street to the center line of Loras boulevard; thence easterly along the center line of Loras boulevard to the center line of Belmont street; thence southerly along the center line of Belmont street to the center line of Rose street; thence easterly along the center line of Rose street to the center line of Center place; thence southerly along the center line of Center place to the center line of University avenue; thence easterly along the center line of University avenue to the center line of Wilson street; thence southerly along the center line of Wilson street to the center line of West Fifth street; thence easterly along the center line of West Fifth street to the center line of Hill street; thence southwesterly along the center line of Hill street to the center line of Dodge street; thence easterly along the center line of Dodge street to the center line of Rising street; thence easterly along the center line of Rising street to the center line of Union street; thence southerly along the center line of Union street to the center line of Quinn street; thence southeasterly along the center lines of Quinn street and Valley street to the westerly side of Southern avenue; thence southwesterly along the westerly side of Southern avenue to the northeasterly side of Samuel street; thence northwesterly along the northeasterly side of Samuel street to Levi street; thence across Samuel street at Levi street to the southwesterly side of Samuel street; thence southeasterly along the southwesterly side of Samuel street to the westerly side of Southern avenue; thence southwesterly along the westerly side of Southern avenue to the east and west center line of section thirty-six (36), township eighty-nine (89) north, range two (2) east; thence easterly along the east and west center line of section thirty-six (36) to the southeasterly line of lot nineteen (19) of Rowan's addition; thence northeasterly along the southeasterly line of lot nineteen (19) to the northwesterly line of the subdivision of mineral lot twenty (20); thence northeasterly along the northwesterly line of such subdivision to Laurel street; thence easterly along the northerly line and the projected northerly line of Linhein's subdivision to the center of the Mississippi river; thence southeasterly along the center of the Mississippi river to the southern 1960 corporate limits of the city of Dubuque, the place of beginning.

'c. Subdistrict three (3) shall constitute that portion of Dubuque county which includes that part of the city of Dubuque described as follows:

"Beginning at the intersection of the center of the Mississippi river and the projected north line of Linhein's subdivision; thence west along the projected northerly line and the

northerly line of Linhein's subdivision to Laurel street; thence southwesterly along the northwesterly line of the subdivision of mineral lot twenty (20) to the southeasterly line of lot nineteen (19) of Rowan's addition; thence southwesterly to the east and west center line of section thirty-six (36), township eighty-nine (89) north, range two (2) east; thence west along the east and west center line of section thirty-six (36) to the westerly side of Southern avenue; thence northeasterly along the westerly side of Southern avenue to the southwesterly side of Samuel street; thence northwesterly along the southwesterly side of Samuel street to Levi street; thence across Samuel street at Levi street to the northeasterly side of Samuel street; thence southeasterly along the northeasterly side of Samuel street to the westerly side of Southern avenue (including all residents on both sides of Southern avenue and Samuel street south and east of Levi street); thence northeasterly along the westerly side of Southern avenue to the center line of Valley street: thence northwesterly along the center lines of Valley street and Quinn street to the center line of Union street: thence northerly along the center line of Union street to the center line of Rising street; thence westerly along the center line of Rising Street to the center line of Dodge street: thence westerly along the center line of Hill street to the center line of West Fifth street; thence westerly along the center line of West Fifth street to the center line of Wilson street; thence northerly along the center line of Wilson street to the center line of University avenue: thence westerly along the center line of University avenue to the center line of Center place; thence northerly along the center line of Center place to the center line of Rose street; thence westerly along the center line of Rose street to the center line of Belmont street; thence northerly along the center line of Belmont street to the center line of Loras boulevard; thence westerly along the center line of Loras boulevard to the center line of Alta Vista street; thence northerly along the center line of Alta Vista street to the center line of Kirkwood street; thence southwesterly along the center line and the projected center line of Kirkwood street to the center line of Rosedale avenue: thence southwesterly along the center line of Rosedale avenue to the intersection of the center lines of Adair street and Rosedale avenue; thence northwesterly along a line directly from such intersection to the intersection of the center lines of Clarke drive and West Locust street; thence northeasterly along the center line of West Locust street to the projected center line of Abbott street; thence northerly along the projected center line of Abbott street to the center line of the alley between Clarke drive and Lowell street: thence westerly along the projected center line of such alley to the section line between sections twenty-two (22) and twenty-three (23), township eighty-nine (89) north, range two (2) east; thence north along such section line to the center line of Kaufmann avenue; thence westerly along the center line of Kaufmann avenue to the center line of Carter road; thence northerly along the center line of Carter road to the section line between sections fifteen (15) and twenty-two (22), township eighty-nine (89) north, range two (2) east; thence west along such section line to the 1960 corporate limits of the city of Dubuque to the east and along such section line to the 1960 corporate limits of the city of Dubuque; thence northerly, thence easterly, and thence northerly along the 1960 corporate limits of the city of Dubuque to the east and west center line of section fifteen (15); thence east along the east and west center line of section fifteen (15); thence east along the east and west center line of section fifteen (15) to the east line thereof; thence south along the east line of section fifteen (15) to a line six hundred (600) feet north of and parallel Kane street; thence southeasterly along a line six hundred (600) feet north of and parallel to Kane street to a point six hundred (600) feet due north of the intersection of the center line of Kane street and the projected center line of Gay street; thence south along a line directly from such intersection to the intersection of the center line of Kane street and the projected center line of Gay street; thence easterly along the projected center line and the center line of Gay street to the center line of Broadway street; thence southeasterly along the center line of Broadway street to the center line of Diagonal street; thence easterly along the center line of Diagonal street to the center line of Central avenue; thence northerly along the center

line of Central avenue to the center line of East Twenty-sixth street; thence northeasterly along the center line of East Twenty-sixth street to the center line of Marquette place; thence northwesterly along the center line and the projected center line of Marquette place to the center line of Morton street; thence northwesterly along the center line and the projected center line of Morton street to the section line between sections thirteen (13) and twelve (12), township eighty-nine (89) north, range two (2) east; thence east along such section line to the north and south center line of section twelve (12); thence north along the north and south center line of section twelve (12) to the center thereof; thence easterly, thence southerly, and thence easterly along the 1960 corporate limits of the city of Dubuque to the east line of section twelve (12); thence south along the east line of sections twelve (12) and thirteen (13), township eighty-nine (89) north, range two (2) east to the center line of Thomas street; thence southwesterly along the center line of Thomas street to the center line of Stafford street; thence southeasterly along the center line and the projected center line of Stafford street to the projected center line of East Twentieth street; thence northeasterly along the projected center line of East Twentieth street to the center of the Mississippi river; thence southerly along the center of the Mississippi river to the projected northerly line of Linhein's subdivision, the point of beginning."

By striking from subsection 32, section 4, line 1229 the word and comma "Bettendorf,". By inserting after the figures "1960" in line 1232, section 4, the words "and all of the city of Bettendorf as it existed in 1960".

The motion prevailed and the House concurred.

Van Nostrand of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 736)

The ayes were 112:

Allen Andersen	Fisher of Greene Freeman	McCartney McCray	Roorda Sanders
Bailey	Fullerton	McIntyre	Schmarje
Baker	Gallagher	McNamara	Shaw
Battles	Gannon	Mensing	Shepherd
Beardsley	Gittins	Middleswart	Smith,
Bergman	Glenn	Millen	Sorg
Bowin	Graham	Miller of Des Moines	Steffen
Breitbach	Grassley	Miller of Dubuque	Stokes
Busch	Hanson of Benton	Miller of Jones	Strand
Caffrey	Hanson of Mitchell	Miller of Page	Stromer
Camp	Harbor	Moffitt	Strothman
Carnahan	Hicklin	Mohrfeld	Sullivan
Christensen	Hill	Mowry	Thordsen
Clark	Holden	Nelson	Tieden
Cochran	Johnson of Audubon	Nielsen	Van Drie
Coffman	Johnston of Polk	O'Malley	Van Nostrand
Conklin	Kiilsholm	Ossian	Van Roekel
Cunningham	King	Patton	Varley
Curran	Kitner	Pelton	Voorhees

Roe

Kluever Petersen of Dallas Watson Den Herder Knight Peterson of Woodbury Waugh Diehl Koch Pierson Welden Distelhorst Langland Poncy Winkelman Doderer Lee Radl Wolfe Duffy Wood Lipsky Reed Dunton Yoder Maloney Renda Edgington Mr. Speaker

Fischer of Grundy The nays were 5:

Tapscott Palmer Schroeder Bennett

Mayberry

Franklin

Absent or not voting 7:

Redfern Vetter Darrington Klein Nolin Hullinger Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 531, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds, notes or other obligations payable from such revenues, with report of committee recommending passage, was taken up for consideration.

Welden of Hardin offered the following amendment filed by him and moved its adoption:

Amend Senate File 531, section three (3), by striking from line two (2) the words "is hereby authorized to" and inserting in lieu thereof the following: ", after authorization by constitutional majority of the General Assembly, may".

The amendment was adopted.

Shaw of Scott offered the following amendment filed by her and moved its adoption:

Amend Senate File 531, Section 4, line six (6), by inserting after the word "interest" the following words: "but without extending the maturity thereof".

The amendment was adopted.

Schroeder of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 531, section seven, by adding the word "not" after the word "shall" in both lines fifteen (15) and sixteen (16).

The amendment lost.

Van Drie of Story offered the following amendment and moved its adoption:

Amend Senate File 531 by striking all of section thirteen (13) and inserting in lieu thereof the following:

Section 13. The state board of regents is hereby authorized during the 1967-69 biennium to undertake and carry out a project and issue bonds under this Act therefore in an amount of not to exceed three million dollars (\$3,000,000). Beginning with the 1969-71 biennium, the board shall prepare and submit to the general assembly a proposed ten-year building program for each institution, including an estimate of the maximum amount of bonds or notes which the board expects to issue under the provisions of this Act during the ensuing biennium. Such program and estimate shall be submitted no later than seven (7) days after the convening of each regular session of the general assembly. The building programs shall contain a list of the buildings and facilities which the board deems necessary to further the educational objectives of the institutions. This list shall be revised biennially, but no project shall be eliminated from the list when bonds or notes have previously been issued by the board to pay the cost thereof. Each such list shall contain an estimate of the cost of each of the buildings and facilities referred to therein.

Further amend Senate File 531 by striking all of section fifteen (15).

The amendment was adopted.

Schroeder of Pottawattamie asked and received unanimous consent to withdraw his amendment to Section 13 filed June 13 and found on page 1991 of the House Journal.

Voorhees of Black Hawk offered the following amendment and moved its adoption:

Amend Senate File 531, Section Four (4), by striking lines thirty-five (35) through thirty-nine (39), ending with the period after the word "institution", and inserting in lieu thereof the following: Tuition, fees, and institutional income shall be increased in an amount sufficient to retire all bonds and notes issued each biennium for the amount due on said capital improvements".

The amendment was adopted.

Speaker Pro Tempore Kluever in the chair at 11:10 a.m.

Speaker Baringer in the chair at 11:15 a.m.

(Pending at recess)

On motion by Millen of Van Buren the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

INTRODUCTION OF BILLS

House File 752, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the commission on uniform laws the sum of five thousand two hundred (5,200) dollars.

Read first time and placed on appropriations calendar.

ANNOUNCEMENT BY THE SPEAKER

Under the provisions of House File 93, acts of the Sixty-second General Assembly, the Speaker announced the appointment of the following members to the Medical Assistance Advisory Council: Den Herder of Sioux and Carnahan of Wapello.

COMMUNICATION FROM THE CHIEF CLERK

June 13, 1967

Mr. Maurice Baringer Speaker of the House House of Representatives State House Des Moines, Iowa

Dear Mr. Baringer,

It is with deepest regret that I must offer my resignation from the Iowa House of Representatives effective June 30, 1967. I realize I was elected for a two-year term, but because of my appointment by Governor Hughes to the Iowa Employment Security Commission effective July 1, 1967, I respectfully ask that you accept my resignation as of June 30, 1967.

Respectfully yours,
Representative Cecil A. Reed

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses.

Also

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 28 authorizing the State Board of Regents to construct an addition of floor space to the general hospital of the state university of Iowa.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 178, a bill for an act relating to migratory agricultural laborers.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 128

Amend House File 128 as follows:

By striking from lines 41 and 42, section 2, the words "the weight of the evidence against the defendant,". By striking subsection 4 of section 2 and renumbering the remaining subsection.

By striking from lines 10 and 11, section 3, the words "in which a transcript of evidence shall be preserved" and by inserting in lieu thereof the words "and a record made thereof". By inserting in line 21 of section 3 after the word "viction." the following: "The supreme court may, on its own motion, order the parties to submit briefs and set the time in which such briefs shall be filed."

SENATE AMENDMENT TO HOUSE FILE 178

Amend House File 178 as follows:

By striking from section 1 all of lines 3 through 11, inclusive, and by inserting in lieu thereof the following:

"No child under the age of fourteen (14) years shall be engaged, with or without compensation, as a migratory agricultural laborer."

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

The House resumed consideration of Senate File 531, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at institutions of higher learning under the jurisdiction of the state board of regents, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds, notes or other obligations payable from such revenue.

Speaker Pro Tempore Kluever in the chair at 4:05 p.m.

Speaker Baringer in the chair at 4:10 p.m.

Welden of Hardin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 531)

The ayes were 39:

Bailey	Dunton	Middleswart	Shaw
Baker	Gallagher	Millen	Shepherd
Breitbach	Hicklin	Miller of Des Moines	Steffen
Busch	Hullinger	Moffitt	Van Drie
Camp	Johnston of Polk	Mohrfeld	Voorhees
Christensen	King	Pelton	Watson
Cochran	Kluever	Poncy	Welden
Coffman	Maloney	Redfern	Yoder
Doderer	Mayberry	Roe	Mr. Speaker
Duffy	McNamara	Sanders	

The nays were 82:

Allen	Fullerton	McCray	Schmarje
Andersen	Gannon	McIntyre	Schroeder
Battles	Gittins	Mensing	Smith
Beardsley	Glenn	Miller of Dubuque	Sorg
Bennett	Graham	Miller of Jones	Stokes
Bergman	Grassley	Miller of Page	Strand
Bowin	Hanson of Benton	Mowry	Stromer
Caffrey	Hanson of Mitchell	Nelson	Strothman
Carnahan	Harbor	Nielsen	Sullivan
Clark	Hill	Nolin	Tapscott
Conklin	Holden	O'Malley	Thordsen
Cunningham	Johnson of Audubon	Ossian	Tieden
Darrington	Kiilsholm	Palmer	Van Nostrand
Den Herder	Kitner	Patton	Van Roekel
Diehl	Klein	Petersen of Dallas	Varley
Distelhorst	Knight	Peterson of Woodbury	Vetter
Edgington	Koch	Pierson	Waugh
Fischer of Grundy	Langland	Radl	Winkelman
Fisher of Greene	Lee	Renda	Wolfe
Franklin	Lipsky	Roorda	Wood

Absent or not voting 3:

Freeman

Curran Reed Story

McCartney

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

SPECIAL ORDER LOST

Bowin of Black Hawk moved that Senate Files 302, 288, 283, 221, 248 and 237 be made a "special order" of business for 10:00 a.m., Monday, June 19, 1967.

Roll call was requested by Bowin of Black Hawk and the Speaker.

On the question "Shall the motion prevail?"

The ayes were 45:

Andersen	Hicklin	Moffitt	Schroeder
Bailey	Johnston of Polk	Mohrfeld	Shaw
Baker	Kiilsholm	Nolin	Sorg
Beardsley	King	O'Malley	Strand
Bergman	Kluever	Palmer	Stromer
Bowin	Lipsky	Pelton	Tapscott
Breitbach	Maloney	Poncy	Van Roekel
Cochran	Mayberry	Reed	Varley
Diehl	McIntyre	Renda	Winkelman
Dunton	Middleswart	Roe	Yoder
Gallagher	Millen	Roorda	Mr. Speaker
Gannon	•		•

The nays were 65:

Allen	Edgington	Kitner	Pierson
Battles	Fischer of Grundy	Knight	Radl
Bennett	Fisher of Greene	Koch	Sanders
Busch	Franklin	Langland	Schmarje
Caffrey	Freeman	McCartney	Smith
Camp	Fullerton	McCray	Stokes
Carnahan	Gittins	McNamara	Strothman
Clark	Glenn	Mensing	Sullivan
Coffman	Graham	Miller of Dubuque	Thordsen
Conklin	Grassley	Miller of Jones	Tieden
Cunningham	Hanson of Benton	Mowry	Van Drie
Curran	Hanson of Mitchell	Nelson	Watson
Darrington	Harbor	Nielsen	Waugh
Den Herder	Hill	Ossian	Welden
Distelhorst	Holden	Patton	Wolfe
Doderer Duffy	Johnson of Audubon	Peterson of Woodbury Wood	

Absent or not voting 14:

Christensen Miller of Des Moines Shepherd Van Nostrand

Hullinger Klein Lee Miller of Page Steffen
Petersen of Dallas Story
Redfern

Vetter Voorhees

The motion lost.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

House File 560, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Mensing of Cedar asked and received unanimous consent to withdraw his amendment filed May 19 and found on page 1527 of the House Journal.

Mensing of Cedar offered the following amendment filed by the committee on appropriations:

Amend House File 560 as follows:

- 1. Section one (1), strike lines eight (8) through fourteen (14).
- 2. Section two (2), line four (4), strike "a retirement" and insert "an";

Also, line twenty-seven (27), strike "funds" and insert "widows annuity fund".

Also, line twenty-eight (28), strike "funds" and insert "fund":

Also, line thirty (30), insert before "contribution" the word "judges";

Also, lines thirty-two (32) through thirty-four (34), strike "and in the contribution rates from the state as shall be necessary, and shall transfer funds accordingly" and insert "to the widows' annuity fund";

Also, line thirty-five (35) strike "retirement".

3. Section five (5), line one (1), strike "Retirement" and insert "Annuity";

Also, line two (2), strike "and a 'Judges' Retirement Fund' ":

Also, lines nine (9) through eleven (11), strike "Contributions shall be made to the judges" retirement fund by the state and shall be used to pay the judges" retirement compensation as provided for by this Act";

Also, line eleven (11), strike "funds" and insert "fund".

4. Section seven (7), line six (6), strike "five (5)" and insert "four (4)";

Also, line fourteen (14), strike "seven and one-half (7 1/2)" and insert "six (6)";

Also, add a new subsection as follows:

- "4. The state comptroller shall pay the judges' retirement and disability compensation as provided for by this Act, and there is hereby appropriated out of any money in the treasury not otherwise appropriated an amount sufficient to pay such judges' retirement and disability compensation,"
- 5. Section nine (9), lines three (3) through five (5), strike "contributions to the judges' retirement fund and the investment income from investments of such fund" and insert "appropriations as provided herein";

Also, by striking lines nine (9) through nineteen (19) and renumbering subsections three (3), four (4) and five (5) to two (2), three (3) and four (4);

Also, lines forty-nine (49) and fifty (50), strike "subsections two (2) and three (3)" and insert "subsection two (2)";

Also, lines fifty-two (52), strike "system" and insert "widows annuity fund";

Also, line fifty-five (55), strike "system" and insert "widows annuity fund";

Also, line fifty-seven (57), strike "system" and insert "widows' annuity fund";

Also, line sixty-one (61), strike "state and the".

Division was requested.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend House File 560 as follows:

- 1. Section 1, by striking all of line three (3) after the word "supreme" and inserting in lieu thereof the following: ", district, municipal and superior court as required under article five".
- 2. Section 3, by striking all of line two (2) after the word "supreme" and inserting in lieu thereof the following:
 ", district, municipal or superior judge on".

Division was requested.

Doderer of Johnson moved that action on House File 560 be deferred indefinitely.

The motion lost.

Doderer of Johnson moved that action on House File 560 be deferred pending House action on Senate Files 302, 288, 283, 221, 248 and 237.

The motion lost.

(Business Pending)

MOTION TO RECONSIDER WITHDRAWN

Smith of O'Brien asked and received unanimous consent to withdraw the motion to reconsider the vote on Senate File 579, filed June 14 and found on page 2013 of the House Journal

MOTION TO WITHDRAW FROM SIFTING COMMITTEE

 $\,$ Mr. Speaker: I wish to move, under House Rule 54, to withdraw Senate File 110 from the House Sifting Committee.

CAFFREY of Polk

MOTION TO RECONSIDER FILED

Mr. Speaker: I move that the vote by which Senate File 531 failed to pass the House be reconsidered.

WILLIAM J. GANNON

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which the House refused to concur in the Senate amendment to House File 312.

SCOTT McINTYRE, JR.

MOTION TO RECONSIDER FILED.

Mr. Speaker: I move to reconsider the vote by which the House refused to concur in Senate amendments to House File 312.

MINNETTE DODERER

REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar.

- S.F. 790 Relating to notarization of applications for Certificates Title to vehicles and title transfers. By Committee on Transportation.
- S.F. 693 Relating to publicly held conservation interests in private property. Committee on Conservation and Recreation.
- S.F. 161 To amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys. By Judiciary Committee.
- S.F. 319 Relating to obstructions within the boundary lines of a public highway. By Committee on Transportation.
- S.F. 342 Relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor. By Committee on Public Health and Welfare.
- S.F. 729 Relating to the power of state and savings banks to own and lease certain

personal property. By Committee on Commerce.

- S.F. 727 Relating to the fees of licenses issued by the state conservation commission. By Committee on Conservation and Recreation.
- S.F. 185 To provide for an additional agricultural producer association and including such an association in the agriculture marketing board. By Committee on Agriculture.

FLOYD H. MILLEN, Chairman Sifting Committee

REPORT OF SIFTING COMMITTEE

(Non-controversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the non-controversial calendar:

- S.F. 784 To authorize school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities. By Committee on Education.
- S.F. 750 Relating to the mileage allowance for members of the Board of Supervisors. By Committee on Judiciary.
- S.F. 791 Relating to mileage allowance for members of the County Boards of Supervisors. By Committee on Judiciary.
- S.F. 782 Relating to special assessments for street improvements. By Committee on Governmental Subdivisions.
- S.F. 233 To amend various sections of the code relating to registered engineers and land surveyors. By Stanley, O'Malley, Frommelt, Walsh and Floy.
- H.F. 222 Relating to contracts by Boards of Trustees of public libraries. By Voorhees, Allen and Story.
- S.F. 339 Relating to payments made under contract for the construction of public improvements. By Reppert, Potgeter, Buren. (Companion H.F. 243).

 JOHN CAMP, Chairman Non-Controversial Calendar FLOYD H, MILLEN, Chairman Sifting Committee

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 37, 70, 309, 590, 592, 594, 779, 73, 95, 352, 442, 551, 700, 766, 799, 264, 405, 658 and 762.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 37, 70, 309, 590, 592, 594, 779, 73, 95, 352, 442, 551, 700, 766, 799, 264, 405, 658 and 762.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 14, 1967, the Governor had approved the following: House Files 207, 70 and 410; and Senate Files 752, 591, 596, 598, 597, 595, 244, 671 and 546.

REQUEST TO VOTE

Bennett of Polk asked and received unanimous consent to be recorded as voting no on House File 736.

AMENDMENTS FILED

Amend House File 744 by striking section 4.

VARLEY of Adair

Amend Senate File 693, Section 2, by inserting in line eight (8) after the period the following: "Nothing contained in this Act shall be construed as granting to any public agency, as defined in subsection five (5) of Section 1 of this Act, the right of condemnation by eminent domain, and no such public agency shall have the right of condemnation for the purpose of this Act."

TIEDEN of Clayton

Amend Senate File 283, Section 2, line eighteen (18) by inserting after the word "judgeship." the following sentence:

The term "civil and criminal filings" shall include the number of filings of cases specified in section six hundred two point twenty-five (602.25) of the Code and the filings of the juvenile docket during the time municipal courts exist within the district.

SHAW of Scott

Amend Senate File 775, Section 5, by adding after line 7, "Walter's Creek Watershed . . .\$53,000.00".

OSSIAN of Montgomery

Amend the Lipsky, Petersen amendment to House File 567 by adding the following section:

7. By striking all of section 9.

LIPSKY of Linn
PETERSEN of Dallas

Amend Senate File 283 by amending the Glenn amendment dated May 23, 1967, by adding a new subsection thereto as follows:

3. By striking from line thirty-six (36) the word "four" and inserting in lieu thereof the word "five" (5).

GLENN of Polk

Amend Senate File 537, Section 7 by adding thereto the following paragraph:

"All vital statistics records such as births, deaths, marriages, and records of the mentally ill."

CONKLIN of Black Hawk

Amend Senate File 233 by striking from line eight (8) of Section 1 the words "a certificate of".

BAILEY of Wright

Amend Senate File 161, Section 1, as follows:

- 1. Line five (5) by striking the words "or Commission" and inserting in lieu thereof the words "of Supervisors".
- 2. Lines six (6) and seven (7) by striking the words "or the engineer, or any other authorized person employed by said board or commission,".
 - 3. Line seventeen (17) by striking the word "or".
 - 4. Line eighteen (18) by striking the word "commission".
 - 5. Line nineteen (19) by striking the words "or commission".

BAILEY of Wright FISCHER of Grundy EDGINGTON of Franklin

Amend Senate File 537, section seven (7), as follows:

- 1. Amend subsection five (5) by striking from line one (1) the word "police" and inserting in lieu thereof the words "peace officers".
 - 2. By adding the following subsection:

"Criminal arrest records except such records shall be available to county attorneys and peace officers."

MAYBERRY of Webster THORDSEN of Scott DUFFY of Dubuque

Amend Senate File 764 by striking all of line six (6) of Section 1.

BAILEY of Wright

- 1. Amend the title to Senate File 750 by striking the period after the word "supervisors" and by adding the following: "and inheritance tax appraisers."
 - 2. Further amend Senate File 750 by adding the following new section:

"Section 2. Section four hundred fifty point twenty-six (450.26), Code 1966, is hereby amended by striking from line two (2) the word "five" and inserting in lieu thereof the word "ten"."

O'MALLEY of Polk

Amend the Bailey Amendment to House File 560, filed June 14, by striking from line thirty-nine (39) the words "from the effective date of this Act" and inserting in lieu thereof the following: ", beginning July 1, 1967,".

BAILEY of Wright

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, June 16, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, June 16, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Harold Davenport, pastor of the First Congregational Church, Council Bluffs, Iowa.

The Journal of June 15 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Bergman of Osceola on request of the Speaker; Bowin of Black Hawk on request of the Speaker.

PRESENTATION OF VISITORS

Varley of Adair introduced to the House 25 students from the Adair-Casey Community School District, Adair, Iowa, accompanied by their teacher, Mr. Ron Brugman.

O'Malley of Polk introduced to the House 17 students from Brody Junior High School, Des Moines, Iowa, accompanied by their teacher, Thomas Drake.

PETITION

The following petition was received and placed on file:

By Van Roekel of Marion from 29 residents of Marion County who favor keeping Justices of the Peace in their community.

Vetter of Washington offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 29

By: Vetter and Lipsky

A Concurrent Resolution relating to changes in rules adopted by the state board of public instruction relating to educational standards.

WHEREAS, the Sixty-first General Assembly, through enactment of section two hundred fifty-seven point twenty-five (257.25) of the Code, required in the state board of public instruction to adopt rules implementing educational standards and to report rules so adopted to the Sixty-second General Assembly; and

WHEREAS, the state board of public instruction has complied with the requirement; and

WHEREAS, it is recommended that changes be made in the rules so adopted and filed; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES, THE SENATE CONCURRING, that it is hereby declared to be the intent of the general assembly that the state board of public instruction adopt the following changes in the rules of the department of public instruction:

1. Section 3.3(3), Rules of the Department of Public Instruction, be amended $^{\rm to}$ read as follows:

- "3.3(3) Activity fund records. Accurate, complete and up-to-date records of all public pupil-activity funds shall be maintained according to a system approved by the state board of public instruction."
- 2. Section 3.4(11), Rules of the Department of Public Instruction, be amended to read as follows:
- "3.4(11) Nursery school staff. The staff of a nursery school shall consist of one teacher, one assistant teacher, and either one teacher associate or teacher aide for each twenty children or major fraction thereof, provided that no nursery-school staff shall be assigned more than two groups of children."
- 3. Section 3.5(14), Rules of the Department of Public Instruction, be amended to read as follows:
- "3.4(14) Pupil personnel services in elementary schools. Effective September 1, 1970, the board shall institute a program of pupil personnel services for elementary school children as developed by the professional staff and as adopted by the board. Each pupil shall have access to the minimum amount of guidance services as specified by the board and recorded in its minutes."
- 4. Section 5.4(6), paragraph <u>a.</u>, Rules of the Department of Public Instruction, be amended to read as follows:
- "a. Arts and sciences. The standard load of an instructor in arts and science courses shall be sixteen credit hours, with the exception that any faculty member may teach the equivalent of one two to three-credit hour adult or continuing education course at night in addition to a full-time day school load; in no case shall it exceed eighteen credit hours."
- 5. Section 5.4(8), Rules of the Department of Public Instruction, be amended to read as follows:
- "5.4(8) Faculty development. The administration of the college shall encourage the continued development of faculty potential by: (1) regularly stimulating department chairmen or heads to meet their responsibilities in this regard: (2) lightening the teaching loads of first-year instructors whose course preparation and in-service training demand it: (3) stimulating curricular evaluation; and (4) encouraging the development of an atmosphere in which the faculty brings a wide range of ideas and experiences to the students, each other, and the community."
- 6. Section 9.10(257), Rules of the Department of Public Instruction, be amended to read as follows:
- "9.10(257) Access to records. Upon request, organizations shall make available to the state department of public instruction or its delegated representative all records, data, written policies, books, accounts, financial statements, audits, and other materials relating to any or all aspects of their operations."

Laid over under Rule 25.

INTRODUCTION OF BILLS

House File 753, by Committee on Cities and Towns, a bill for an act relating to playground and recreation commissions.

Read first time and referred to sifting committee.

House File 754, by Committee on Appropriations, a bill for an act to establish an Iowa comprehensive alcoholism project; to provide for the administration thereof and to make appropriations therefor, and to ratify and approve acts heretofore done to initiate, and in pursuance of, the functions and purposes of the project.

Read first time and placed on the appropriations calendar.

House File 755, by Committee on Appropriations, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Read first time and placed on the appropriations calendar.

House File 756, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the executive council for capital planning commission recommendations.

Read first time and placed on the appropriations calendar.

House File 757, by Committee on Appropriations, a bill for an act to appropriate funds for the central office of the board of control from the general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969.

Read first time and placed on the appropriations calendar.

SENATE MESSAGES CONSIDERED

Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions.

Read first time and referred to sifting committee.

Senate File 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours.

Read first time and referred to sifting committee.

Senate File 733, a bill for an act relating to vital statistics.

Read first time and referred to sifting committee.

Senate File 573, a bill for an act relating to judges of elections.

Read first time and referred to sifting committee.

REPORT OF CONFERENCE COMMITTEE

HOUSE FILE 718

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to con-

sider the differences between the Senate and the House on House File 718, a bill for an Act to appropriate from the general fund of the State of Iowa for acquisition of certain property in Des Moines, Polk County, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, begs leave to report and to make the following recommendations:

- 1. Amend House File 718, Section one (1), lines ten (10) and eleven (11), by striking the words "all window air conditioners, carneting and all."
- 2. Further amend House File 718, Section two (2), line three (3), by striking all after the word "dollars," and inserting in lieu thereof the following:

"to acquire said property, and one thousand (1,000) dollars, or so much thereof as may be necessary, to carry out the provisions of this Act."

WARREN J. KRUCK, Chairman CHARLES S. VAN EATON MAX E. RENO JOHN L. BUREN RUDY VAN DRIE, Chairman RICHARD W. WELDEN WILLIAM J. GANNON JAMES V. GALLAGHER

On the Part of the Senate

On the Part of the House

REPORT OF CONFERENCE COMMITTEE

ON SENATE FILE 454

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 454, a bill for an Act enabling Iowa to enter into the interstate compact on the placement of children, begs leave to report and to make the following recommendations:

- 1. That the House recede from all of its amendments.
- 2. That Senate File 454 be amended by adding thereto as Section 9 the following:

Sec. 9. "Nothing contained herein shall be deemed to affect or modify the provisions of chapters two hundred thirty-two (232) and six hundred (600) of the Code."

JOHN M. ELY, JR., Chairman TOM J. FREY DONALD W. MURRAY CLIFTON C. LAMBORN WILLIAM HILL, Chairman HENRY W. BUSCH CHARLES P. MILLER THOMAS A. RENDA

On the Part of the Senate

On the Part of the House

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and concurred in the House amendment as amended and passed Senate File

743, a bill for an act creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 651, a bill for an act relating to the drainage and levee fund.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 794, a bill for an act relating to the ninth (9th) and eighteenth (18th) judicial districts.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 476, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa.

Also:

House File 735, a bill for an act to legalize and validate the proceedings of the board of directors of the Independent School District of Grafton.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 261, a bill for an act relating to trust accounts to be maintained by real estate brokers.

AL MEACHAM, Secretary

SENATE AMENDMENT TO THE HOUSE AMENDMENT TO SENATE FILE 743

Amend the House amendment to Senate File 743 as follows:

By inserting after the word "rules" in line 1, subparagraph 3, paragraph 1, the following: "and regulations for the collection of taxes by the department".

By inserting after the word "revenue" in line 6, subparagraph 5, paragraph 1, the following: "for the assessment and collection of taxes by the department or an order to reassess or to raise assessments to any local assessor".

By inserting after the word "same." in line 7, subparagraph 5, paragraph 1, the following: "In order for any appeal to the board to be valid, written notice thereof must be given to the department within thirty (30) days of the rendering of the decision, order or directive from which such appeal is taken. The director shall thereafter cause to be certified to the board the record, documents, reports, audits and all other information pertinent to the decision, order or directive from which such appeal is taken.

"The affected taxpayer and the department shall be given at least fifteen (15) days written notice by the board of the date the appeal shall be heard and both parties may be present at such hearing if they desire. The board shall adopt and promulgate, pursuant to chapter seventeen A (17A) of the Code, rules and regulations for the conduct

of appeals by the board. The record and all documents, reports, audits and all other information certified to the board by the director, and hearings held by the board pursuant to the appeal and the decision of the board thereon shall be open to the public notwithstanding the provisions of sections four hundred twenty-two point sixty-five (422.65), subsection one (1), and four hundred twenty-two point twenty (422.20) of the Code; except that the board upon the application of the affected taxpayer may order the record and all documents, reports, audits, and all other information certified to it by the director, or so much thereof as it deems necessary, held confidential, if the public disclosure of same would reveal trade secrets or any other confidential information that would give the affected taxpayer's competitor a competitive advantage. Any deliberation of the board in reaching a decision on any appeal shall be confidential."

CONSIDERATION OF BILLS

(BUSINESS PENDING AT ADJOURNMENT)

The House resumed consideration of House File 560, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend House File 560 as follows:

- 1. Section 1, by striking all of line three (3) after the word "supreme" and inserting in lieu thereof the following: ", district, municipal and superior court as required under article five".
- 2. Section 3, by striking all of line two (2) after the word "supreme" and inserting in lieu thereof the following: ", district, municipal or superior judge on".

The amendment lost.

Bailey of Wright offered the following amendment filed by him:

Amend House File 560 as follows:

- 1. Section 1, lines five (5) and six (6) by striking the words "by contributions of judges to a widows" annuity fund". Further amend by striking all of lines eight (8) through fourteen (14).
- 2. Section 2, lines twenty-seven (27) and twenty-eight (28) by striking in each line the word "funds" and inserting in lieu thereof in each the word "fund".
 - 3. By striking all of Sections 3, 4, and 5 and inserting in lieu thereof the following:

"Section 3. Any judge, not retired, holding office as a supreme or district court judge on July 1, 1967, shall be deemed to have consented to a transfer of all funds accrued to his credit on July 1, 1967, under provisions of Section 605A.4 of the Code to a retirement and annuity fund hereby created by this Act. Chapter 605A of the Code shall no longer apply to such judge, except as specifically referred to in this Act."

"Sec. 4. Commencing July 1, 1967, each judge in active service and all judges who thereafter commence service as members of either of said courts shall be required to comply with the provisions of this Act. Each judge shall provide the state comptroller with such information as he may require for a proper administration of the system.

Funds accumulated under this Act shall be held and invested by the treasurer of state in such securities as are approved by law or securities of the United States government or securities recommended or approved by the advisory investment board of the Iowa Public Employees Retirement System."

- 4. Section 7, line six (6) by striking the word and figure "five (5)" and inserting in lieu thereof the word and figure "four (4)". Further amend line fourteen (14) by striking the words and figures "seven and one-half (7 1/2)" and inserting in lieu thereof the word and figure "six (6)".
 - 5. By striking all of Sections 9 and 10.
 - 6. By adding the following as a new section:

"The retirement and annuity fund provided for by this Act shall be supported from the effective date of this Act by equal contributions by the State and by the judges, each being given credit for contributions made under the prior system, and the state comptroller is hereby directed to transfer to said fund from time to time amounts necessary for the State's contributions, which amounts are hereby appropriated for said purpose. Said transfer shall be made from any funds appropriated for judicial salaries or from any unappropriated balance of funds of the state.

The exact amounts of the respective contributions shall be determined by a qualified actuary with view to making the retirement and annuity system herein provided for actuarially sound and with view to supporting the system on a level rate of contribution basis. At least once in every five (5) years after completion of the initial computations, and oftener if necessary, an actuarial valuation of the system shall be made by a qualified actuary to determine the adjustments, if any, which may be necessary to maintain the system on a level rate of contribution basis. The actuary shall report the results of such valuation to the retirement advisory committee and the state comptroller with recommendations as to the necessary adjustments in the rates of contribution by the state and the judges. 'Qualified actuary' means a member of the American academy of actuaries.'

7. By adding the following as a new section:

"An amount equal to the sums contributed and credits transferred shall be paid to any judge, or executor, who becomes separated from the office before completing his sixth (6) year of service, and to any judge who is removed from office for cause under the provisions of section six hundred five point twenty-six (605.26), subsection two (2), through six hundred five point thirty-two (605.32), of the Code."

8. By renumbering the sections in compliance with this amendment.

Bailey of Wright offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Bailey Amendment to House File 560, filed June 14, by striking from line thirty-nine (39) the words "from the effective date of this Act" and inserting in lieu thereof the following: ", beginning July 1, 1967,".

The amendment to the amendment was adopted.

Bailey of Wright moved the adoption of the amendment as amended.

Roll call was requested by Cochran of Webster and the Speaker.

On the question "Shall the amendment as amended be adopted?"

The ayes were 45:

Allen Smith Fischer of Grundy Klein Andersen Franklin Langland Sorg Bailey Gallagher Lipsky Steffen McIntyre Baker Gannon Strothman Beardsley Tapscott Grasslev Moffitt Breitbach Hanson of Benton Nolin Thordsen Busch Van Nostrand Hanson of Mitchell Pelton Caffrey Hullinger Poncy Varley Watson Christensen Johnston of Polk Redfern Cochran Schroeder Yoder King Distelhorst Kitner Shaw Mr. Speaker Doderer

The nays were 59:

Battles	Glenn	Middleswart	Sanders
Bennett	Graham	Miller of Jones	Schmarje
Bergman	Harbor	Miller of Page	Shepherd
Clark	Hicklin	Mohrfeld	Stokes
Coffman	Holden	Mowry	Strand
Conklin	Johnson of Audubon	Nelson	Stromer
Curran	Kiilsholm	O'Malley	Sullivan
Darrington	Kluever	Ossian	Van Roekel
Den Herder	Knight	Palmer	Voorhees
Diehl	Lee	Peterson of Woodbury	waugh (
Duffy	Maloney	Pierson	Welden
Edgington	Mayberry	Reed	Winkelman
Freeman	McCartney	Renda	Wolfe
Fullerton	McCray	Roe	Wood
Gittins	Mensing	Roorda	

Absent or not voting 20:

Bowin	Fisher of Greene	Miller of Des Moines	Radl
Camp	Hill	Miller of Dubuque	Story

CarnahanKochNielsenTiedenCunninghamMcNamaraPattonVan DrieDuntonMillenPetersen of DallasVetter

The amendment as amended lost.

McIntyre of Linn asked and received unanimous consent to withdraw his amendment filed June 14 and found on page 2014 of the House Journal.

Kluever of Cass asked and received unanimous consent to withdraw his amendment filed May 23 and found on page 1577 of the House Journal.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 560 as follows:

- 1. Add to section seven (7) after the word "record," in line eight (8) the following: "before or after July 1, 1967, or both,".
- 2. Add to section seven (7) after the word "record," in line seventeen (17) the following:

"before or after July 1, 1967, or both,".

The amendment was adopted.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Amend House File 560, section five (5), by striking the period at the end of line fourteen (14) and substituting the following therefor:

", or recommended or approved by the advisory investment board of the Iowa public employees' retirement system."

The amendment was adopted.

Mowry of Marshall offered the following amendment filed by him and moved its adoption:

Amend House File 560 by adding thereto the following new section:

Sec. 13. If any provisions of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act or the application of such provision to persons or circumstances other than those to which it is held invalid shall not be affected thereby.

The amendment was adopted.

Gallagher of Black Hawk offered the following amendment and moved its adoption: Amend House File 560 as follows:

1. In Section eight (8), line sixteen (16) after the word "death" insert the following: "except if the widow has minor dependent children, in which case she is entitled to the full compensation due the judge."

The amendment was adopted.

Mowry of Marshall offered the following amendment filed by the committee on appropriations:

Amend House File 560 as follows:

- 1. Section one (1), strike lines eight (8) through fourteen (14).
- 2. Section two (2), line four (4), strike "a retirement" and insert "an";

Also, line twenty-seven (27), strike "funds" and insert "widows' annuity fund".

Also, line twenty-eight (28), strike "funds" and insert "fund";

Also, line thirty (30), insert before "contribution" the word "judges";

Also, lines thirty-two (32) through thirty-four (34), strike "and in the contribution rates from the state as shall be necessary, and shall transfer funds accordingly" and insert "to the widows' annuity fund";

Also, line thirty-five (35) strike "retirement".

3. Section five (5), line one (1), strike "Retirement" and insert "Annuity";

Also, line two (2), strike "and a 'Judges' Retirement Fund' ";

Also, lines nine (9) through eleven (11), strike "Contributions shall be made to the judges' retirement fund by the state and shall be used to pay the judges' retirement compensation as provided for by this Act";

Also, line eleven (11), strike "funds" and insert "fund".

4. Section seven (7), line six (6), strike "five (5)" and insert "four (4)";

Also, line fourteen (14), strike "seven and one-half (7 1/2)" and insert "six (6)";

Also, add a new subsection as follows:

- "4. The state comptroller shall pay the judges' retirement and disability compensation as provided for by this Act, and there is hereby appropriated out of any money in the treasury not otherwise appropriated an amount sufficient to pay such judges' retirement and disability compensation."
- 5. Section nine (9), lines three (3) through five (5), strike "contributions to the judges" retirement fund and the investment income from investments of such fund" and insert "appropriations as provided herein";

Also, by striking lines nine (9) through nineteen (19) and renumbering subsections three (3), four (4) and five (5) to two (2), three (3) and four (4);

Also, lines forty-nine (49) and fifty (50), strike "subsections two (2) and three (3)" and insert "subsection two (2)";

Also, lines fifty-two (52), strike "system" and insert "widows' annuity fund";

Also, line fifty-five (55), strike "system" and insert "widows annuity fund";

Also, line fifty-seven (57), strike "system" and insert "widows annuity fund";

Also, line sixty-one (61), strike "state and the".

Division was requested.

Mowry of Marshall moved the adoption of Divisions 1, 2, 3 and 5 of the amendment. Divisions 1, 2, 3 and 5 of the amendment were adopted.

Van Drie of Story offered the following amendment to Division 4 of the amendment and moved its adoption:

- 1. Amend the Appropriations Committee amendment to House file 560 filed June 8 by deleting the word and figure in line twenty-six (26) "four (4)" and inserting in lieu thereof the words and figures "three and one third (3 1/3)".
- 2. Further amend by deleting the word and figure "six (6)" and inserting in lieu thereof the word and figure "five (5)" in line twenty-eight (28).

The amendment to Division 4 of the amendment was adopted.

Mowry of Marshall moved to reconsider the vote by which the Van Drie amendment to Division 4 was adopted.

The motion prevailed.

Van Drie of Story moved the adoption of his amendment.

Roll call was requested by the Speaker.

Rule 69 was invoked.

On the question "Shall the amendment to Division 4 of the amendment be adopted?"

The ayes were 51:

Andersen	Fullerton	Miller of Jones	Shepherd
Bailey	Grassley	Mohrfeld	Smith
Baker	Hanson of Benton	Nelson	Sorg
Battles	Hullinger	Nielsen	Stokes
Bergman	Kitner	Palmer	Strothman
Camp	Klein	Patton	Sullivan
Christensen	Knight	Peterson of Woodbury	/Tieden
Clark	Koch	Poncy	Van Drie
Distelhorst	Langland	Radl	Van Nostrand
Doderer	Lipsky	Redfern	Varley
Edgington	McIntyre	Roorda	Waugh .
Fischer of Grundy	Millen	Schroeder	Mr. Speaker
Freeman	Miller of Dubuque	Shaw	Ï

The nays were 60:

Allen Beardsley Bennett Breitbach Busch Caffrey Coffman	Gannon Glenn Graham Hanson of Mitchell Harbor Hicklin	Mayberry McCartney McCray McNamara Mensing Middleswart Miller of Des Moines	Roe Sanders Schmarje Steffen Strand Tapscott Thordsen
U			•

Cunningham Johnson of Audubon Moffitt Voorhees Darrington Johnston of Polk Mowry Watson Den Herder Kiilsholm Nolin Welden King Diehl O'Mallev Winkelman Duffy Kluever Ossian Wolfe Pelton Franklin Lee Mood Gallagher Maloney Renda Yoder

Absent or not voting 13:

BowinDuntonPetersen of DallasStoryCarnahanFisher of GreenePiersonStromerCochranGittinsReedVetterCurran

The amendment lost.

Mowry of Marshall moved the adoption of Division 4 of the amendment.

Division 4 of the amendment was adopted.

Amend House File 560 by striking the catchwords at the beginning of each section. The amendment was adopted.

Doderer of Johnson offered the following amendment and moved its adoption: Amend House File 560, Section 2, subsection four (4), line twenty-two (22), by striking the words and figures "fifty (50)" and inserting in lieu thereof the words and figures "forty (40)".

The amendment was adopted.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend House File 560 by striking the word "governor" in line fifteen (15) section 2 and inserting in lieu thereof "the speaker of the house and the president of the senate."

The amendment was adopted.

Grassley of Butler moved to reconsider the vote by which the committee amendment was adopted.

The motion prevailed.

(Pending at recess)

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

INTRODUCTION OF BILLS

House File 758, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of control of state institutions, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller.

Read first time and placed on the appropriations calendar.

House File 759, by Committee on Appropriations, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for the reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient.

Read first time and placed on the appropriations calendar.

House File 760, by Committee on Appropriations, a bill for an act authorizing expenditures by the Iowa aeronautics commission, the Iowa dairy industry commission, the state permit board, the department of public safety, and the statistician of judiciary department, from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversions of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient.

Read first time and placed on the appropriations calendar.

House File 761, by Committee on Appropriations, a bill for an act to authorize expenditures by various regulatory divisions in the department of agriculture from trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorization of funds during the biennium if funds authorized in this Act are insufficient.

Read first time and placed on the appropriations calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 690, a bill for an act relating to county public hospital funds, the control and investment thereof.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 390, a bill for an act relating to abandoned property.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 16, a bill for an act relating to purchase of right of way by the highway commission.

Also:

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 17 petitioning the Congress of the United States to enact a Uniform Interstate Motor Truck Registration and Fee law.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 16

Amend House File 16 as follows:

By striking in section 1 all of lines 4 through 11, inclusive, and by inserting in lieu thereof the following:

"Every contract for purchase shall state in printing equal to at least ten point bold type the following notice: The purchase price includes the value of the land described as well as any consequential damages the seller would sustain in the event condemnation were to take place, allowance for the value of personal property damaged, destroyed or reduced in value, if any, damages allowed for removal of personal property and limitation or denial of access rights, if any.

"Nothing in this Act shall be construed to create access rights or the right to payment for access rights if such right or rights would not exist in the absence of this Act. The failure of any contract to mention access rights or to state an amount paid for access rights shall not be evidence of the existence or ownership of access rights."

SENATE AMENDMENT TO HOUSE FILE 390

Amend House File 390 as follows:

By inserting in section 1 in line 14 after the word "days." the following:

"Entry of appearance by pleading or docket entry by or on behalf of the mortgagor shall be a presumption that the property is not abandoned."

SENATE AMENDMENT TO HOUSE FILE 260

Amend House File 260 as follows:

.By striking in section 4 all of such section after the word "Act." in line 4 and by inserting in lieu thereof the following:

"The academy shall be situated at Camp Dodge and the council shall enter into an agreement with the Adjutant General which agreement shall provide for the use of certain of the facilities at Camp Dodge, for the remodeling and conversion of existing structures to classrooms and dormitory space, and for the use of land for the site of an administration building. The agreement shall be on such terms and conditions as the are necessary to carry out the purpose of this Act."

By striking in section 5 all after the period in line 3 and all of lines 4 and 5 and by inserting in lieu thereof the following:

"A director of the academy and such staff as may be necessary for it to function shall be employed pursuant to the Iowa merit system."

By striking in section 6 lines 4 through 39, inclusive, and by inserting in lieu thereof the following:

- "2. One (1) member appointed from the senate by the lieutenant governor for a term of four (4) years, commencing upon the effective date of this Act. In the event that the member appointed by the lieutenant governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "3. One (1) member appointed from the house by the speaker of the house for a term of two (2) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the speaker of the house shall be for a term of four (4) years. In the event that the member appointed by the speaker of the house is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "4. Four (4) members, knowledgeable and experienced in the field of law enforcement, appointed by the governor. The governor shall appoint two (2) members for a term of two (2) years and two (2) members for a term of four (4) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the governor shall be for a term of four (4) years. In the event that the member appointed by the governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment."

By striking section 7.

By striking section 15 and by inserting in lieu thereof the following:

"There is hereby appropriated to the department of public safety from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, the sum of one hundred fifty-eight thousand (158,000) dollars, or so much thereof that may be necessary, for general operating costs to carry out the purposes of this Act. There is hereby further appropriated to the department of public safety from the general fund of the state the sum of one hundred fifty thousand (150,000) dollars for capital expenditures for the construction of an administration building and remodeling of existing structures at Camp Dodge to carry out the purposes of this Act. Any unencumbered balance of the funds appropriated by this Act remaining as of January 31, 1969 shall revert to the general fund of the state as of that date."

By striking section 16.

SENATE AMENDMENT TO HOUSE FILE 690

Amend House File 690 as follows:

By inserting in section 3 in line 4 after the word "hospital," the words "merged area hospital".

By inserting in section 4 in line 4 after the word "officer" the words "or merged area hospital officer".

By inserting in section 5 in line 3 after the word "hospital" the words ",merged area hospital".

CONFERENCE COMMITTEE EXCUSED

(House File 686)

The House excused the following members to attend the committee conference on House File 686: Petersen of Dallas, Dunton of Keokuk, Vetter of Washington and Cochran of Webster.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 742)

The ayes were 84:

Allen Gallagher Andersen Gannon Battles Gittins Beardsley Glenn Bergman Graham Camp Hanson of Carnahan Hanson of		Schroeder Shepherd Smith Stokes Strand Stromer Strothman
--	--	--

Tapscott Christensen Hicklin Mowry Hill Thordsen Nelson Cochran Tieden Coffman Johnson of Audubon Nielsen Van Drie Conklin Nolin Cunningham Kitner Ossian Van Nostrand Darrington Klein Pelton Varley Den Herder Knight Peterson of Woodbury Vetter Diehl Koch Pierson Voorhees Distelhorst Langland Poncy Watson Doderer Lee Reed Waugh Maloney Roe Welden Dunton Roorda Mayberry Wolfe Edgington Fischer of Grundy McIntyre Sanders Wood Fullerton McNamara Schmarje Yoder

The nays were 3:

Petersen of Dallas Sorg Steffen

Absent or not voting 37:

Fisher of Greene Kluever Radl Bailey Baker Franklin Lipsky Redfern Bennett Freeman McCartney Renda Bowin Grassley McCray Shaw Breitbach Harbor Mensing Story Busch Holden Miller of Dubuque Sullivan Van Roekel O'Malley Caffrey Hullinger Johnston of Polk Palmer Winkelman Clark Curran Kiilsholm Patton Mr. Speaker Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 744, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission, was taken up for consideration.

Varley of Adair offered the following amendment filed by him and moved its adoption

Amend House File 744 by striking section 4.

The amendment was adopted.

Varley of Adair moved that the bill be read a last time now and placed upon is passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 744)

The ayes were 90:

Andersen	Grassley	Miller of Page	Stokes
Battles	Hanson of Benton	Moffitt	Strand
Beardsley	Hanson of Mitchell	Mohrfeld	Stromer
Bergman	Hicklin	Mowry	Strothman
Breitbach	Hill	Nelson	Sullivan
Camp	Johnson of Audubon	Nielsen	Tapscott
Carnahan	Johnston of Polk	Nolin	Thordsen
Christensen	King	Ossian	Tieden
Clark	Kitner	Pelton	Van Drie
Cochran	Klein	Petersen of Dallas	Van Nostrand
Coffman	Knight	Peterson of Woodbury	y Van Roekel
Conklin	Koch	Pierson	Varley
Cunningham	Langland	Poncy	Vetter
Darrington	Lee	Reed	Voorhees
Den Herder	Maloney	Roe	Watson
Diehl	Mayberry	Roorda	Waugh
Distelhorst	McIntyre	Sanders	Welden
Dunton	McNamara	Schmarje	Winkelman
Fischer of Grundy	Mensing	Schroeder	Wolfe
Fullerton	Middleswart	Smith	Wood
Gittins	Miller of Des Moines	Sorg.	Yoder
Glenn	Miller of Dubuque	Steffen	Mr. Speaker
Graham	Miller of Jones		•

The nays were none.

Absent or not voting 34:

Allen	Duffy	Hullinger	Palmer
Bailey	Edgington	Kiilsholm	Patton
Baker	Fisher of Greene	Kluever	Radl
Bennett	Franklin	Lipsky	Redfern
Bowin	Freeman	McCartney	Renda
Busch	Gallagher	McCray	Shaw
Caffrey	Gannon	Millen	Shepherd
Curran	Harbor	O'Malley	Story
Doderer	Holden	v	

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 745, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense five thousand (5,000) dollars for use as a revolving fund for the maintenance and operational costs of administrative state aircraft and make provisions for usage reimbursement, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 745)

The ayes were 99:

Allen Fullerton McNamara Sorg Andersen Gallagher Mensing Steffen Middleswart Stokes Baker Gannon Strand Battles Gittins Millen Miller of Des Moines Stromer Beardsley Glenn Miller of Dubuque Strothman Bergman Graham Breitbach Grassley Miller of Jones Sullivan Hanson of Benton Miller of Page Tapscott Caffrey Camp Hanson of Mitchell Moffitt Thordsen Carnahan Harbor Mohrfeld Tieden Van Drie Christensen Hicklin Nelson Clark Hill Nielsen Van Nostrand Cochran Johnson of Audubon Nolin Van Roekel Johnston of Polk Coffman Ossian Varley Conklin King Pelton Vetter Cunningham Kitner Petersen of Dallas Voorhees Curran Peterson of Woodbury Watson Klein Darrington Knight Poncy Waugh Den Herder Koch Reed Welden Diehl Langland Roe Winkelman Distelhorst Lee Roorda Wolfe Dunton Lipsky Sanders booW Mayberry Schmarie Yoder Edgington Fischer of Grundy McCrav Schroeder Mr. Speaker

Franklin McIntyre Shepherd

The nays were none.

Absent or not voting 25:

Bailey Freeman McCartney Radl Bennett Holden Mowry Redfern Bowin Hullinger O'Malley Renda Busch Kiilsholm Palmer Shaw Kluever Patton Smith Doderer Duffy Maloney Pierson Story

Fisher of Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 746, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 746)

The ayes were 98:

Allen	Gallagher	Miller of Des Moines	Sorg
Andersen	Gannon	Miller of Dubuque	Steffen
Baker	Gittins	Miller of Page	Stokes
Battles	Glenn	Moffitt	Strand
Beardsley	Graham	Mohrfeld	Stromer
Bergman	Grassley	Mowry	Strothman
Breitbach	Hanson of Benton	Nelson	Sullivan
Camp	Hanson of Mitchell	Nielsen	Tapscott
Carnahan	Harbor	Nolin	Thordsen
Christensen	Hicklin	O'Malley	Tieden
Clark	Hill	Ossian	Van Drie
Cochran	Johnston of Polk	Palmer	Van Nostrand
Coffman	Kitner	Patton	Van Roekel
Conklin	Klein	Petersen of Dallas	Varley
Cunningham	Koch	Peterson of Woodbury	Vetter
Darrington	Langland	Poncy	Voorhees
Den Herder	Lee	Radl	Watson
Diehl	Lipsky	Reed	Waugh
Distelhorst	Maloney	Roe	Welden
Dunton	Mayberry	Roorda	Winkelman
Edgington	McIntyre	Sanders	Wolfe
Fischer of Grundy	McNamara	Schmarje	Wood
Fisher of Greene	Mensing	Schroeder	Yoder
Franklin	Middleswart	Shepherd	Mr. Speaker
Fullerton	Millen		

The nays were 3:

Johnson of Audubon Knight

Miller of Jones

Absent or not voting 23:

Bailey	Doderer	King	Redfern
Bennett	Duffy	Kluever	Renda
Bowin	Freeman	McCartney	Shaw
Busch	Holden	McCray	Smith
Caffrey	Hullinger	Pelton	Story
Curran	Kiilsholm	Pierson	·

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 743, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Varley of Adair offered the following amendment filed by him and moved its adoption:

Amend House File 743 by striking section 4.

The amendment was adopted.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 743)

The ayes were 100:

Allen Gannon	Mensing Sanders
Andersen Gittins	Middleswart Schmarje
Bailey Glenn	Millen Schroeder
Baker Graham	Miller of Des Moines Shepherd
Battles Grassley	Miller of Dubuque Sorg
Beardsley Hanson of Ben	ton Miller of Jones Steffen
Bergman Hanson of Mit	chell Miller of Page Stokes
Breitbach Harbor	Moffitt Strand
Caffrey Hicklin	Mohrfeld Stromer
Camp Hill	Mowry Strothman
Carnahan Johnson of Au	dubon Nelson Sullivan
Christensen Johnston of Po	olk Nielsen Tapscott
Clark King	Nolin Thordsen
Coffman Kitner	O'Malley Van Drie
Conklin Klein	Ossian Van Nostrand
Cunningham Knight	Palmer Van Roekel
Curran Koch	Patton Varley
Darrington Langland	Pelton Voorhees
Den Herder Lee	Peterson of Woodbury Watson
Diehl Lipsky	Pierson Waugh
Distelhorst Maloney	Poncy Welden
Fischer of Grundy Mayberry	Radl Winkelman
Fisher of Greene McCartney	Reed Wolfe
Franklin McIntyre	Roe Wood
Fullerton McNamara	Roorda Yoder

The nays were none.

Absent or not voting 24:

Bennett	Dunton	Kiilsholm	Shaw
Bowin	Edgington	Kluever	Smith
Busch	Freeman	McCray	Story
Cochran	Gallagher	Petersen of Dallas	Tieden
Doderer	Holden	Redfern	Vetter
Duffy	Hullinger	Renda	Mr. Speaker

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

(BUSINESS PENDING)

The House resumed consideration of House File 560, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor.

Maloney of Polk moved to reconsider the vote by which the Bailey amendment as amended lost.

The motion prevailed.

Mowry of Marshall offered the following amendment to the Bailey amendment and moved its adoption:

Amend the Bailey amendment, filed June 14, 1967 to House File 560 by adding in line forty (40) after the word "judges" the words "to the date of retirement from active duty".

The amendment to the amendment was adopted.

Bailey of Wright moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Mowry of Marshall asked and received unanimous consent to withdraw the committee amendment previously adopted and reconsidered.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 560)

The ayes were 98:

A 3.1			
Allen	Fullerton	Mensing	Shaw
Andersen	Gannon	Middleswart	Shepherd
Bailey	Gittins	Millen	Smith
Baker	Glenn	Miller of Des Moines	Sorg
Battles	Graham	Miller of Jones	Steffen
Beardsley	Grassley	Miller of Page	Strand
Breitbach	Hanson of Mitchell	Moffitt	Stromer
Caffrey	Harbor	Mowry	Strothman
Camp	Hicklin	Nielsen	Sullivan
Carnahan	Hill	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Clark	Johnson of Audubon	Ossian	Tieden
Coffman	Johnston of Polk	Palmer	Van Drie
Cunningham	Kiilsholm	Patton	Van Nostrand
Curran	King	Pelton	Van Roekel
Darrington	Klein	Pierson	Varley
Den Herder	Kluever	Poncy	Voorhees
Diehl	Koch	Redfern	Watson
Distelhorst	Lee	Renda	Waugh
Doderer	Lipsky	Roe	Winkelman
Dunton	Maloney	Roorda	Wolfe

Edgington Mayberry Sanders booW Yoder Fisher of Greene McCartney Schmarie

Franklin Schroeder Mr. Speaker McCray

Freeman McNamara

The nays were 13:

Fischer of Grundy Knight Mohrfeld Radl Hanson of Benton Langland Nelson Stokes Peterson of Woodbury Welden Holden McIntyre

Kitner

Absent or not voting 13:

Bennett Cochran Gallagher Reed Conklin Miller of Dubuque Bergman Story Petersen of Dallas Bowin Duffy Vetter

Busch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 560 REPRINTED

Mowry of Marshall asked and received unanimous consent to have House File 560 reprinted as passed by the House.

CONSIDERATION OF BILLS

Millen of Van Buren asked and received unanimous consent for the immediate consideration of Senate File 809.

Senate File 809, a bill for an act relating to registration plates, was taken up for consideration.

Holden of Scott offered the following amendment and moved its adoption:

Amend Senate File 809 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section one (1), Senate File eighteen (18), Acts of the Sixty-second (62nd) General Assembly, is hereby repealed."

The amendment was adopted.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 809)

The ayes were 89:

Allen	Gittins	Middleswart	Shepherd
Andersen	Glenn	Millen	Sorg
Bailey	Graham	Miller of Des Moines	Stokes
Beardsley	Hanson of Benton	Moffitt	Strand
Breitbach	Hanson of Mitchell	Mohrfeld	Stromer
Caffrey	Hicklin	Nelson	Strothman
Camp	Hill	O'Malley	Sullivan
Carnahan	Holden	Ossian	Tapscott
Christensen	Johnston of Polk	Palmer	Thordsen
Clark	Kiilsholm	Patton	Van Drie
Conklin	King	Pelton	Van Nostrand
Cunningham	Kitner	Peterson of Woodbury	Van Roekel
Curran	Klein	Pierson	Varley
Darrington	Kluever	Poncy	Voorhees
Diehl	Knight	Redfern	Watson
Distelhorst	Koch	Reed	Waugh
Dunton	Langland	Roe	Welden
Edgington	Lee	Roorda	Winkelman
Fisher of Greene	Lipsky	Sanders	Wolfe
Franklin	McCartney	Schmarje	Wood
Freeman	McCray	Schroeder	Yoder
Fullerton	McIntyre	Shaw	Mr. Speaker
Gannon			

The nays were 15:

Baker	Fischer of Grundy	Miller of Page	Renda
Battles	Johnson of Audubon	Nielsen	Smith
Coffman	Maloney	Nolin	Steffer
Den Herder	Miller of Jones	Radl	

Absent or not voting 20:

Bennett	Doderer	Hullinger	Mowry
Bergman	Duffy	Mayberry	Petersen of Dallas
Bowin	Gallagher	McNamara	Story
Busch	Grassley	Mensing	Tieden
Cochran	Harbor	Miller of Dubuque	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Johnston of Polk called up for consideration House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses, amended by the Senate as follows:

Amend House File 128 as follows:

By striking from lines 41 and 42, section 2, the words "the weight of the evidence against the defendant,". By striking subsection 4 of section 2 and renumbering the remaining subsection.

By striking from lines 10 and 11, section 3, the words "in which a transcript of evidence shall be preserved" and by inserting in lieu thereof the words "and a record made thereof". By inserting in line 21 of section 3 after the word "viction." the following: "The supreme court may, on its own motion, order the parties to submit briefs and set the time in which such briefs shall be filed."

 $\label{lem:condition} \mbox{Johnston of Polk offered the following amendment to the Senate amendment and moved its adoption:}$

Amend the Senate amendment to House File 128 by striking in line three (3) all after the word "By" and all of line four (4) and inserting in lieu thereof the following: "inserting in line fifty-four (54) after the word 'imposed' the words 'by a magistrate not a district court judge' and inserting in line sixty-five (65) after the word 'released' the words 'by a magistrate other than a district court judge'."

The amendment to the Senate amendment was adopted.

Johnston of Polk moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendments as amended.

Johnston of Polk moved that the bill, as amended by the Senate further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were 98:

Allen	Gannon	Miller of Jones	Shaw
Andersen	Gittins	Miller of Page	Shepherd
Baker	Graham	Moffitt	Smith
Battles	Grassley	Mohrfeld	Sorg
Beardsley	Hanson of Benton	Mowry	Steffen
Breitbach	Hanson of Mitchell	Nelson	Stokes
Caffrey	Hicklin	Nielsen	Strand
Camp	Holden	O'Malley	Stromer
Carnahan	Johnson of Audubon	Ossian	Strothman
Christensen	Johnston of Polk	Palmer	Sullivan
Clark	Kiilsholm	Patton	Tapscott
Coffman	King	Pelton	Van Drie
Conklin	Kitner	Peterson of Woodbury	Van Nostrand
Cunningham	Klein	Pierson	Van Roekel
Curran	Kluever	Poncy	Varley
Darrington	Knight	Radl	Voorhees
Den Herder	Koch	Redfern	Watson
Diehl	Langland	Reed	Waugh
Dunton	Lee	Renda	Welden
Edgington	Maloney	Roe	Winkelman

Fischer of Grundy McCray Fisher of Greene Franklin

McIntvre Middleswart Roorda Sanders Schmarie Wolfe Wood Yoder

Freeman

Millen

Schroeder

Mr. Speaker

Fullerton Miller of Des Moines

The navs were none.

Absent or not voting 26:

Bailey Bennett Bergman Doderer Duffy Gallagher Glenn Harbor

Lipsky Mayberry McCartney

McNamara

Nolin Petersen of Dallas Story

Bowin Rusch Cochran Distelhorst

Hill Hullinger Mensing Miller of Dubuque Thordsen Tieden Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR (House Joint Resolution 23)

Fischer of Grundy called up for consideration House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Joint Resolution 23 as follows:

Amend by striking from the enacting clause the word. "Enacted" and inserting in lieu thereof the word "Resolved".

Amend by striking sections one (1) through five (5) and inserting in lieu thereof the following.

"Section 1. The Iowa legislative research committee is hereby directed to conduct during the 1967-1969 legislative biennium a study of the interstate truck reciprocity problem in Iowa, the laws relating thereto, and the need for legislation to correct the The research committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.

The committee established by the legislative research committee to assist with the study shall report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the legislative research committee prior to December 1, 1968. The research committee shall report to the Sixty-third general assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the general assembly."

Amend the title by striking from line three (3) the words "and to make an appropriation therefor".

The motion lost and the House refused to concur.

SENATE AMENDMENTS CONSIDERED

Allen of Pottawattamie called up for consideration House File 411, a bill for an act relating to the enforcement of the rules and regulations of county conservation boards, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 411 by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. Section one hundred eleven A point five (111A.5), Code 1966, is amended by inserting the following after the period (.) in line sixteen (16):

'After such publication and posting, any person violating any provision of such rules and regulations which are then in effect shall, upon conviction, be fined not more than one hundred (100) dollars or be imprisoned in the county jail not more than thirty (30) days.'

"Sec. 2. Chapter one hundred eleven A (111A), Code 1966, is amended by adding the following new section:

'The provisions of sections one hundred eleven point thirty-five (111.35) through one hundred eleven point fifty-seven (111.57), inclusive, of the Code shall apply to all lands and waters under the control of any county conservation board, in the same manner as if such lands and waters were state parks, lands, or waters. Wherever used in said sections, the words "state conservation commission," "conservation commission," and "commission," shall include a county conservation board, and the words "state conservation director" shall include a county conservation board or its executive officer, with respect to any lands or waters under the control of a county conservation board. However, the provisions of said sections may be modified or superseded by rules and regulations adopted as provided in section one hundred eleven A point five (111A.5) of the Code."

The motion prevailed and the House concurred.

Allen of Pottawattamie moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 411)

The ayes were 98:

Allen	Gannon	Miller of Des Moines	Shaw
Andersen	Gittins	Miller of Jones	Shepherd
Bailey	Glenn	Miller of Page	Sorg
Baker	Graham	Moffitt	Steffen
Battles	Hanson of Benton	Mohrfeld	Stokes
Beardsley	Hanson of Mitchell	Mowry	Strand
Breitbach	Hicklin	Nelson	Stromer
Caffrey	Hill	Nielsen	Strothman
Camp	Holden	Nolin	Sullivan
Carnahan	Hullinger	O'Malley	Tapscott
Christensen	Johnson of Audubon	Palmer	Thordsen
Clark	Kiilsholm	Pelton	Tieden
Coffman	King	Peterson of Woodbury	
Conklin	Kitner	Pierson	Van Roekel
Cunningham	Klein	Poncy	Varley
Curran	Kluever	Radl	Voorhees
Darrington	Knight	Redfern	Watson
Den Herder	Koch	Reed	Waugh
Diehl	Langland	Renda	Welden

Distelhorst Lee Roe Winkelman Lipsky Roorda Dunton Wolfe McCartney Edgington Sanders Wood Fischer of Grundy McCray Schmarie Yoder

Freeman McIntyre Schroeder Mr. Speaker Fullerton Middleswart

The nays were 3:

Maloney Mensing Patton

Absent or not voting 23:

Bennett Duffy Johnston of Polk Petersen of Dallas Bergman Fisher of Greene Mayberry Smith

Bowin Franklin McNamara Story
Busch Gallagher Millen Van Nostrand

Cochran Grassley Miller of Dubuque Vetter

Doderer Harbor Ossian

The -bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof, was taken up for consideration.

Mensing of Cedar asked and received unanimous consent to withdraw his amendment filed June 14, 1967 and found on page 2015 of the House Journal.

Nolin of Carroll offered the following amendment filed by him:

Amend Senate File 537, Section seven (7), by adding the following subsection:

"Reports to regulatory agencies which, if released, would give advantage to competitors and serve no public purpose."

Nolin of Carroll offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Nolin amendment to Senate File 537, by striking the word "regulatory" in line three (3) and inserting the word "governmental" in lieu thereof.

The amendment to the amendment was adopted.

Nolin of Carroll moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend Senate File 537 by adding the following new section:

"If it is determined that any provision of this Act would cause the denial of funds, services or essential information from the United States Government which would otherwise definitely be available to an agency of this State, such provision shall be suspended as to such agency, but only to the extent necessary to prevent denial of such funds, services, or essential information".

The amendment was adopted.

Hicklin of Louisa asked and received unanimous consent to withdraw his amendment filed June 13, 1967 and found on page 1991 of the House Journal.

(Deferred as Unfinished Business)

Senate File 784, a bill for an act authorizing school corporations to use the proceeds of the sale of college buildings and other related property to pay the cost of additional school facilities, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

(S.F. 784)

The ayes were 93:

Allen	Fullerton	McCray	Renda
Andersen	Gannon	McIntyre	Roorda
Bailey	Gittins	Mensing	Schroeder
Baker	Glenn	Millen	Shaw
Battles	Graham	Miller of Jones	Shepherd
Beardsley	Grassley	Miller of Page	Sorg
Bennett	Hanson of Benton	Moffitt	Steffen
Breitbach	Hanson of Mitchell	Mohrfeld	Stokes
Caffrey	Harbor	Mowry	Strand
Camp	Hicklin	Nelson	Stromer
Carnahan	Hill	Nielsen	Strothman
Christensen	Johnson of Audubon	Nolin	Tapscott
Clark	Johnston of Polk	O'Malley	Tieden
Conklin	Kiilsholm	Ossian	Van Drie
Cunningham	King	Palmer	Voorhees
Darrington	Kitner	Patton	Watson
Den Herder	Kluever	Pelton	Waugh
Distelhorst	Koch	Peterson of Woodbury	Welden
Doderer	Langland	Pierson	Winkelman
Dunton	Lee	Poncy	Wolfe
Edgington	Lipsky	Radl	Wood
Fischer of Grundy	Maloney	Redfern	Yoder
Fisher of Greene	McCartney	Reed	Mr. Speaker
Franklin			

The nays were none:

Absent or not voting 31:

Bergman Freeman Middleswart Story Bowin Gallagher Miller of Des Moines Sullivan Busch Holden Miller of Dubuque Thordsen Cochran Hullinger Petersen of Dallas Van Nostrand Coffman Klein Roe Van Roekel Curran Knight Sanders Varley Diehl Mayberry Schmarje Vetter Duffy McNamara Smith

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 750 , a bill for an act relating to the mileage allowance for members of the board of supervisors, was taken up for consideration.

 $\ensuremath{\mathrm{O'Malley}}$ of Polk offered the following amendment filed by him and moved its adoption:

Amend the title by striking the period after the word "supervisors" and by adding the following: "and inheritance tax appraisers."

Further amend Senate File 750 by adding the following new section:

"Section 2. Section four hundred fifty point twenty-six (450.26), Code 1966, is hereby amended by striking from line two (2) the word "five" and inserting in lieu thereof the word "ten"."

Mowry of Marshall rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Stokes of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 750)

The ayes were 91:

Allen	Gittins	Moffitt	Sorg
Andersen	Glenn	Mohrfeld	Steffen
Bailey	Graham	Mowry	Stokes
Battles	Grassley	Nelson	Strand
Beardsley	Hanson of Benton	Nielsen	Stromer
Bennett	Hanson of Mitchell	Nolin	Strothman
$\mathtt{Caffrey}$	Harbor	O'Malley	Sullivan
Camp	Hicklin	Ossian	Tapscott
Carnahan	Hill	Palmer	Thordsen

Johnson of Audubon Patton Tieden Christensen Van Drie Kiilsholm Clark Pelton Peterson of Woodbury Van Nostrand Conklin Klein Van Roekel Cunningham Kluever Pierson Poncy Voorhees Darrington Koch Watson Den Herder Lee Radl Diehl Maloney Redfern Waugh Reed Welden Distelhorst McCartney Renda Winkelman Dunton McCray Wolfe McIntyre Sanders Edgington Fischer of Grundy Schmarie Wood Mensing Schroeder Yoder Fisher of Greene Millen Mr. Speaker Fullerton Miller of Jones Shaw Miller of Page Shepherd Gannon

The nays were 2:

Lipsky

Roorda

Absent or not voting 31:

Baker Doderer King Miller of Dubuque Petersen of Dallas Duffy Kitner Bergman Bowin Franklin Knight Roe Breitbach Freeman Langland Smith Story Busch Gallagher Mayberry McNamara Varley Cochran Holden Vetter Coffman Hullinger Middleswart

Curran Johnston of Polk Miller of Des Moines

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 723 RECONSIDERED

AND WITHDRAWN

Stokes of Plymouth moved to reconsider the vote by which House File 723 passed the House.

The motion prevailed.

Stokes of Plymouth moved to reconsider the vote by which House File 723 was placed on its last reading.

Stokes of Plymouth asked and received unanimous consent to withdraw House File 723 from further consideration by the House.

Senate File 791, a bill for an act relating to mileage allowance for members of county boards of supervisors, was taken up for consideration.

Stokes of Plymouth moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 791)

The ayes were 93:

Allen Gannon Miller of Jones Sorg Andersen Gittins Miller of Page Steffen Bailey Glenn Moffitt Stokes Baker Graham Mohrfeld Strand Battles Hanson of Benton Nelson Stromer Beardsley Hanson of Mitchell Nielsen Strothman Caffrey Harbor Nolin Sullivan Camp Hicklin O'Malley Tapscott Christensen Hill Ossian Thordsen Clark Palmer Tieden Holden Conklin Patton Van Drie Hullinger Cunningham Johnson of Audubon Pelton Van Nostrand Curran Johnston of Polk Peterson of Woodbury Van Roekel Darrington Kiilsholm Pierson Varley Den Herder Klein Poncy . Voorhees Diehl Kluever Radl Watson Distelhorst Koch Redfern Waugh Doderer Lee Renda Welden Dunton Lipsky Roorda Winkelman Edgington Sanders Wolfe Maloney Fischer of Grundy Schmarje Wood McIntyre Fisher of Greene Mensing Shaw Yoder Franklin Millen Shepherd Mr. Speaker Fullerton

The nays were none.

Absent or not voting 31:

Bennett	Duffy	Mayberry	Petersen of Dallas
Bergman	Freeman	McCartney	Reed
Bowin	Gallagher	McCray	Roe
Breitbach	Grassley	McNamara	Schroeder
Busch	King	Middleswart	Smith
Carnahan	Kitner	Miller of Des Moines	Story
Cochran	Knight	Miller of Dubuque	Vetter
Coffman	Langland	Mowry	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 782, a bill for an act relating to special assessments for street improvements, was taken up for consideration.

Bailey of Wright moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 782)

The ayes were 86:

Allen Andersen	Gannon Graham	Miller of Jones Miller of Page	Shaw Shepherd
Bailey	Hanson of Benton	Moffitt	Steffen
Baker	Hanson of Mitchell	Mohrfeld	Stokes
Battles	Harbor	Nelson	Strand
Beardsley	Hill	Nielsen	Stromer
Caffrey	Holden	Nolin	Strothman
Camp	Hullinger	O'Malley	Sullivan
Christensen	Johnson of Audubon	Ossian	Tapscott
Clark	Johnston of Polk	Palmer	Thordsen
Conklin	Kiilsholm	Patton	Van Drie
Cunningham	King	Pelton	Van Nostrand
Curran	Klein	Peterson of Woodbury	/Van Roekel
Darrington	Kluever	Pierson	Voorhees
Den Herder	Koch	Poncy	Waugh ·
Diehl	Lee	Redfern	Welden
Distelhorst	Lipsky	Renda	Winkelman
Doderer	Maloney	Roorda	Wolfe
Dunton	McCartney	Sanders	Wood
Edgington	McCray	Schmarje	Yoder
Fisher of Greene	McIntyre	Schroeder	Mr. Speaker
Fullerton	Mensing		

The nays were none.

Absent or not voting 38:

Bennett	Franklin	Mayberry	Reed
Bergman	Freeman	McNamara • •	Roe
Bowin	Gallagher	Middleswart	Smith
Breitbach	Gittins	Millen	Sorg
Busch	Glenn	Miller of Des Moines	Story
Carnahan	Grassley	Miller of Dubuque	Tieden
Cochran	Hicklin	Mowry	Varley
Coffman	Kitner	Petersen of Dallas	Vetter
Duffy	Knight	Radl	Watson
Fischer of Grundy	Langland		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors, was taken up for consideration.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend Senate File 233 by striking from line eight (8) of Section 1 the words "a certificate of".

The amendment was adopted.

Schmarje of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 233)

The ayes were 80:

Allen	Gittins	Mowry	Shaw
Andersen	Glenn	Nelson	Shepherd
Bailey	Hanson of Benton	Nielsen	Steffen
Baker	Hanson of Mitchell	Nolin	Stokes
Battles	Harbor	O'Malley	Strand
Beardsley	Hicklin	Ossian	Stromer
Bennett	~Holden	Palmer	Strothman
Caffrey	Hullinger	Patton	Tapscott
Christensen	Johnson of Audubon	Pelton-	Van Drie
Clark	Kiilsholm	Peterson of Woodbury	Van Nostrand
Conklin	King	Pierson	Van Roekel
Cunningham	Kluever	Poncy	Varley
Darrington	Koch	Radl	Voorhees
Den Herder	Lee	Redfern	Waugh
Diehl	Lipsky	Reed	Welden
Distelhorst	McCray	Renda	Winkelman
Dunton	Mensing	Roorda	Wolfe
Edgington	Millen	Sanders	Wood
Fisher of Greene	Miller of Jones	Schmarje	Yoder
Fullerton	Miller of Page	Schroeder	Mr. Speaker

The nays were 5:

Doderer	Gannon	Moffitt	Sullivan

Fisher of Grundy

Absent or not voting 39:

Bergma	an	Franklin	Langland	Petersen of Dallas
Bowin		Freeman	Maloney	Roe
Breitba	ich	Gallagher	Mayberry	Smith
Busch		Graham	McCartney	Sorg
Camp		Grassley	McIntyre	Story
Carnah	an	Hill	McNamara	Thordsen
Cochra	n	Johnston of Polk	Middleswart	Tieden
Coffma	n	Kitner	Miller of Des Moines	Vetter
Curran		Klein	Miller of Dubuque	Watson
Duffy		Knight	Mohrfeld	•

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 195 WITHDRAWN

Schmarje of Muscatine asked and received unanimous consent to withdraw House File 195 from further consideration by the House.

House File 222, a bill for an act relating to contracts by boards of trustees of public libraries, was taken up for consideration.

Voorhees of Black Hawk offered the following amendment filed by him and moved its adoption:

Amend House File $222\,$ by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Chapter three hundred seventy-eight point twelve (378.12), subsection three (3), Code 1966, is hereby amended by striking in line two (2) the word "wagon" and inserting in lieu thereof the word "mobile".

The amendment was adopted.

Voorhees of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 222)

Miller of Page

The ayes were 90:

Fisher of Greene

Allen	Franklin	Moffitt	Shepherd
Andersen	Fullerton	Mohrfeld	Sorg
Bailey	Gannon	Mowry	Steffen
Baker	Gittins	Nelson	Stokes
Battles	Glenn	Nielsen	Strand
Beardsley	Grassley	Nolin	Stromer
Bennett	Hanson of Benton	O'Malley	Strothman
Caffrey	Hanson of Mitchell	Ossian	Sullivan
Camp	Harbor	Palmer	Tapscott
Christensen	Holden	Patton	Thordsen
Clark	Johnson of Audubon	Pelton	Van Drie
Conklin	Johnston of Polk	Peterson of Woodbury	Van Nostrand
Cunningham	Kiilsholm	Pierson	Van Roekel
Curran	King	Radl	Varley
Darrington	Klein	Redfern	Voorhees
Den Herder	Kluever	Reed	Waugh
Diehl	Lipsky	Renda	Welden
Distelhorst	McCartney	Roorda	Winkelman
Doderer	McIntyre	Sanders	Wolfe
Dunton	Mensing	Schmarje	Wood
Edgington	Millen	Schroeder	Yoder
Fischer of Grundy	Miller of Jones	Shaw	Mr. Speaker

The nays were 1:

Poncy

Absent or not voting 33:

Bergman	Gallagher	Langland	Miller of Dubuque
Bowin	Graham	Lee	Petersen of Dallas
Breitbach	Hicklin	Maloney	Roe
Busch	Hill	Mayberry	Smith
Carnahan	Hullinger	McCray	Story
Cochran	Kitner	McNamara	Tieden
Coffman	Knight	Middleswart	Vetter
Duffy	Koch	Miller of Des Moines	Watson
Freeman			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE CONCURRENT RESOLUTION 51

Gittins of Pottawattamie called up for consideration Senate Concurrent Resolution 51, relating to an interim study committee for the four state mental hospitals, found on page 1995 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

BILL REMOVED FROM SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

Mr. Speaker: We request Senate File 339 be removed from the sifting committee non-controversial calendar.

McINTYRE of Linn RADL of Linn LEE of Hamilton

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption;

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 217, 232, 240, 253, 569, 572, 675, 700 and 708.

A. L. MENSING, Chairman House Committee. ADOLPH W. ELVERS, Chairman Senate Committee.

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 217, 232, 240, 253, 569, 572, 675, 700 and 708.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 16th day of June, 1967, sent to the governor for his approval: House Files 217, 232, 240, 253, 569, 572, 675, 700 and 708.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 15, 1967, the Governor had approved the following: House Files 61, 101, 176, 197, 246, 309, 729 and 730; and Senate Files 517, 555, 575 and 625.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred House File 559, a bill for an act providing for the payment by the state of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson county, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 559 as follows: Amend Section 1 by striking from lines 2 and 3 the words and figures "six hundred thousand (600,000)" and inserting in lieu thereof the words and figures "three hundred thousand (300,000)".

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also.

Mr. Speaker: Your committee on appropriations, to whom was referred House File 567, a bill for an act to create an Iowa educational policy commission, and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend House File 567 as follows:

- 1. Section 1, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
- "Section 1. There is hereby created a committee to be known as the Iowa educational study committee. Membership of the committee shall be as follows:".
- 2. Section 5, by striking from each of lines three (3) and four (4) the words 'policy commission' and inserting in lieu thereof in each line the words 'study committee'.
- 3. Section 6, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
 - "Sec. 6. The duties of the Iowa educational study committee shall be to:
 - 1. Serve as a review committee for requests and in-".

Section 6, by striking all of subsections 2 and 7.

Section 6, by striking all of subsection 6 and inserting in lieu thereof the following:

"6. Hold open hearings and consider educational legislation by voluntary groups, commercial or private groups, or others."

Section 6. by renumbering the subsections.

- 4. Section 7, by striking from line 1 the word "commission" and inserting in lieu thereof the word "committee".
- Section 7, by inserting a period after the word "Act" in line 3 and striking the remainder of line 3 and all of lines 4 through 8.
- Section 7, by striking from line 9 the word "commission" and inserting in lieu thereof the word "committee".
 - 5. By striking all of Section 8 and inserting in lieu thereof the following:
- "Sec. 8. Staff assistance to carry on its projects or other work, as well as housing and office expenses, shall be provided by the legislative research bureau and the higher education facilities commission. Personnel assistance assigned from either of these agencies shall be subject solely to instructions of the committee so long as such assistance is engaged on committee projects. Expenses incurred by these agencies in assisting the committee shall be a regular part of the budgets of these agencies, although a separate accounting shall be kept.

Committee members not regularly paid employees of the state shall be paid a per diem of thirty (30) dollars and necessary expenses, which amount is appropriated from funds available to the higher education facilities commission and paid upon warrants issued by the state comptroller."

- 6. Amend the title by striking all after the word "educational" in line one (1) and inserting in lieu thereof the following: "study committee."
 - 7. By striking all of Section 9.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend the Mayberry, Thordsen and Duffy amendment to Senate File 537, filed June 15, 1967, by striking lines 5 through 7, inclusive, and inserting in lieu thereof the following:

"2. By adding the following subsections:

*Criminal identification files of law-enforcement agencies. However, records of current and prior arrests shall be public records.

Privileged and classified records of the military department of the state,"

MAYBERRY of Webster

THORDSEN of Scott

DUFFY of Dubuque

Amend Senate File 283, Section 1, Line 5 by striking the word "twelve" and inserting in lieu thereof the word "thirteen".

RENDA of Polk.

Senate File 775 is hereby amended as follows:

- 1. Amend Section 1, line seven (7), by striking the words "stream and lake access," and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 2. Amend Section 2, line six (6), by striking the words "stream and lake access" and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
 - 3. Amend the title as follows:
 - a. By inserting in line five (5) after the word "control," the word "river,".
- b. By inserting in line six (6) after the word "access," the words "development and maintenance of water-oriented facilities.".

DISTELHORST of Des Moines.

Senate File 775 is hereby amended as follows:

1. Amend section one (1)by striking from lines three (3) and four (4) the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "four million four hundred thousand (4,400,000)".

- 2. Amend section two (2) by striking from line nine (9) the figures "7,430,000.00" and inserting in lieu thereof the figures "4,400,000.00".
 - 3. Amend by striking all of section five (5).
 - 4. Amend by renumbering the remaining sections in accordance with this amendment. FISCHER of Grundy

Amend Senate File 302, Section three (3), as follows:

- 1. By striking from line five (5) the words "counties or" as adopted by Senate amendment on page 789c of the Senate Journal.
- 2. By inserting in line six (6) after the word "exceeding" the words "fifteen thousand shall be not more than one thousand eight hundred dollars; a population between fifteen thousand and".
 - 3. By inserting in line thirteen (13) after the period, the following:

"In the event more than one commissioner is appointed in an area served by a district court the population of such area shall be divided by the number of appointments in determining the population served by such commissioners."

4. By striking in line fifteen (15) the word "twelve" and inserting in lieu thereof the word "nine".

REDFERN of Lee GITTINS of Pottawattamie

House File 747 is hereby amended by inserting in section one (1) after line eleven (11) the following:

 $\mbox{\ensuremath{\mbox{'}}}\mbox{Of}$ the funds appropriated by this Act, there shall be included the following specific project:

"Medical center in the city of Des Moines for the education and training of doctors of medicine (such funds to be used for planning, construction, equipment, and maintenance purposes) \$ 5,000,000.00".

By: TAPSCOTT of Polk
GLENN of Polk
MILLER of Page
HANSON of Benton
GRASSLEY of Butler
VAN NOSTRAND of Pottawattamie
HILL of Marshall
PALMER of Polk
RENDA of Polk
BENNETT of Polk
WATSON of Ringgold
BEARDSLEY of Polk
VAN ROEKEL of Marion

JOHNSTON of Polk
CAFFREY of Polk
ALLEN of Pottawattamie
BOWIN of Black Hawk
COCHRAN of Webster
MAYBERRY of Webster
O'MALLEY of Polk
FRANKLIN of Polk
PIERSON of Mahaska
MALONEY of Polk
SCHROEDER of Pottawattamie
SORG of Linn

Amend Senate File 537 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Every citizen of Iowa shall have the right to examine all public records and to copy such records, unless some other provision of the laws or regulations of the government of the United States or of the state of Iowa expressly limits such right or requires such records to be kept secret or confidential. Any citizen denied such right may petition the district court for a writ of mandamus which shall issue unless the court finds that such examination would result in serious injury to some person, or his reputation, which overrides the public interest in full disclosure of public records.

JOHNSTON of Polk GANNON of Jasper

Amend Senate File 110 in section 1, subsection one (1), by adding the following new sentence: "However, cancellation solely for reasons of age of the insured shall not be permitted."

MALONEY of Polk STROTHMAN of Henry

Amend Senate File 537, Section 7, by adding the following new subsection thereto:

Appraisals or appraisal information of either real or personal property obtained for the purpose of establishing the estimated costs of any project proposed to be undertaken or appraisals or appraisal information to be used in the acquisition of real or personal property for public purposes.

CURRAN of Cerro Gordo

Amend Senate File 537 by adding the following new sections thereto:

Sec. "Any request to examine or copy any public record shall be made in writing and shall state with reasonable specificity the description of the particular public record sought to be examined or copied."

Sec. "Nothing in this Act shall be construed to require the lawful custodian to permit the use of any mechanical copying equipment in the possession of the branch, department, board, bureau, commission, council or committee for the reproduction or copying of requested public records."

Sec. "Any person who shall willfully violate any rule or regulation of any branch, department, board, bureau, commission, council or committee promulgated for the protection of its records against damage or disorganization shall be punished by imprisonment in the county jail not more than one year, or by fine not exceeding five-hundred dollars, or by both such fine and imprisonment."

GANNON of Jasper MALONEY of Polk

Amend Senate File 537 as follows:

- 1. Amend Section 7 of Senate File 537 by adding the following new subsections thereto:
- "3. The criminal records and all administrative or professional records relating thereto of persons who are or have been inmates of county jails, or correctional institutions, or who are parolees or probationers under the supervision of the Department of Social Services or any other person or agency.

- "4. The records of commitment, adoption or release of children including those committed to the State Juvenile Home and the Iowa Annie Wittenmyer Home".
- "5. The records of personal matters of all public welfare recipients and recipients of child welfare services".
- "6. Confidential personnel evaluation records, real estate transaction proposals and any other information concerning personnel, patients, or inmates, that would subject the administrator to liability."

GANNON of Jasper

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Monday, June 19, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, June 19, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Trevor Baskerville, pastor of the Methodist Church, Spirit Lake, Iowa.

The Journal of June 16 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Breitbach of Dubuque on request of the Speaker; Redfern of Lee for today and Tuesday on request of Miller of Page; Conklin of Black Hawk for today and Tuesday on request of Franklin of Polk; Miller of Dubuque for the morning on request of Duffy of Dubuque; Langland of Winneshiek on request of Tieden of Clayton.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on House Files 559 and 567; and Senate File 622, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 721, a bill for an act relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness at the men's reformatory.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 370, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 674, a bill for an act relating to property tax exemption of charitable and religious institutions.

○ Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 356, a bill for an act relating to the marking and branding of animals.

Also:

That the Senate has concurred in the House amendment and passed Senate File 809, a bill for an act relating to registration plates.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 272, a bill for an act relating to the number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 562, a bill for an act relating to compensation of county officers and their deputies and assistants.

Also:

House File 672, a bill for an act relating to the powers and duties of the liquor control commission over beer.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 103, a bill for an act exempting private or parochial school buses from the payment of motor vehicle registration fees.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 353, a bill for an act relating to the licensing of feeder pig dealers.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 815, a bill for an act creating an Iowa governmental reorganization commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 50, a bill for an act to repeal the ten (10) percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 710, a bill for an act relating to the tort liability of governmental subdivisions.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 297, a bill for an act relating to the removal of fill dirt and soil from land for highway construction purposes.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 100, a bill for an act relating to liquor license fees.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 454, a bill for an Act enabling Iowa to enter into the interstate compact on the placement of children.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 718, a bill for an Act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk County, Iowa.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 353

Amend the House amendment to Senate File 353 by adding after the number "15" in line 5, paragraph 2, the following:

"and by inserting in lieu thereof the words, "Provided, however, this Act shall not apply to native Iowa swine raised from birth, and consigned or sold to an Iowa auction market operating under a valid Iowa permit."

SENATE AMENDMENT TO HOUSE FILE 356

Amend House File 356 as follows:

By inserting in section 4 a period after the word "trip" in line 11 and by striking from lines 11 and 12 the words "and one (1) dollar per animal."

By striking sections 5 and 6.

SENATE AMENDMENT TO HOUSE FILE 696

Amend House File 696 as follows:

By striking in section 1 from lines 8 and 9 the words "notwithstanding any other

provisions of this chapter inconsistent herewith," and by inserting in lieu thereof the following:

"subject to the approval of the Insurance Commissioner and provided that no company invest an amount in excess of thirty percent (30%) of its capital and surplus in the stock of such subsidiary companies,".

SENATE AMENDMENTS CONSIDERED

Moffitt of Appanoose called up for consideration House File 690, a bill for an act relating to county public hospital funds, the control and investment thereof, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 690 as follows:

By inserting in section 3 in line 4 after the word "hospital," the words "merged area hospital".

By inserting in section 4 in line 4 after the word "officer" the words "or merged area hospital officer".

By inserting in section 5 in line 3 after the word "hospital" the words ",merged area hospital".

The motion prevailed and the House concurred.

Moffitt of Appanoose moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 690)

The ayes were 79:

Den Herder Diehl Distelhorst	Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Johnson of Audubon Kiilsholm King Kitner Klein	McIntyre Mensing Middleswart Miller of Des Moines Miller of Page Moffitt Mohrfeld Mowry Nolin Ossian Patton Pelton Pierson Reed Renda Roe	Smith Sorg Steffen Stokes Strand Sullivan Tapscott Tieden Van Drie Van Roekel Varley Voorhees Waugh Welden Winkelman Wolfe
Distelhorst Doderer	Klein Kluever	Roe Roorda	Wolfe Wood

Dunton Freeman Knight McCartney Schmarje Shaw Yoder

Fullerton

McCray

 ${\tt Shepherd}$

Mr. Speaker

The nays were 1:

Maloney

Absent or not voting 44:

Allen
Bennett
Breitbach
Christensen

Fischer of Grundy Fisher of Greene Franklin McNamara Millen Miller of Dubuque Miller of Jones

Redfern Sanders Schroeder Story

Radl

Christensen
Cochran
Coffman
Conklin
Curran
Darrington
Duffy

Johnston of Polk Koch Langland Lee Lipsky

Hullinger

Hill

Nelson Nielsen O'Malley Palmer Petersen of Dallas Peterson of Woodby

Stromer Strothman Thordsen Van Nostrand

Edgington

Mayberry

Peterson of Woodbury Vetter Poncy Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

McCartney of Floyd called up for consideration House File 390, a bill for an act relating to limitations of actions on ancient mortgages and abandoned property, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 390 as follows:

By inserting in section 1 in line 21 after the word "days." the following:

"Entry of appearance by pleading or docket entry by or on behalf of the mortgagor shall be a presumption that the property is not abandoned."

The motion prevailed and the House concurred.

McCartney of Floyd moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 390)

The ayes were 86:

Andersen Bailey Baker Battles Gittins Glenn Graham Grassley

McIntyre Mensing Middleswart Millen Shepherd Smith Sorg Steffen Beardsley Hanson of Benton Miller of Des Moines Stokes Miller of Page Hanson of Mitchell Strand Bergman Bowin Harbor Moffitt Stromer Hicklin Mohrfeld Sullivan Busch Holden Mowry Tapscott Camp Johnson of Audubon Nolin Tieden Carnahan Van Drie Christensen Johnston of Polk Ossian Kiilsholm Palmer Van Nostrand Clark King Pelton Van Roekel Den Herder Pierson Varley Diehl Kitner Distelhorst Kluever Reed Voorhees Knight Renda Waugh Doderer Welden Dunton Koch Roe Roorda Wolfe Edgington Lee Sanders Wood Fischer of Grundy Maloney Freeman Mayberry Schmarje Yoder Mr. Speaker Fullerton McCartney Shaw

Gannon McCray

The nays were none.

Absent or not voting 38:

Allen	Duffy	Miller of Dubuque	Radl
Bennett	Fisher of Greene	Miller of Jones	Redfern
Breitbach	Franklin	Nelson	Schroeder
Caffrey	Gallagher	Nielsen	Story
Cochran	Hill .	O'Malley	Strothman
Coffman	Hullinger	Patton	Thordsen
Conklin	Klein	Petersen of Dallas	Vetter
Cunningham	Langland	Peterson of Woodbury	Watson (
Curran	Lipsky	Poncy	Winkelman
Darrington	McNamara		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

House File 748, a bill for an act to make an additional transfer of fees, taxes, interest and penalties imposed under chapter four hundred twenty-two (422), Code 1966, to the division of motor vehicle registration of the department of public safety for the purpose of purchasing supplies and materials, and for the cost of manufacture of motor vehicle registration plates at prison industries for motor vehicles exempted from a registration fee as provided by section three hundred twenty-one point one hundred seventy (321,170). Code 1966, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 748)

The ayes were 84:

Andersen Fischer of Grundy Maloney Shepherd Bailev Franklin Mavberry Smith Baker Freeman McCrav Sorg Battles Fullerton McIntyre Steffen Beardslev Gallagher Mensing Stokes Bergman Gannon Middleswart Strand Bowin Gittins Millen Stromer Busch Glenn Miller of Des Moines Sullivan Miller of Page Caffrey Graham Tapscott Hanson of Benton Camp Mohrfeld Tieden Carnahan Hanson of Mitchell Nolin Van Drie Christensen Hicklin Ossian Van Roekel Clark Holden Palmer Varley Cunningham Johnson of Audubon Pelton Voorhees Den Herder Kiilsholm Pierson Waugh Diehl King Reed Welden Distelhorst Kitner Renda Winkelman Doderer Kluever Roe Wolfe Duffv Knight Roorda Wood Dunton Koch Sanders Yoder Mr. Speaker Edgington Lee Schmarje

The nays were none.

Absent or not voting 40:

Allen	Harbor	Miller of Jones	Radl
Bennett	Hill	Moffitt	Redfern
Breitbach	Hullinger	Mowry	Schroeder
Cochran	Johnston of Polk	Nelson	Shaw
Coffman	Klein	Nielsen	Story
Conklin	Langland	O'Malley	Strothman
Curran	Lipsky	Patton ·	Thordsen
Darrington	McCartney	Petersen of Dallas	Van Nostrand
Fisher of Greene	McNamara	Peterson of Woodbury	Vetter
Grassley	Miller of Dubuque	Poncy	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 749, a bill for an act to appropriate from the general fund of the state of Iowa to the state comptroller for data processing equipment, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 749)

The ayes were 84:

McCray Shepherd Andersen Gannon Gittins McIntyre Bailey Sorg Battles Glenn Mensing Steffen Beardsley Graham Middleswart Stokes Bergman Grasslev Miller of Des Moines Strand Busch Hanson of Benton Mohrfeld Stromer Caffrey Hanson of Mitchell Nelson Strothman Nolin Camp Hicklin Sullivan Carnahan Holden Ossian Tapscott Christensen Johnson of Audubon Palmer Tieden Clark Patton Van Drie Kiilsholm Cunningham Pelton Van Roekel King Den Herder Pierson Varley Kitner Diehl Voorhees Klein Poncy Distelhorst Kluever Renda Waugh Roe: Welden Doderer Knight Duffy Koch Roorda Winkelman Dunton Lee Sanders Wolfe Franklin Lipsky Schmarje Wood Freeman Maloney Schroeder Yoder Mr. Speaker Gallagher Mayberry Shaw

The nays were none.

Absent or not voting 40:

Allen	Edgington	McNamara	Peterson
Baker	Fischer of Grundy	Millen	of Woodbury
Bennett	Fisher of Greene	Miller of Dubuque	Radl
Bowin	Fullerton	Miller of Jones	Redfern
Breitbach	Harbor	Miller of Page	Reed
Cochran	Hill	Moffitt	Smith
Coffman	Hullinger	Mowry	Story
Conklin	Johnston of Polk	Nielsen	Thordsen
Curran	Langland	O'Malley	Van Nostrand
Darrington	McCartney	Petersen of Dallas	Vetter
		•	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 750, a bill for an act to appropriate from the general fund of the state of lowa to the department of public defense for various capital improvements and repairs, replacement, alteration, equipment, and rehabilitation purposes, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon

its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 750)

The aves were 97:

Andersen Fullerton McCrav Schmarje Gallagher McIntyre Schroeder Bailey Gannon Mensing Shaw Baker Gittins Middleswart Battles Sorg Beardsley Glenn Millen Steffen Graham Miller of Des Moines Stokes Bergman Miller of Page Strand Bowin Grasslev Hanson of Benton Busch Moffitt Stromer Strothman Caffrey Hanson of Mitchell Mohrfeld Hicklin Sullivan Camp Mowry Carnahan Holden Nelson Tapscott Christensen Johnson of Audubon Nolin Tieden Johnston of Polk Van Drie Clark O'Malley Cunningham Kiilsholm Ossian Van Nostrand Curran King Palmer Van Roekel Varley Den Herder Kitner Patton Klein Pelton Voorhees Diehl Distelhorst Kluever Pierson Waugh Doderer Knight Poncy Welden Koch Reed Winkelman Duffy Dunton Lipsky Renda Wolfe Edgington Maloney Roe Wood Fischer of Grundy Mayberry Roorda Yoder Fisher of Greene McCartney Sanders Mr. Speaker

Freeman

The nays were none.

Absent or not voting 27:

Allen	Franklin	Miller of Dubuque	Shepherd
Bennett	Harbor	Miller of Jones	Smith
Breitbach	Hill	Nielsen	Story
Cochran	Hullinger	Petersen of Dallas	Thordsen
Coffman	Langland	Peterson of Woodbur	ry Vetter
Conklin	Lee	Radl	Watson
Darrington	McNamara	Radfarn	

Darrington McNamara Redfern

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 752, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the commission on uniform laws the sum of five thousand two hundred (5,200) dollars, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 752)

The ayes were 99:

Andersen Freeman Mayberry Schmarje Bailey Fullerton McCartney Schroeder Baker Gallagher McCray Shaw Battles McIntyre Shepherd Gannon Beardsley Gittins Mensing Sorg Middleswart Steffen Bergman Glenn Bowin Graham Millen Stokes Busch Grasslev Miller of Des Moines Strand Hanson of Benton Miller of Page Caffrey Stromer Camp Hanson of Mitchell Moffitt Strothman Carnahan Sullivan Harbor Mohrfeld Christensen Hicklin Mowry Tapscott Clark Holden Nelson Tieden Cunningham Johnson of Audubon Nolin Van Drie Curran Johnston of Polk O'Malley Van Nostrand Den Herder Kiilsholm Van Roekel Ossian Diehl Palmer Voorhees King Distelhorst Kitner Pelton Waugh Doderer Klein Pierson Welden Duffy Kluever Poncy Winkelman Dunton Knight Reed Wolfe Edgington Koch Renda Wood Fischer of Grundy Roe Yoder Lee Fisher of Greene Roorda Mr. Speaker Lipsky Franklin Maloney Sanders

The nays were none.

Absent or not voting 25:

Smith Allen Nielsen Hill Bennett Hullinger Patton Story Thordsen Langland Petersen of Dallas Breitbach Cochran McNamara Peterson of Woodbury Varley Coffman Vetter Miller of Dubuque Radl Conklin Miller of Jones Redfern Watson

Darrington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 754.

House File 754, a bill for an act to establish an Iowa comprehensive alcoholism project; to provide for the administration thereof and to make appropriations therefor, and to ratify and approve acts heretofore done to initiate, and in pursuance of, the functions and purposes of the project, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 754)

The ayes were 94:

Allen	Fisher of Greene	Maloney	Roorda
Andersen	Franklin	Mayberry	Schmarje
Bailey	Freeman	McCartney	Shaw
Baker	Fullerton	McIntyre	Shepherd
Battles	Gallagher	McNamara	Smith
Beardsley	Gannon	Mensing	Sorg
Bennett	Glenn	Middleswart	Steffen
Bergman	Graham	Millen	Strand
Bowin	Grassley	Miller of Des Moines	Stromer
Busch	Hanson of Benton	Miller of Jones	Strothman
Caffrey	Hanson of Mitchell	Miller of Page	Tapscott
Camp	Harbor	Moffitt	Thordsen
Carnahan	Hicklin	Mohrfeld	Tieden
Christensen	Holden	Mowry	Van Nostrand
Clark	Hullinger	Nielsen	Van Roekel
Cunningham	Johnson of Audubon	Nolin	Varley
Curran	Johnston of Polk	O'Malley	Waugh
Den Herder	Kiilsholm	Palmer	Welden
Diehl	King	Pelton	Winkelman
Distelhorst	Kitner	Poncy	Wolfe
Doderer	Klein	Radl	Wood
Duffy	Kluever	Renda	Yoder
Dunton	Lee	Roe	Mr. Speaker
Edgington	Lipsky		

The nays were 11:

Fischer of Grundy	Nelson	. Pe	eterson of	Woodbury Sullivan
Knight	Ossian	$\mathbf{P}_{\mathbf{i}}$	ierson	Van Drie
Koch	Patton	Sa	anders	

Absent or not voting 19:

Breitbach	Gittins	Petersen of Dallas	Story
Cochran	Hill	Redfern	Vetter
Coffman	Langland	Reed	Voorhees
Conklin	McCray	Schroeder	Watson
Darrington	Miller of Dubuque	Stokes	watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(House File 718)

Van Drie of Story called up for consideration the report of the conference committee on House File 718, a bill for an act to appropriate from the general fund of the state of Iowa for acquisition of certain property in Des Moines, Polk county, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor, found on page 2048 of the House Journal of June 16, 1967.

Van Roekel of Marion moved the previous question.

The motion lost.

Van Drie of story moved that the House adopt the conference committee report and the amendments contained therein

The motion prevailed and the House adopted the conference committee report and the amendments contained therein.

Van Drie of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were 77:

Andersen	Freeman	Middleswart	Shepherd
Bailey	Fullerton	Millen	Sorg
Battles	Gallagher	Miller of Des Moines	Steffen
Beardsley	Gannon	Miller of Page	Stokes
Bennett	Gittins	Moffitt	Strand
Bergman	Glenn	Mohrfeld	Tapscott
Busch	Graham	Nelson	Thordsen
Caffrey	Hanson of Benton	Nolin	Tieden
Carnahan	Hanson of Mitchell	O'Malley	Van Drie
Christensen	Hicklin	Palmer	Van Nostrand
Cunningham	Holden	Pelton	Van Roekel
Curran	Johnston of Polk	Poncy	Varley
Darrington	Kiilsholm	Reed	Voorhees
Den Herder	King	Renda	Waugh
Diehl	Kluever	Roe	Welden
Distelhorst	Lee	Roorda	Wolfe
Duffy	Lipsky	Sanders	Wood
Dunton	Mayberry	Schmarje	Yoder
Edgington	McIntyre	Shaw	Mr. Speaker
Franklin			

The nays were 22:

Camp Clark Fischer of Grundy	Kitner Klein Knight	Mensing Mowry Ossian	Schroeder Smith Strothman
Grassley	Koch	Patton	Sullivan
Harbor	Maloney	Pierson	Winkelman

Johnson of Audubon McCray

Absent or not voting 25:

Allen	Doderer	McNamara	Radl
Baker	Fisher of Greene	Miller of Dubuque	Redfern
Bowin	Hill	Miller of Jones	Story
Breitbach	Hullinger	Nielsen	Stromer
Cochran	Langland	Petersen of Dallas	Vetter
Coffman	McCartney	Peterson of Woodbu	ry Watson
Conklin			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the Valley Bank Building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa, amended by the Senate, and further amended by the House, and moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Cunningham of Story moved that the bill, as amended by the Senate, further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 719)

The ayes were 86:

Allen	Edgington	Mayberry	Schmarje
Andersen	Franklin	McCartney	Schroeder
Bailey	Freeman	McIntyre	Shaw
Baker	Fullerton	Millen	Shepherd
Battles	Gallagher	Miller of Des Moines	Smith
Beardsley	Gannon	Miller of Jones	Sorg
Bennett	Glenn .	Miller of Page	Stokes
Bergman	Graham	Moffitt	Strand
Bowin	Grassley	Mohrfeld	Strothman
Busch	Hanson of Benton	Nelson	Tapscott

Caffrey	Hanson of Mitchell	Nolin	Van Drie
Camp	Hicklin	O'Malley	Van Nostrand
Carnahan	Holden	Palmer	Van Roekel
Clark	Johnson of Audubon	Patton	Varley
Cunningham	Johnston of Polk	Pelton	Waugh
Curran	Kiilsholm	Pierson	Welden
Darrington	King	Poncy	Winkelman
Den Herder	Kitner	Reed	Wolfe
Diehl	Klein	Renda	Wood
Distelhorst	Lee	Roe	Yoder
Duffy	Lipsky	Roorda	Mr. Speaker
Dunton	Maloney		

The nays were 7:

Fischer of Grundy	Knight	Mowry	Sullivan
Harbor	Koch	Ossian	

Absent or not voting 31:

Breitbach	Hill	Miller of Dubuque	Story
Christensen	Hullinger	Nielsen	Stromer
Cochran	Kluever	Petersen of Dallas	Thordsen
Coffman	Langland	Peterson of Woodbur	y Tieden
Conklin	McCray	Radl	Vetter
Doderer	McNamara	Redfern	Voorhees
Fisher of Greene	Mensing	Sanders	Watson
Gittins	Middleswart	Steffen	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR (House File 178)

Tapscott of Polk called up for consideration House File 178, a bill for an act relating to migratory agricultural laborers, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 178 as follows:

By striking from section 1 all of lines 3 through 11, inclusive, and by inserting in lieu thereof the following:

"No child under the age of fourteen (14) years shall be engaged, with or without compensation, as a migratory agricultural laborer."

Millen of Van Buren moved the previous question on the motion to concur and the passage of the bill.

The motion prevailed.

Tapscott moved that the House concur in the Senate amendment.

Roll call was requested by Gannon of Jasper and Tapscott of Polk.

Rule 69 was invoked.

The ayes were 49:

Allen	Franklin	McNamara	Renda
Bailey	Gallagher	Middleswart	Roe
Baker	Glenn	Miller of Des Moines	Sanders
Beardsley	Hanson of Benton	Mohrfeld	Schroeder
Bennett	Hullinger	Nolin	Shaw
Bowin	Johnston of Polk	O'Malley	Shepherd
Caffrey	Klein	Palmer	Sorg
Carnahan	Kluever	Pelton	Steffen
Christensen	Maloney	Pierson	Tapscott
Distelhorst	Mayberry	Poncy	Thordsen
Doderer	McCray	Radl	Wolfe
Duffy	McIntyre	Reed	Wood
Dunton	•		

The nays were 60:

Andersen

Fullerton

	C1		
Battles	Graham	Mensing	Strand
Bergman	Grassley	Millen	Stromer
Busch	Hanson of Mitchell	Miller of Jones	Strothman
Camp	Harbor	Miller of Page	Sullivan
Clark	Hicklin	Moffitt	Tieden
Cunningham	Holden	Mowry	Van Drie
Darrington	Johnson of Audubon	Nelson	Van Nostrand
Den Herder	Kiilsholm	Nielsen	Van Roekel
Diehl	King	Ossian	Varley
Edgington	Kitner	Patton	Waugh
Fischer of Grundy	Knight	Peterson of Woodbury	Welden
Fisher of Greene	Koch	Roorda	Winkelman
Freeman	Lee	Schmarje	Yoder

McCartney

Smith

Stokes

Mr. Speaker

Absent or not voting 15:

Breitbach	Curran	Miller of Dubuque	Vetter
Cochran	Gittins	Petersen of Dallas	Voorhees
Coffman	Hill	Redfern	Watson
Conklin	Langland	Story	

The motion lost and the House refused to concur.

Lipsky

Gannon

On motion by Millen of Van Buren, the House recessed until 3:00 p.m.

JOURNAL OF THE HOUSE AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PETITION

The following petition was received and placed on file:

By Cunningham of Story, as chairman of the appropriations committee, from 49 employees of the Black Hawk County social welfare department protesting House action in cutting \$4 million from the recommended appropriations of the Governor and the social welfare appropriations subcommittee.

INTRODUCTION OF BILL

House File 762, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the state board of regents.

Read first time and placed on the appropriations calendar.

SENATE MESSAGES CONSIDERED

Senate File 261, a bill for an act relating to trust accounts to be maintained by real estate brokers.

Read first time and referred to sifting committee.

Senate File 476, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa.

Read first time and referred to sifting committee.

Senate File 794, a bill for an act relating to the ninth (9th) and eighteenth (18th) judicial districts.

Read first time and referred to sifting committee.

Senate File 370, a bill for an act to authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor.

Read first time and referred to appropriations committee.

Senate File 674, a bill for an act relating to property tax exemption of charitable and religious institutions.

Read first time and referred to sifting committee.

Senate File 721, a bill for an act relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory.

Read first time and referred to sifting committee.

Senate File 50, a bill for an act to repeal the ten (10) percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages and replace the lost revenues by adding a mark-up on liquor sold to licensees at the time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor and to increase the share received by cities and towns of proceeds from the sale of liquor.

Read first time and referred to sifting committee.

Senate File 103, a bill for an act exempting private or parochial school buses from the payment of motor vehicle registration fees.

Read first time and referred to sifting committee.

Senate File 710, a bill for an act relating to the tort liability of governmental subdivisions.

Read first time and referred to sifting committee.

Senate File 815, a bill for an act relating to the reorganization of various boards, commissions, departments, and agencies of state government, creating the Iowa governmental reorganization commission, and making an appropriation therefor.

Read first time and referred to appropriations committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 740, a bill for an act to make appropriatons to legislators serving on legislative study committees.

Also

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 693, a bill for an act to make an appropriation in settlement of a claim made against the state of Iowa.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 503, a bill for an act to make an appropriation to the secretary of agriculture to print the animal brand book required by law.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 52 requesting Congress to repeal the federal law which requires the erection of 'your highway taxes at work' signs.

Also:

That the Senate has concurred in the House amendment to the Senate amendment and passed House File 285, a bill for an act relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 515, a bill for an act to appropriate from the general fund of the state of Iowa to the state soil conservation committee the sum of two hundred thousand dollars to conduct soil survey operations in the state of Iowa.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 740

Amend House File 740 by striking secton 4.

SENATE CONCURRENT RESOLUTION 52

By: Lucken, Hagedorn, Briles, Van Gilst, and Stephens

WHEREAS, millions of federal and state tax dollars are being spent for highway beautification and billboard control programs; and

WHEREAS, federal law requires one of the most obnoxious of all billboards, namely: the erection of "your highway taxes at work" signs on construction projects involving federal funds: and

WHEREAS, the American public has very few illusions as to whose tax dollars are being spent; and $\,$

WHEREAS, national, state and local news media very ably and objectively provide the public with all the information required on these billboard signs and detailed information is available to interested citizens in county court houses; and

WHEREAS, the tax funds spent for the manufacture, erection and dismantling of these signs would serve public interests better if used for road improvement purposes; and

WHEREAS, the placement of these signs have in some instances contributed to highway accidents and have been used in many states for misleading political advertising in favor of incumbent politicians; and

WHEREAS, we consider the many thousands of dollars spent for these signs a public nuisance and a waste of public funds; NOW THEREFORE.

BE IT RESOLVED BY THE SENATE OF THE SIXTY-SECOND GENERAL ASSEMBLY OF THE STATE OF IOWA: THE HOUSE OF REPRESENTATIVES CONCURRING:

That, we respectfully request the Congress to repeal this requirement by federal legislation and that copies of this resolution be sent to the Honorable members of the U. S. Senate, Bourke B. Hickenlooper, and Jack Miller, and the Honorable members of the Congress, Fred Schwengel, John C. Culver, H. R. Gross, John Kyl, Neal Smith, Wiley Mayne, and William J. Scherle.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Mayberry of Webster offered the following amendment filed by him:

Amend Senate File 537, section seven (7), as follows:

- 1. Amend subsection four (4) by striking from line one (1) the word "police" and inserting in lieu thereof the words "peace officers".
 - 2. By adding the following subsection:

"Criminal arrest records except such records shall be available to county attorneys and peace officers."

Mayberry of Webster offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Mayberry, Thordsen and Duffy amendment to Senate File 537, filed June 15, 1967, by striking lines 5 through 7, inclusive, and inserting in lieu thereof the following:

"2. By adding the following subsections:

'Criminal identification files of law-enforcement agencies. However, records of current and prior arrests shall be public records.

'Privileged and classified records of the military department of the state.'"
The amendment to the amendment was adopted.

Mayberry of Webster moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Johnston of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 537 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Every citizen of Iowa shall have the right to examine all public records and to copy such records, unless some other provision of the laws or regulations of the government of the United States or of the state of Iowa expressly limits such right or requires such records to be kept secret or confidential. Any citizen denied such right may petition the district court for a writ of mandamus which shall issue unless

the court finds that such examination would result in serious injury to some person, or his reputation, which overrides the public interest in full disclosure of public records.

The amendment lost.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend Senate File 537 as follows:

- 1. Amend Section 7 of Senate File 537 by adding the following new subsections thereto:
- "3. The criminal records and all administrative or professional records relating thereto of persons who are or have been inmates of county jails, or correctional institutions, or who are parolees or probationers under the supervision of the Department of Social Services or any other person or agency.
- *4. The records of commitment, adoption or release of children including those committed to the State Juvenile Home and the Iowa Annie Wittenmyer Home.
- "5. The records of personal matters of all public welfare recipients and recipients of child welfare services.
- "6. Confidential personnel evaluation records, real estate transaction proposals and any other information concerning personnel, patients, or inmates, that would subject the administrator to liability."

The amendment lost:

Curran of Cerro Gordo asked and received unanimous consent to withdraw his amendment filed June 16 and found on page 2086 of the House Journal.

Conklin of Black Hawk asked and received unanimous consent to withdraw her amendment filed June 15, 1967 and found on pages 2044 and 2045 of the House Journal.

Hicklin of Louisa offered the following amendment and moved its adoption:

 $\,$ Amend $\,$ Senate $\,$ File 537 by adding to section seven (7) the following additional subsections:

Appraisals or appraisal information concerning the purchase of real or personal property for public purposes, prior to public announcement of a project.

Iowa development commission information on an industrial prospect with which the commission is currently negotiating.

The amendment was adopted.

Gannon of Jasper offered the following amendment filed by him and moved its adoption:

Amend Senate File 537 by adding the following new sections thereto:

Sec. "Any request to examine or copy any public record shall be made in writing and shall state with reasonable specificity the description of the particular public record sought to be examined or copied."

Sec. "Nothing in this Act shall be construed to require the lawful custodian to permit the use of any mechanical copying equipment in the possession of the branch, department, board, bureau, commission, council or committee for the reproduction or copying of requested public records."

Sec. "Any person who shall willfully violate any rule or regulation of any branch, department, board, bureau, commission, council or committee promulgated for the protection of its records against damage or disorganization shall be punished by imprisonment in the county jail not more than one year, or by fine not exceeding five-hundred dollars, or by both such fine and imprisonment."

The amendment lost.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 537)

The ayes were 80:

Allen	Grassley	Miller of Jones	Stokes
Andersen	Hanson of Mitchell	Miller of Page	Strand
Bailey	Hicklin	Moffitt	Stromer
Battles	Hill	Mohrfeld	Strothman
Bergman	Holden	Nelson	Sullivan
Bowin	Johnson of Audubon	Nielsen	Thordsen
Busch	Kiilsholm	Ossian	Tieden
Camp	King	Patton	Van Drie
Christensen	Kitner	Pelton	Van Nostrand
Clark	Klein	Peterson of Woodbury	Van Roekel
Cunningham	Kluever	Pierson	Varley
Curran	Knight	Reed	Voorhees
Darrington	Koch	Roorda	Watson
Diehl	Lee	Sande's	Waugh
Edgington	Lipsky	Schmarje	Welden
Fisher of Greene	Mayberry	Schroeder	Winkelman
Freeman	McCartney	Shaw	Wolfe
Fullerton	McCray	Shepherd	Wood
Gittins	Millen	Smith	Yoder
Graham	Miller of Dubuque	Sorg	Mr. Speaker

The nays were 27:

Baker	Dunton	Maloney	Poncy
Beardsley	Franklin	McNamara	Radl
Caffrey	Gallagher	Middleswart	Renda
Carnahan	Gannon	Miller of Des Moines	Roe
Distelhorst	Glenn	Nolin	Steffen
Doderer	Hanson of Benton	O'Malley	Tapscott
Duffy	Johnston of Polk	Palmer	

Absent or not voting 17:

Bennett	Den Herder	Langland	Petersen of Dallas
Breitbach	Fischer of Grundy	McIntyre	Redfern
Cochran	Harbor	Mensing	Story
Coffman	Hullinger	Mowry	Vetter
Conklin	_	-	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hicklin of Louisa moved to reconsider the vote by which Senate File 537 passed the House.

The motion lost.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(Senate File 454)

Hill of Marshall called up for consideration the report of the conference committee on Senate File 454, a bill for an act enabling Iowa to enter into the interstate compact on the placement of children, found on page 2049 of the House Journal and moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Hill of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 454)

The ayes were 106:

Allen	Gannon	Mensing	Schroeder
Andersen	Gittins	Middleswart	Shaw
Bailey	Glenn	Millen	Shepherd
Baker	Graham	Miller of Des Moines	Smith.
Battles	Grassley	Miller of Dubuque	Sorg
Beardsley	Hanson of Benton	Miller of Jones	Steffen
Bergman	Hanson of Mitchell	Miller of Page	Stokes
Bowin	Harbor	Moffitt	Strand
Caffrey	Hicklin	Mohrfeld	Stromer
Camp	Hill	Mowry	Strothman
Carnahan	Holden	Nelson	Tapscott
Christensen	Hullinger	Nielsen	Thordsen
Clark	Johnson of Audubon	Nolin	Tieden
Cunningham	Johnston of Polk	O'Malley	Van Drie
Curran	Kiilsholm	Ossian	Van Nostrand
Darrington	King	Palmer	Van Roekel
Diehl	Kitner	Patton	Varley
Distelhorst	Klein	Pelton	Voorhees
Doderer	Kluever	Peterson of Woodbury	Watson

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Duffv Waugh Knight Poncy Dunton Welden Lee Radl Winkelman Edgington Lipsky Reed Fischer of Grundy Mayberry Renda Wolfe

McCartney

Freeman McCray Sanders Yoder Fullerton McIntyre Schmarje Mr. Speaker

Roe

Gallagher McNamara

The nays were none.

Franklin

Absent or not voting 18:

Bennett Conklin Maloney Roorda Petersen of Dallas Breitbach Den Herder Story Sullivan Busch Fisher of Greene Pierson Koch Redfern Vetter Cochran

Coffman Langland

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 755, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 755)

The ayes were 106:

Gannon Allen Millen Shaw Andersen Glenn Miller of Des Moines Shepherd Bailey Graham Miller of Dubuque Smith Baker Miller of Jones Grassley Sorg Battles Hanson of Benton Miller of Page Steffen Beardsley Hanson of Mitchell Moffitt Stokes Bennett Harbor Mohrfeld Strand Hicklin Bergman Mowry Stromer Bowin Hill Nelson Strothman Busch Holden Nielsen Sullivan Caffrey Hullinger Nolin Tapscott Johnson of Audubon O'Malley Camp Thordsen Carnahan Johnston of Polk Ossian Tieden Christensen Kiilsholm Palmer Van Drie Clark King Van Nostrand Patton Cunningham Kitner Pelton Van Roekel

Klein Peterson of Woodbury Varley Curran Darrington Kluever Pierson Voorhees Diehl Knight Poncy Watson Doderer Koch Radl Waugh Duffy Lee Reed Welden Dunton Lipsky Renda Winkelman McCrav Edgington Roorda Wolfe Mood Fischer of Grundy McIntyre Sanders Freeman McNamara Schmarie Yoder Fullerton Mensing Schroeder Mr. Speaker Gallagher Middleswart

The nays were none.

Absent or not voting 18:

Breitbach	Distelhorst	Maloney	Redfern
Cochran	Fisher of Greene	Mayberry	Roe
Coffman	Franklin	McCartney	Story
Conklin	Gittins	Petersen of Dallas	Vetter
Den Herder	Langland		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to,

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 756, a bill for an act to appropriate from the general fund of the state of Iowa to the executive council for capital planning commission recommendations.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 756)

The ayes were 105:

Allen	Fullerton	McIntyre	Roorda
Andersen	Gallagher	McNamara	Sanders
Bailey	Gittins	Mensing	Schmarje
Baker	Glenn	Middleswart	Schroeder
Battles	Graham	Millen	Shaw
Beardsley	Grassley	Miller of Des Moines	Shepherd
Bennett	Hanson of Benton	Miller of Dubuque	Smith
Bergman	Hanson of Mitchell	Miller of Jones	Sorg
Bowin	Harbor	Miller of Page	Steffen
Busch	Hicklin	Moffitt	Stokes
Caffrey	Hill	Mohrfeld	Strand
Camp	Holden	Mowry	Stromer
Carnahan	Hullinger	Nelson	Strothman
Christensen	Johnson of Audubon	Nielsen	Sullivan

Johnston of Polk Tapscott Clark Nolin Thordsen Cunningham Kiilsholm O'Mallev Curran King Ossian Tieden Darrington Kitner Palmer Van Roekel Den Herder Patton Voorhees Klein Watson Diehl Kluever Pelton Distelhorst Knight Peterson of Woodbury Waugh Doderer Koch Pierson Welden Winkelman Duffy Poncy Lee Dunton Lipsky Radl Wolfe Edgington Maloney Reed Wood Fischer of Grundy McCray Renda Yoder

Freeman

The nays were none.

Absent or not voting 19:

Breitbach	Franklin	Petersen of Dallas	Van Nostrand
Cochran	Gannon	Redfern	Varley
Coffman	Langland	Roe	Vetter
Conklin	Mayberry	Story	Mr. Speaker
Fisher of Greene	McCartney	Van Drie	-

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 759, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for this reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 759)

The ayes were 104:

Allen	Freeman	McNamara	Sanders
Andersen	Fullerton	Mensing	Schmarje
Bailey	Gallagher	Middleswart	Schroeder
Baker	Gittins	Millen	Shaw
Battles	Glenn	Miller of Dubuque	Shepherd
Beardsley	Graham	Miller of Jones	Smith
Bennett	Hanson of Mitchell	Miller of Page	Sorg
Bergman	Harbor	Moffitt	Stokes
Bowin	Hicklin	Mohrfeld	Strand
Busch	Hill	Mowry	Strothman
Battles Beardsley Bennett Bergman Bowin	Glenn Graham Hanson of Mitchell Harbor Hicklin	Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld	Smith Sorg Stokes Strand

Sullivan

Tapscott

Caffrey Holden Nelson Camp Hullinger Nielsen Carnahan Johnson of Audubon Christensen Johnston of Polk Kiilsholm Clark Cunningham King Curran Kitner Darrington Klein Diehl Kluever Distelhorst Koch Doderer Lee Duffy Lipsky Dunton Malonev Edgington McCartnev Fischer of Grundy McCrav Fisher of Greene McIntvre

Nolin Thordsen O'Mallev Tieden Van Nostrand Ossian Palmer Van Roekel Varley Patton Pelton Voorhees Peterson of Woodbury Watson Pierson Waugh Poncy Welden Radl Winkelman Reed Wolfe Renda Wood Roe Yoder Roorda Mr. Speaker

The nays were 1:

Knight

Absent or not voting 19:

Breitbach Franklin Mayberry Storv Cochran Miller of Des Moines Stromer Gannon Coffman Grasslev Petersen of Dallas Van Drie Conklin Hanson of Benton Redfern Vetter Den Herder Langland Steffen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 760, a bill for an act authorizing expenditures by the Iowa aeronautics commission, the Iowa dairy industry commission, the state permit board, the department of public safety, and the statistician of judiciary department, from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversions of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 760)

The ayes were 100:

Andersen Gittins Middleswart Schmarje
Baker Glenn Millen Schroeder
Battles Graham Miller of Des Moines Shepherd
Beardsley Grassley Miller of Dubuque Smith

Bennett	Hanson of Mitchell	Miller of Jones	Sorg
Bergman	Harbor	Miller of Page	Stokes
Bowin	Hicklin	Moffitt	Strand
Busch	Hill	Mohrfeld	Stromer
Caffrey	Holden	Mowry	Strothman
Camp	Hullinger	Nelson	Sullivan
Carnahan	Johnson of Audubon	Nielsen	Tapscott
Clark	Kiilsholm	Nolin	Thordsen
Cunningham	King	O'Malley	Tieden
Curran	Kitner	Ossian	Van Nostrand
Den Herder	Klein	Palmer	Van Roekel
Diehl	Kluever	Patton	Varley
Distelhorst	Koch	Pelton	Voorhees
Duffy	Lee	Peterson of Woodbury	Watson
Dunton	Lipsky	Pierson	Waugh
Edgington	Maloney	Poncy	Welden
Fischer of Grundy	McCartney	Radl	Winkelman
Fisher of Greene	McCray	Reed	Wolfe
Freeman	McIntyre	Renda	Wood
Fullerton	McNamara	Roe	Yoder
Gallagher	Mensing	Sanders	Mr. Speaker

The nays were 2:

Christensen

Knight

Absent or not voting 22:

Allen	Darrington	Langland
Bailey	Doderer	Mayberry
Breitbach	Franklin	Petersen o
Cochran	Gannon	Redfern
Coffman	Hanson of Benton	Roorda
Conklin	Johnston of Polk	

Shaw
Steffen
of Dallas Story
Van Drie
Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 761, a bill for an act to authorize expenditures by various regulatory divisions in the department of agriculture from trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorization of funds during the biennium if funds authorized in this Act are insufficient.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 761)

The ayes were 102:

Andersen	Gittins	Millen	Schroeder
Bailey	Glenn	Miller of Des Moines	Shaw
Baker	Grassley	Miller of Dubuque	Shepherd
Battles	Hanson of Benton	Miller of Jones	Smith
Beardsley	Hanson of Mitchell	Miller of Page	Sorg
Bennett	Harbor	Moffitt	Stokes
Bergman	Hicklin	Mohrfeld	Strand
Bowin	Hill	Mowry	Stromer
Busch	Holden	Nelson	Strothman
Camp	Hullinger	Nielsen	Sullivan
Carnahan	Johnson of Audubon	Nolin	Tapscott
Christensen	Kiilsholm	O'Malley	Thordsen
Clark	King	Ossian	Tieden
Cunningham	Kitner	Palmer	Van Nostrand
Den Herder	Klein	Patton	Van Roekel
Diehl	Kluever	Pelton	Varley
Distelhorst	Koch	Peterson of Woodbury	Voorhees
Duffy	Lee	Pierson	Watson
Dunton	Lipsky	Poncy	Waugh
Edgington	Maloney	Radl	Welden
Fischer of Grundy	McCartney	Reed	Winkelman
Fisher of Greene	McCray	Renda	Wolfe ·
Freeman	McIntyre	Roe	Wood
Fullerton	McNamara	Sanders	Yoder
Gallagher	Mensing	Schmarje	Mr. Speaker
Gannon	Middleswart		-

The mays were 1:

Knight

Absent or not voting 21:

Allen Breitbach	Curran Darrington	Johnston of Polk Langland	Roorda Steffen
Caffrey	Doderer	Mayberry	Story
Cochran	Franklin	Petersen of Dallas	Van Drie
Coffman	Graham	Redfern	Vetter
Conklin			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 567, a bill for an act to create an Iowa education policy commission, and to provide an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Lipsky of Linn asked and received unanimous consent to withdraw her amendments filed June 1 and June 15, 1967, and found on pages 1738 and 2044 of the House Journal.

Varley of Adair offered the following amendment filed by the committee on appropriations:

Amend House File 567 as follows:

- 1. Section 1, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
- "Section 1. There is hereby created a committee to be known as the Iowa educational study committee. Membership of the committee shall be as follows:".
- 2. Section 5, by striking from each of lines three (3) and four (4) the words "policy commission" and inserting in lieu thereof in each line the words "study committee".
- 3. Section 6, by striking lines one (1), two (2) and three (3) and inserting in lieu thereof the following:
 - "Sec. 6. The duties of the Iowa educational study committee shall be to:
 - 1. Serve as a review committee for requests and in-".

Section 6, by striking all of subsections 2 and 7.

Section 6, by striking all of subsection 6 and inserting in lieu thereof the following:

"6. Hold open hearings and consider education legislation by voluntary groups, commercial or private groups, or others."

Section 6, by renumbering the subsections.

- 4. Section 7, by striking from line 1 the word "commission" and inserting in lieu thereof the word "committee".
- Section 7, by inserting a period after the word "Act" in line 3 and striking the remainder of line 3 and all of lines 4 through 8.
- Section 7, by striking from line 9 the word "commission" and inserting in lieu thereof the word "committee".
 - 5. By striking all of Section 8 and inserting in lieu thereof the following:
- "Sec. 8. Staff assistance to carry on its projects or other work, as well as housing and office expenses, shall be provided by the legislative research bureau and the higher education facilities commission. Personnel assistance assigned from either of these agencies shall be subject solely to instructions of the committee so long as such assistance is engaged on committee projects. Expenses incurred by these agencies in assisting the committee shall be a regular part of the budgets of these agencies, although a separate accounting shall be kept.

Committee members not regularly paid employees of the state shall be paid a per diem of thirty (30) dollars and necessary expenses, which amount is appropriated from funds available to the higher education facilities commission and paid upon warrants issued by the state comptroller."

- 6. Amend the title by striking all after the word "educational" in line one (1) and inserting in lieu thereof the following: "study committee."
 - 7. By striking all of Section 9.

Beardsley of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Appropriations committee amendment to House File 567 filed June 16, 1967 as follows:

By striking all of Section 2 of the amendment and inserting in lieu thereof the following:

- "2. by striking all of Sections three (3) and four (4)."
- 2. By renumbering the remaining sections.

The amendment to the amendment was adopted.

(Pending at adjournment)

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 131, 601 and 742.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted,

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 131, 601 and 742.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 16, 1967, the Governor had approved the following: House Files 92 and 383; and Senate Files 594, 405, 762, 352, 700, 551 and 592.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which the House refused to concur in the Senate amendment to House File 178.

WILLIAM J. GANNON

MOTION TO RECONSIDER FILED

 $\,$ Mr. Speaker: We move to reconsider the vote by which House File $560\,\mathrm{passed}$ the House.

RAY V. BAILEY A. L. MENSING JOHN L. MOWRY

MOTION TO WITHDRAW SENATE FILE 176

Mr. Speaker: I respectfully move to withdraw Senate File 176 from the House Sifting Committee as provided for under Rule 54 of the House Rules.

VERNON N. BENNETT

AMENDMENTS FILED

Amend House 560 as follows:

Amend Sec. 1, lines 5 and 6 by striking "by contributions _____fund,", and striking all of lines 8 through 14.

Amend Sec. 2 by striking all of said section except the first sentence.

Amend Sec. 3 by striking the words "widows' annuity" in lines 6 and 12.

Amend Sec. 4 by striking the words "widows' annuity" in line 9 and all of lines 10 and 11 following the word "act" in line 10, and adding a period after the word "act" in line 10.

Amend Sec. 5 by striking line 2 commencing with the word "widows" " and ending with the word "Judges".

Further amend Sec. 5 by striking "widows" annuity" from line 3, and striking the word "widows" "from line 7.

Further amend Sec. 5 by striking all of the 3rd sentence thereof in lines 9 through 11.

Further amend Sec. 5 by substituting the word "fund" for "funds" in line 11.

Further amend Sec. 5 by striking the word "widows" annuity" from line 15.

Further amend Sec. 5 by striking from line 19 all of the words following the word "of" and inserting in lieu thereof "all benefits under this act".

Amend Sec. 7, line 6 by striking "five (5) and inserting in lieu thereof "four (4)".

Further amend Sec. 7 by striking "seven and one-half (7 1/2)" and inserting in lieu thereof "six (6)".

Amend Sec. 9 by striking the entire section and substituting in lieu thereof the following:

Sec. 9. The retirement fund provided for by this Act shall be supported, beginning July 1, 1967, by contributions to the fund from the judges and the State determined as follows:

(a) Each judge shall contribute each month the percentage of his salary or retirement compensation according to his age on July 1, 1967, or on the date thereafter his tenure as a judge begins, as set forth in the following schedule:

AGE

PERCENTAGE

Schedule of Contributions

Below 40 years 4%
40 - 44 years 5%
45 - 49 years 6%
Above 49 years 7%

Each judge shall contribute during his entire lifetime as a judge or retired judge.

(b) There is hereby appropriated out of any money in the treasury not otherwise appropriated an amount which, together with the judges' contributions under this Act and their contributions prior to July 1, 1967, under Chapter 605A, Code 1966, shall be sufficient to pay such judges' retirement and disability compensation, widows' annuity payments, and refunds of judges' contributions which may become due under Sec. 10 hereof as such payments come due in accordance with the terms of this Act.

Amend Sec. 10 by striking all the first sentence thereof in lines 1 through 4.

Further amend Sec. 10 by inserting in line 5 the words "by him" following the word "transferred" and "his" following the word "or".

Further amend Sec. 10 by striking all of lines 11 through 17 and striking the words "heirs, or legatees" in line 18.

BAILEY of Wright MENSING of Cedar MOWRY of Marshall

Amend Senate File 283 as follows:

1. By striking section one (1) and inserting the following in lieu thereof:

"Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:

 ${}^t\!For$ judicial purposes the state is hereby divided into ten (10) judicial districts as follows:

The first district shall consist of the counties of Mahaska, Keokuk, Washington, Louisa, Monroe, Wapello, Jefferson, Henry, Des Moines, Appanoose, Davis, Van Buren and Lee.

The second district shall consist of the counties of Dallas, Polk, Jasper, Madison, Warren, Marion, Union, Clarke, Lucas, Ringgold, Decatur and Wayne.

The third district shall consist of the counties of Harrison, Shelby, Audubon, Guthrie, Pottawattamie, Cass, Adair, Mills, Montgomery, Adams, Fremont, Page and Taylor.

The fourth district shall consist of the counties of Plymouth, Cherokee, Woodbury, Ida, Sac, Monona and Crawford.

The fifth district shall consist of the counties of Humboldt, Calhoun, Webster, Hamilton, Hardin, Carroll, Greene, Boone and Story.

The sixth district shall consist of the counties of Marshall, Tama, Benton, Linn, Jones, Poweshiek, Iowa and Johnson.

The seventh district shall consist of the counties of Dubuque, Jackson, Cedar, Clinton, Muscatine and Scott.

The eighth district shall consist of the counties of Lyon, Osceola, Dickinson, Emmet, Sioux, O'Brien, Clay, Palo Alto, Buena Vista and Pocahontas.

The ninth district shall consist of the counties of Kossuth, Winnebago, Worth, Mitchell, Hancock, Cerro Gordo, Floyd, Wright and Franklin.

The tenth district shall consist of the counties of Howard, Winneshiek, Allamakee, Chickasaw, Butler, Bremer, Fayette, Clayton, Grundy, Black Hawk, Buchanan and Delaware.

KLUEVER of Cass

Senate File 221 is amended by adding at the end of Section 1 the following paragraph: \cdot

"5. The designations and the rules of court administration and civil procedure required to carry out paragraphs one (1) and two (2) of this section shall be made and adopted by January 1, 1968, notwithstanding sections six hundred eighty-four point nineteen (684.19) and six hundred eighty-four point twenty-one (684.21) of the Code."

KLUEVER of Cass

Amend section 3 of Senate File 248 by adding after line 25 thereof the following:

"21. Axle and tandem axle weight violations and gross or group of axles weight violations, the fines provided in the monetary schedule in section three hundred twenty-one point four hundred sixty-three (321.463) of the Code."

KLUEVER of Cass

Amend Senate File 622 by adding a new section after section fourteen (14) as follows:

- 1. "Sec. 15. There shall be appropriated from the general fund of the state of Iowa for the purpose of providing matching state grants to commodity associations equal to the sums of money raised from assessments collected from excise taxes on the sale of certain Iowa agricultural commodities. The secretary shall provide to the treasurer of state statements on a quarterly basis listing the sums of excise taxes collected."
 - 2. Further amend Senate File 622 by renumbering the remaining sections.

SCHROEDER of Pottawattamie STROMER of Hancock

Amend House File 758 by striking from section one (1), subsection two (2), the words ", with determination of the site to be with approval of the budget and financial control committee and the executive council" and inserting in lieu thereof the words "to be erected on land now occupied by the men's reformatory at Anamosa and operated in connection therewith on a site to be selected by the executive council".

MILLER of Jones

On motion by Millen of Van Buren the House adjourned until 9:30 a.m., Tuesday, June 20, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, June 20, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Roger Peterson, pastor of the Lutheran Church, Clermont, Iowa.

The Journal of June 19 was approved.

PRESENTATION OF VISITORS

Freeman of Dickinson introduced to the House Mr. and Mrs. Albert Duhn, Spirit Lake, Iowa, parents of House Page Terry Duhn, and their four other children, Carol, Marcia, Jerry and Barbara.

INTRODUCTION OF BILLS

House File 763, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Read first time and placed on the appropriations calendar.

House File 764, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first time and placed on the appropriations calendar.

House File 765, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state-supported scholarship program for freshman college students.

Read first time and placed on the appropriations calendar.

House File 766, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state the sum of two million (2,000,000) dollars to the higher education facilities commission for the guaranteed student loan programs.

Read first time and placed on the appropriations calendar.

House File 767, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the capitol planning commission the sum of twelve thousand five hundred (12,500) dollars.

Read first time and placed on the appropriations calendar.

House File 768, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the state historical society for capital improvements.

Read first time and placed on the appropriations calendar.

House File 769, by Committee on Rules, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses.

Read first time and referred to sifting committee.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation relating thereto. $\,$

AL MEACHAM, Secretary

SENATE AMENDMENTS CONSIDERED

Moffitt of Appanoose called up for consideration Senate File 353, a bill for an act relating to the licensing of feeder pig dealers, amended by the House, and moved that the House concur in the following Senate amendment to the House amendment.

Amend the House amendment to Senate File 353 by adding after the number "15" in line 5, paragraph 2, the following:

"and by inserting in lieu thereof the words,

'Provided, however, this Act shall not apply to native Iowa swine raised from birth, and consigned or sold to an Iowa auction market operating under a valid Iowa permit.''

The motion prevailed and the House concurred.

Moffitt of Appanoose moved that the bill, as amended by the House, further amended by the Senate, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 353)

The ayes were 90:

Andersen	Gannon	Miller of Des Moines	Smith
Bailey	Gittins	Miller of Dubuque	Sorg
Bennett	Graham	Miller of Jones	Steffen
Bergman	Hanson of Mitchell	Miller of Page	Stokes
Bowin	Harbor	Moffitt	Strand
Breitbach	Hicklin	Mohrfeld	Stromer
Busch	Holden	Mowry	Strothman
Caffrey	Johnson of Audubon	Nelson	Sullivan
Camp	Kiilsholm	Nielsen	Tapscott
Christensen	King	Nolin	Thordsen
Clark	Kitner	Ossian	Tieden
Coffman	Kluever	Patton	Van Drie
Cunningham	Knight	Peterson of Woodbury	Van Roekel
Curran	Koch	Poncy	Varley
Den Herder	Langland	Reed	Voorhees
Diehl	Lipsky	Renda	Waugh
Distelhorst	McCartney	Roorda	Welden

McCray Sanders Winkelman Doderer Dunton McIntyre Schmarje Wolfe Schroeder Fisher of Greene McNamara Wood Mensing Shaw Yoder Freeman Middleswart Shepherd Mr. Speaker Fullerton

Gallagher Millen

The nays were none.

Absent or not voting 34:

Allen Edgington Klein Pierson Baker Fischer of Grundy Lee Radl Battles Franklin Maloney Redfern Beardslev Glenn Mayberry Roe Carnahan O'Mallev Grasslev Story Cochran Hanson of Benton Palmer Van Nostrand Conklin Hill Pelton Vetter Darrington Hullinger Petersen of Dallas Watson Duffy Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Busch of Bremer called up for consideration Senate File 743, a bill for an act creating a department of revenue in lieu of the state tax commission, to be headed by a director of revenue, amended by the House, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 743 as follows:

By inserting after the word "rules" in line 1, subparagraph 3, paragraph 1, the following: "and regulations for the collection of taxes by the department".

By inserting after the word "revenue" in line 6, subparagraph 5, paragraph 1, the following: "for the assessment and collection of taxes by the department or an order to reassess or to raise assessments to any local assessor".

By inserting after the word "same." in line 7, subparagraph 5, paragraph 1, the following: "In order for any appeal to the board to be valid, written notice thereof must be given to the department within thirty (30) days of the rendering of the decision, order or directive from which such appeal is taken. The director shall thereafter cause to be certified to the board the record, documents, reports, audits and all other information pertinent to the decision, order or directive from which such appeal is taken.

"The affected taxpayer and the department shall be given at least fifteen (15) days written notice by the board of the date the appeal shall be heard and both parties may be present at such hearing if they desire. The board shall adopt and promulgate, pursuant to chapter seventeen A (17A) of the Code, rules and regulations for the conduct of appeals by the board. The record and all documents, reports, audits and all other

information certified to the board by the director, and hearings held by the board pursuant to the appeal and the decision of the board thereon shall be open to the public notwithstanding the provisions of sections four hundred twenty-two point sixty-five (422.65), subsection one (1), and four hundred twenty-two point twenty (422.20) of the Code; except that the board upon the application of the affected taxpayer may order the record and all documents, reports, audits, and all other information certified to it by the director, or so much thereof as it deems necessary, held confidential, if the public disclosure of same would reveal trade secrets or any other confidential information that would give the affected taxpayer's competitor a competitive advantage. Any deliberation of the board in reaching a decision on any appeal shall be confidential."

The motion prevailed and the House concurred.

Busch of Bremer moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?' (S.F. 743)

The ayes were 94:

	a	77.37	
Andersen	Gallagher	McNamara	Shaw
Beardsley	Gannon	Mensing	Smith
Bennett	Gittins	Middleswart	Sorg
Bergman	Glenn	Millen	Steffen
Bowin	Graham	Miller of Des Moines	Stokes
Breitbach	Hanson of Benton	Miller of Dubuque	Strand
Busch	Hanson of Mitchell	Miller of Jones	Stromer
Caffrey	Harbor	Moffitt	Strothman
Carnahan	Hicklin	Mohrfeld	Tapscott
Christensen	Holden	Nielsen	Thordsen
Clark	Hullinger	Nolin	Tieden
Cunningham	Johnson of Audubon	Palmer	Van Drie
Curran	Johnston of Polk	Patton	Van Nostrand
Darrington	Kiilsholm	Pelton	Van Roekel
Den Herder	King	Peterson of Woodbury	Varley
Diehl	Kitner	Pierson	Voorhees
Distelhorst	Kluever	Poncy	Waugh
Doderer	Knight	Reed	Welden
Dunton	Langland	Roe	Winkelman
Fischer of Grundy	Lee	Roorda	Wolfe
Fisher of Greene	Lipsky	Sanders	Wood
Franklin	McCartney	Schmarje	Yoder
Freeman	McCray	Schroeder	Mr. Speaker
Fullerton	McIntyre		•

The nays were 5:

Coffman Miller of Page Nelson Ossian

Koch

Absent or not voting 25:

Duffy Mayberry Renda Allen Shepherd Edgington Mowry Bailey O'Malley Grasslev Story Baker Petersen of Dallas Sullivan Battles Hill ·Klein Radl Vetter Camp Malonev Redfern Watson Cochran Conklin

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Thordsen of Scott called up for consideration House File 260, a bill for an act to provide for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; to provide for additional cost in criminal cases and appropriations to establish and operate a central facility for training law-enforcement officers with allocations to agencies of government participating in a training program, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 260 as follows:

By striking in section 4 all of such section after the word "Act." in line 4 and by inserting in lieu thereof the following:

"The academy shall be situated at Camp Dodge and the council shall enter into an agreement with the Adjutant General which agreement shall provide for the use of certain of the facilities at Camp Dodge, for the remodeling and conversion of existing structures to classrooms and dormitory space, and for the use of land for the site of an administration building. The agreement shall be on such terms and conditions as are necessary to carry out the purpose of this Act."

By striking in section 5 all after the period in line $\bf 3$ and all of lines $\bf 4$, $\bf 5$ and $\bf 6$, and by inserting in lieu thereof the following:

"A director of the academy and such staff as may be necessary for it to function shall be employed pursuant to the Iowa merit system."

By striking in section 6 lines 4 through 39, inclusive, and by inserting in lieu thereof the following:

- "2. One (1) member appointed from the senate by the lieutenant governor for a term of four (4) years, commencing upon the effective date of this Act. In the event that the member appointed by the lieutenant governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.
- "3. One (1) member appointed from the house by the speaker of the house for a term of two (2) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the speaker of the house shall be for a term of four (4) years. In the event that the member appointed by the speaker of the house is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment.

"4. Four (4) members, knowledgeable and experienced in the field of law enforcement, appointed by the governor. The governor shall appoint two (2) members for a term of two (2) years and two (2) members for a term of four (4) years, commencing upon the effective date of this Act. Thereafter, all succeeding appointments by the governor shall be for a term of four (4) years. In the event that the member appointed by the governor is unable to complete his term, a vacancy shall exist which shall be filled for the unexpired term in the same manner as the original appointment."

By striking section 7.

By striking section 15 and by inserting in lieu thereof the following:

"There is hereby appropriated to the department of public safety from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, the sum of one hundred fifty-eight thousand (158,000) dollars, or so much thereof that may be necessary, for general operating costs to carry out the purposes of this Act. There is hereby further appropriated to the department of public safety from the general fund of the state the sum of one hundred fifty thousand (150,000) dollars for capital expenditures for the construction of an administration building and remodeling of existing structures at Camp Dodge to carry out the purposes of this Act. Any unencumbered balance of the funds appropriated by this Act remaining as of January 31, 1969 shall revert to the general fund of the state as of that date."

By striking section 16.

The motion prevailed and the House concurred.

Thordsen of Scott offered the following amendment to the title and moved its adoption:

Amend the title to House File 260 by striking all after the semicolon in line three (3) and inserting in lieu thereof the following: "and to make appropriations to the department of public defense for the general operating costs in carrying out the purposes of this Act."

The amendment was adopted.

Thordsen of Scott moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 260)

The ayes were 95:

Andersen	Fullerton	McNamara	Smith
Bailey	Gallagher	Middleswart	Sorg
Beardsley	Gannon	Millen	Steffen
Bennett	Gittins	Miller of Dubuque	Stokes
Bergman	Glenn	Miller of Jones	Strand
Bowin	Graham	Miller of Page	Stromer
Breitbach	Hanson of Benton	Moffitt	Strothman
Caffrey	Hanson of Mitchell	Mohrfeld	Sullivan
Carnahan	Harbor	Mowry	Tapscott
Christensen	Hicklin	Nelson	Thordsen
Clark	Holden .	Nielsen	Tieden
Coffman	Johnson of Audubon	Nolin	Van Drie

	*****	<u> </u>	
Cunningham	Kiilsholm	Ossian	Van Nostrand
Curran	King	Patton	Van Roekel
Darrington	Kitner	Pelton	Varley
Den Herder	Klein	Poncy	Voorhees
Diehl	Kluever	Reed	Waugh
Distelhorst	Knight	Renda	Welden
Doderer	. Koch	Roorda	Winkelman
Dunton	Langland	Sanders	Wolfe
Edgington	Lipsky	Schmarje	Wood
Fisher of Greene	McCartney	Schroeder	Yoder
Franklin	McCray	Shaw	Mr. Speaker
Freeman	McIntyre	Shepherd	-

The nays were none.

Absent or not voting 29:

Allen	Fischer of Grundy	Mayberry	Pierson
Baker	Grassley	Mensing	Radl
Battles	Hill	Miller of Des Moines	Redfern
Busch	Hullinger	O'Malley	Roe
Camp	Johnston of Polk	Palmer	Story
Cochran	Lee	Petersen of Dallas	Vetter
Conklin	Maloney	Peterson of Woodbury	Watson
Duffy	·	v	

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE REFUSED TO CONCUR (House File 16)

Fischer of Grundy called up for consideration House File 16, a bill for an act relating to purchase of right of way by the highway commission, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 16 as follows:

By striking in section 1 all of lines 4 through 11, inclusive, and by inserting in lieu thereof the following:

"Every contract for purchase shall state in printing equal to at least ten point bold type the following notice: The purchase price includes the value of the land described as well as any consequential damages the seller would sustain in the event condemnation were to take place, allowance for the value of personal property damaged, destroyed or reduced in value, if any, damages allowed for removal of personal property and limitation or denial of access rights, if any.

"Nothing in this Act shall be construed to create access rights or the right to payment for access rights if such right or rights would not exist in the absence of this Act. The failure of any contract to mention access rights or to state an amount paid for access rights shall not be evidence of the existence or ownership of access rights."

The motion lost and the House refused to concur.

SENATE AMENDMENTS CONSIDERED

Varley of Adair called up for consideration House File 356, a bill for an act relating to the marking and branding of animals, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 356 as follows:

By inserting in section 4 a period after the word "trip" in line 11 and by striking from lines 11 and 12 the words "and one (1) dollar per animal."

By striking sections 5 and 6.

The motion prevailed and the House concurred.

Varley of Adair moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 356)

The ayes were 100:

Allen	Franklin	Lipsky	Schmarje
Andersen	Freeman	McCartney	Schroeder
Bailey	Fullerton	McCray	Shaw
Baker	Gallagher	McIntyre	Shepherd
Beardsley	Gannon	McNamara	Smith
Bennett	Gittins	Middleswart	Sorg
Bergman	Graham	Millen	Stokes
Bowin	Grassley	Miller of Des Moines	Strand
Busch	Hanson of Benton	Miller of Dubuque	Stromer
Caffrey	Hanson of Mitchell	Miller of Jones	Strothman
Carnahan	Harbor	Miller of Page	Sullivan
Christensen	Hicklin	Moffitt	Tapscott
Clark	Hill	Mohrfeld	Thordsen
Coffman	Holden	Nelson	Tieden
Cunningham	Hullinger	Nielsen	Van Drie
Curran	Johnson of Audubon	Ossian	Van Roekel
Darrington	Johnston of Polk	Palmer	Varley
Den Herder	Kiilsholm	Pelton	Voorhees
Diehl	King	Peterson of Woodbury	Waugh
Distelhorst	Kitner	Pierson	Welden
Doderer	Kluever	Poncy	Winkelman
Dunton	Knight	Reed	Wolfe
Edgington	Koch	Roe	Wood
Fischer of Grundy	Langland	Roorda	Yoder
Fisher of Greene	Lee	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 24:

Battles Glenn Nolin Renda

Vetter

Watson

Breitbach Klein O'Malley Steffen
Camp Maloney Patton Story
Cochran Mayberry Petersen of Dallas Van Nostrand

Conklin Mensing Radl
Duffy Mowry Redfern

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

McIntyre of Linn called up for consideration House File 696, a bill for an act relating to subsidiary companies of fire and casualty insurance companies, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 696 as follows:

By striking in section 1 from lines 8 and 9 the words "notwithstanding any other provisions of this chapter inconsistent herewith," and by inserting in lieu thereof the following:

"subject to the approval of the Insurance Commissioner and provided that no company invest an amount in excess of thirty percent (30%) of its capital and surplus in the stock of such subsidiary companies,".

The motion prevailed and the House concurred.

McIntyre of Linn moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 696)

The ayes were 95:

Allen	Franklin	McCartney	Schroeder
Andersen	Freeman	McCray	Shaw
Baker	Fullerton	Middleswart	Shepherd
Beardsley	Gallagher	Millen	Smith
Bennett	Gannon	Miller of Des Moines	Sorg
Bergman	Gittins	Miller of Dubuque	Stokes
Bowin '	Graham	Miller of Jones	Strand
Breitbach	Grassley	Miller of Page	Stromer
Busch	Hanson of Benton	Moffitt	Strothman
Caffrey	Hanson of Mitchell	Mowry	Sullivan
Carnahan	Hicklin	Nelson	Tapscott
Christensen	Hill	Nielsen	Thordsen
Clark	Holden	Ossian	Tieden
Coffman	Johnson of Audubon	Palmer	Van Drie
Cunningham	Johnston of Polk	Pelton	Van Roekel
Curran	Kiilsholm	Peterson of Woodbury	Varley
Darrington	King	Pierson	Waugh
	Kitner	Poncy	Welden
Diehl	Kluever	Radl	Winkelman
Distelhorst	Knight	Reed	Wolfe

Dunton Koch Edgington Langland Fischer of Grundy Lee Fisher of Greene

Renda Roorda Sanders Lipsky Schmarie

booW Yoder Mr. Speaker

The nays were none.

Absent or not voting 29:

Bailey Harbor Hullinger Battles Camp Klein Cochran Maloney Conklin Mayberry Doderer McIntyre Duffy McNamara Glenn

Mensing Mohrfeld Nolin O'Mallev Patton

Redfern

Petersen of Dallas

Steffen Story Van Nostrand

Roe

Vetter Voorhees Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 740, a bill for an act to make appropriations to legislators serving on legislative study committees, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 740 by striking section 4.

The motion prevailed and the House concurred.

Cunningham of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 740)

The ayes were 95:

Allen Andersen Baker Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Carnahan Christensen Clark

Fullerton Gannon Gittins Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger

McCray McIntvre McNamara Mensing Middleswart Miller of Dubuque Miller of Jones Moffitt Mohrfeld Nelson Nielsen

McCartney

Patton-

Schroeder Shaw Shepherd Smith Sorg Stokes Strand

Stromer Strothman Sullivan Tapscott Thordsen Tieden

Coffman	Johnson of Audubon	Pelton	Van Drie
Cunningham	Johnston of Polk	Peterson of Woodbury	y Van Roekel
Curran	Kiilsholm	Pierson	Varley
Darrington	King	Poncy	Waugh
Den Herder	Kitner	Radl	Welden
Diehl .	Kluever	Reed	Winkelman
Distelhorst	Knight	Renda	Wolfe
Dunton	Koch	Roe	Wood
Fisher of Greene	Langland	Roorda	Yoder
Franklin	Lee.	Sanders	Mr. Speaker
Freeman	Lipsky	Schmarje	-

The nays were none.

Absent or not voting 29:

Bailey	Fischer of Grundy	Miller of Page	Redfern
Battles	Gallagher	Mowry	Steffen
Camp	Klein	Nolin	Story
Cochran	Maloney	O'Malley	Van Nostrand
Conklin	Mayberry	Ossian	Vetter
Doderer	Millen	Palmer	Voorhees
Duffy	Miller of Des Moine	esPetersen of Dallas	Watson
Edgington			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS (BUSINESS PENDING)

The House resumed consideration of House File 567, a bill for an act to create an Iowa educational policy commission, and to provide an appropriation therefor.

Amend the Committee Amendment to House File 567 filed June 16 by striking from line 42 the word and figure "thirty (30)" and inserting in lieu thereof the word and figure "forty (40)".

The amendment to the amendment was adopted.

Varley of Adair moved the adoption of the committee amendment as amended.

The amendment as amended was adopted.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 567)

The aves were 94:

Andersen Gallagher Middleswart Shaw Shepherd Baker Gannon Millen Miller of Des Moines Smith Beardslev Graham Bennett Miller of Dubuque Sorg Grasslev Hanson of Benton Miller of Jones Steffen Bergman Breithach Hanson of Mitchell Miller of Page Stokes Busch Harbor Moffitt Strand Caffrey Hicklin Mohrfeld Stromer Christensen Hill Nelson Strothman Clark Holden Nielsen Tapscott Coffman Johnson of Audubon Nolin Tieden Cunningham Johnston of Polk Ossian Van Drie Van Nostrand Curran Kiilsholm Palmer Darrington Van Roekel King Patton Den Herder Kitner Pelton Varley Diehl Knight Peterson of Woodbury Voorhees Distelhorst Koch Pierson Waugh Dunton Langland Poncy Welden Edgington Lee Reed Winkelman Fischer of Grundy Lipsky Roe Wolfe Fisher of Greene McCartney Roorda Wood Franklin McCray Schmarje Yoder

Freeman

Fullerton

Doderer

The nays were 4:

Glenn

McIntyre

Mensing

Kluever

Schroeder

McNamara

Mr. Speaker

Absent or not voting 26:

Allen Conklin Mowry Sanders Bailev Duffv O'Mallev Story Battles Gittins Petersen of Dallas Sullivan Bowin Radl Thordsen Hullinger Camp Klein Redfern Vetter Carnahan Maloney Renda Watson Cochran Mayberry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House File 757, a bill for an act to appropriate funds for the central office of the board of control from the general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969.

Harbor of Mills offered the following amendment and moved its adoption:

Amend House File 757 by striking from lines four (4) and five (5) of section 1 the following words: "one million three hundred sixty thousand two hundred ten (1,360,210) dollars," and insert in lieu thereof the following words: "one million three hundred sixteen thousand six hundred forty (1,316,640) dollars,".

Also, by striking from line nine (9) of section 1 the figures \$1,043,570.00 and insert in lieu thereof the figure \$1,000,000.00.

Also amend section 1 by striking from line seventeen (17) the figures \$1,360,210.00 and insert in lieu thereof the figure \$1,316,640.00.

The amendment was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H.F. 757)

The ayes were 47:

Andersen	Distelhorst	Johnston of Polk	Radl
Bailey	Doderer	King	Reed
Baker	Dunton	Lipsky	Renda
Beardsley	Edgington	McIntyre	Roe
Bennett	Fisher of Greene	Middleswart	Roorda
Breitbach	Franklin	Miller of Des Moines	Steffen
Caffrey	Freeman	Miller of Jones	Tapscott
Carnahan	Gallagher	Moffitt	Tieden
Christensen	Gannon	Nolin	Van Drie
Coffman	Glenn	O'Malley	Van Roekel
Cunningham	Hanson of Benton	Palmer	Voorhees
Diehl	Hullinger	Poncy	

The nays were 62:

	Allen	Hill	Miller of Dubuque	Stokes
	Bergman	Holden	Miller of Page	Strand
	Bowin	Johnson of Audubon	Mohrfeld	Stromer
	Busch	Kiilsholm	Mowry	Strothman
	Clark	Kitner	Nelson	Sullivan
	Curran	Klein .	Nielsen	Thordsen
	Darrington	Kluever	Ossian	Van Nostrand
	Den Herder	Knight	Peterson of Woodbury	Varley
	Fischer of Grundy	Koch	Pierson	Waugh
	Fullerton	Langland	Sanders	Welden
	Gittins	Lee	Schmarje	Winkelman

Graham Grassley

Malonev McCartney Hanson of Mitchell McCray

Schroeder Shaw Shepherd Wolfe Wood Yoder

Harbor Hicklin

Mensing Millen

Smith

Mr. Speaker

Absent or not voting 15:

Battles Camp

Duffy Mayberry Pelton Petersen of Dallas Story Vetter Watson

Cochran Conklin

McNamara Patton

Sorg

Redfern

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Van Nostrand of Pottawattamie moved to reconsider the vote by which House File 757 failed to pass the House.

The motion prevailed.

Van Nostrand of Pottawattamie moved to reconsider the vote by which House File 757 was placed on its last reading.

The motion prevailed.

Van Nostrand of Pottawattamie moved to reconsider the vote by which the Harbor amendment was adopted.

The motion prevailed.

Harbor of Mills asked and received unanimous consent to withdraw his amendment.

Den Herder of Sioux asked and received unanimous consent that action on House File 757 be deferred and that the bill retain its place on the calendar.

House File 559, a bill for an act providing for the payment by the state of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson county, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

Diehl of Buena Vista offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend House File 559 as follows:

Amend Section 1 by striking from lines 2 and 3 the words and figures "six hundred thousand (600,000)" and inserting in lieu thereof the words and figures "three hundred thousand (300,000)".

The amendment was adopted.

Middleswart of Warren offered the following amendment and moved its adoption:

Amend House File 559 by striking from Section 1 the period in line nine (9) and inserting in lieu thereof the following:

"and shall be matched by an equal amount of money from local assessments.".

The amendment lost.

Diehl of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (H.F. 559)

The ayes were 85:

Allen	Freeman	Mensing	Sanders
Andersen	Fullerton	Middleswart	Schmarje
Bailey	Gannon	Millen	Shaw
Baker	Gittins	Miller of Dubuque	Shepherd
Battles	Glenn	Miller of Jones	Smith
Beardsley	Graham	Miller of Page	Sorg
Bergman	Hanson of Mitchell	Moffitt	Steffen
Bowin	Harbor	Mohrfeld	Stokes
Breitbach	Hicklin	Mowry	Strand ·
Carnahan	Hill	Nelson	Stromer
Clark	Johnson of Audubon	Nielsen	Strothman
Coffman	Kiilsholm	O'Malley	Thordsen
Cunningham	King	Ossian	Tieden
Curran	Kitner	Patton	Van Drie
Darrington	Kluever	Peterson of Woodbury	Van Roekel
Den Herder	Koch	Pierson	Voorhees
Diehl	Langland	Radl	Waugh
Doderer	Lee	Reed	Winkelman
Dunton	Lipsky	Renda	Wolfe
Edgington	Maloney	Roe	Yoder
Fischer of Grundy Fisher of Greene	McCartney	Roorda	Mr. Speaker

The nays were 22:

	* *		
Busch	Gallagher	Nolin	Sullivan
Caffrey	Hanson of Benton	Palmer	Tapscott
Camp	Holden	Pelton	Van Nostrand
Christensen	Johnston of Polk	Poncy	Welden
Distelhorst	McCray	Schroeder	Wood
Franklin	McNamara		

Absent or not voting 17:

Bennett	Hullinger	McIntyre	Story

CochranKleinMiller of Des MoinesVarleyConklinKnightPetersen of DallasVetterDuffyMayberryRedfernWatsonGrassley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of House File 757.

Van Nostrand of Pottawattamie offered the following amendment:

Amend House File 757, Section one (1), as follows:

- 1. By striking from lines four (4) and five (5) the words "one million three hundred sixty thousand two hundred ten (1,360,210)" and inserting in lieu thereof the words "one million one hundred sixty-six thousand seven hundred ninety-one (1,166,791)".
- 2. By striking from line nine (9) the figure "1,043,570.00" and inserting in lieu thereof the figure "900,016.00".
- 3. By striking from line eleven (11) the figure "227,640.00" and inserting in lieu thereof the figure "177,775.00".
- 4. By striking from line seventeen (17) the figure "\$1,360,210.00" and inserting in lieu thereof the figure "\$1,166,791.00".

(Business Pending)

On motion by Millen of Van Buren the House recessed until 2:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Kluever of Cass introduced to the House Susan Cumpston, Doug Cumpston and Bonnie Reinertson, students from Atlantic, Iowa, accompanied by Mrs. Duane Cumpston.

Mohrfeld of Tama introduced to the House 32 Sac-Fox Indian children from the Mesquakie Tribe of the Tama Settlement, Tama, Iowa.

INTRODUCTION OF BILLS

House File 770, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the department of health for power file equipment.

Read first time and placed on the appropriations calendar.

House File 771, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the state printing board for printing and binding.

Read first time and placed on the appropriations calendar.

House File 772, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to legislators serving on legislative study committees.

Read first time and placed on the appropriations calendar.

SENATE MESSAGE CONSIDERED

Senate File 807, a bill for an act relating to the taxation of personal property and to make an appropriation relating thereto.

Read first time and referred to appropriations committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following Senate joint resolution in which the concurrence of the House is asked:

Senate Joint Resolution 39 to create a commission to study the processes and operations of the general assembly of the state of Iowa and the members thereof, and to make an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 777, a bill for an act relating to junkyards.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 820, a bill for an act relating to acceptance of federal funds for highway safety.

Also

That the Senate has concurred in the House amendment to the Senate amendment and passed House File 301, a bill for an act to require an audit of town accounts at least once every four years.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 744, a bill for an act to make appropriations to the members of the executive agencies reorganization study advisory commission.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 743, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

House File 274, a bill for an act to repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day.

Also

That the Senate has passed the following bill in which the concurrence of the Senate

was asked:

House File 733, a bill for an act relating to the salaries of bailiffs in cities of one hundred fifty thousand or more inhabitants.

Also:

That the Senate has concurred in the House amendment to the Senate amendment and passed House File 719, a bill for an act to appropriate to the superintendent of public buildings and grounds from the general fund of the state of Iowa for capital improvements to the property known as the valley bank building.

AL MEACHAM, Secretary

Sorg

CONSIDERATION OF BILLS (BUSINESS PENDING)

The House resumed consideration of House File 757, a bill for an act to appropriate funds for the central office of the board of control from the general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, and the amendment filed by Van Nostrand of Pottawattamie.

Van Nostrand of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Gannon of Jasper and O'Malley of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

Harbor

The ayes were 70:

Allen

Andersen	Hicklin	Miller of Dubuque	Stokes
Battles	Hill	Miller of Jones	Strand
Bergman	Holden	Miller of Page	Stromer
Bowin	Johnson of Audubon	Moffitt	Strothman
Busch	Kiilsholm	Mohrfeld	Sullivan
Camp	King	Mowry	Thordsen
Clark	Kitner	Nelson	Van Drie
Coffman	Klein	Patton	Van Nostrand
Cunningham	Kluever	Pelton .	Varley
Diehl	Knight	Peterson of Woodbury	watson .
Dunton	Koch	Pierson	Welden
Fischer of Grundy	Langland	Schmarje	Winkelman
Fisher of Greene	Lee	Schroeder	Wolfe
Fullerton	McCartney	Shaw	Wood
Gittins	McCray	Shepherd	Yoder
Graham	McIntyre	Smith	Mr. Speaker
Hanson of Mitchell	Mensing		

Millen

The nays were 37:

Bailey	Franklin	Middleswart	Renda
Baker	Freeman	Miller of Des Moines	Roe

Beardsley Bennett Breitbach Caffrey Carnahan Den Herder Distelhorst

Doderer

Gallagher Gannon Glenn Hanson of Benton Johnston of Polk Lipsky Maloney

Nolin O'Malley Ossian Palmer Poncy Radl Reed

Roorda Sanders Steffen Tapscott Tieden Van Roekel Voorhees

Absent or not voting 17:

Christensen Cochran Conklin Curran

Duffy Edgington Grassley Hullinger

Mayberry McNamara Nielsen Petersen of Dallas Redfern Story Vetter Waugh

Darrington

The amendment was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 757)

Gittins

Graham

Harbor

Hanson of Benton

Hanson of Mitchell

Glenn

The ayes were 105:

Allen Andersen Bailey Baker Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Clark Coffman Cunningham Den Herder Diehl Distelhorst Doderer Dunton Fischer of Grundy

Fisher of Greene

Freeman

Fullerton

Hicklin Hill Holden Johnson of Audubon Nolin Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee Lipsky Maloney McCartney McCrav McIntvre

Middleswart Shaw Millen Shepherd Miller of Dubuque Smith Miller of Jones Sorg Miller of Page Steffen Moffitt Stokes Strand Mohrfeld Mowry Stromer Strothman Nelson Sullivan O'Mallev Tapscott Ossian Thordsen Tieden Palmer Van Drie Patton Van Nostrand Pelton Peterson of Woodbury Van Roekel Pierson Varley Poncy Voorhees Radl Watson

Reed Waugh Welden Renda Winkelman Roe Roorda Wolfe Sanders bood Yoder Schmarje

Gallagher Gannon

Mensing

Schroeder

Mr. Speaker

The navs were none.

Absent or not voting 19:

the House and the title was agreed to.

Battles Christensen Cochran Conklin

Darrington Duffy Edgington

Hullinger Mavberry McNamara

Petersen of Dallas Redfern Miller of Des Moines Story Vetter

Curran

Franklin Grasslev

Nielsen

The bill having received a constitutional majority was declared to have passed

SENATE FILE 732 RE-REFERRED TO APPROPRIATIONS COMMITTEE

The Speaker announced that Senate File 732, previously referred to the sifting committee, is hereby referred to the committee on appropriations.

HOUSE FILE 312 RECONSIDERED

McIntyre of Linn called up for consideration the motion to reconsider the vote by which the House refused to concur in the Senate amendment to House File 312, filed by him on June 15, 1967, and found on page 2042 of the House Journal.

McIntyre of Linn moved to reconsider the vote by which the House refused to concur in the Senate amendment to House File 312.

The motion prevailed.

McIntyre of Linn moved that the House concur in the Senate amendment to House File 312.

The motion prevailed and the House concurred.

McIntyre of Linn moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (H. F. 312)

The ayes were 96:

Allen Andersen Baker Battles Beardsley Bennett

Fullerton Gannon Gittins Glenn Graham Grassley

McNamara Mensing Middleswart Millen Miller of Dubuque

Miller of Jones

Schroeder Shaw Shepherd Sorg Stokes Strand

Bergman Hanson of Mitchell Moffitt Stromer Harbor Mohrfeld Strothman Bowin Hicklin Breitbach Mowry Sullivan Caffrey Hill Nelson Tapscott Holden Nolin Thordsen Camp O'Mallev Carnahan Hullinger Tieden Clark Johnson of Audubon Ossian Van Drie Coffman Kiilsholm Palmer Van Roekel Patton Cunningham King Varley Pelton Curran Kitner Voorhees Darrington Klein Peterson of Woodbury Watson Den Herder Kluever Pierson Waugh Diehl Poncy Langland Welden Doderer Radi Lee Winkelman Dunton Lipsky Reed Wolfe Fisher of Greene Maloney Roe booW Franklin McCartney Roorda Voder Freeman Mr. Speaker McIntyre Sanders

The nays were 2:

Fischer of Grundy Gallagher

Absent or not voting 26:

Bailev Edgington Miller of Des Moines Schmarje Busch Hanson of Benton Miller of Page Smith Christensen Johnston of Polk Nielsen Steffen Cochran Knight Petersen of Dallas Story Conklin Redfern Van Nostrand Koch Distelhorst Mayberry Renda Vetter

Duffy McCray

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER WITHDRAWN

Doderer of Johnson asked and received unanimous consent to withdraw her motion to reconsider on House File 312 filed June 15, 1967, and found on page 2042 of the House Journal.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 288, a bill for an act to abolish terms for holding court in the district courts of the state, was taken up for consideration.

 $\,$ McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 288)

The ayes were 98:

Allen Andersen Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Clark Coffman Cunningham Darrington Den Herder Diehl Distelhorst	Gittins Glenn Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Killsholm King Kitner Klein Kluever Langland	Millen Miller of Des Moines Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nolin O'Malley Ossian Palmer Patton Pelton Peterson of Woodbury Pierson Poncy Radl	Shepherd Sorg Steffen Stokes Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Nostrand Van Roekel Varley Voorhees Watson
Den Herder	Klein	Peterson of Woodbury	Varley
Distelhorst Doderer Dunton Fisher of Greene Franklin Freeman Fullerton Gallagher	Lipsky Maloney	Poncy Radl Reed Renda Roe Roorda Sanders	Watson Waugh Welden Winkelman Wolfe Wood Mr. Speaker

The nays were 2:

Bennett

McCray

Absent or not voting 24:

Bailey	Duffy .	Koch	Schmarje
Baker	Edgington	Lee	Smith
Christensen	Fischer of Grundy	Mayberry	Story
Cochran	Gannon	Nielsen	Van Drie
Conklin	Graham	Petersen of Dallas	Vetter
Curran	Knight	Redfern	Yoder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 693, a bill for an act relating to publicly held conservation interests in private property, was taken up for consideration.

Amend Senate File 693, Section 2, by inserting in line eight (8) after the period the following: "Nothing contained in this Act shall be construed as granting to any public agency, as defined in subsection five (5) of Section 1 of this Act, the right of

condemnation by eminent domain, and no such public agency shall have the right of condemnation for the purpose of this Act."

The amendment was adopted.

Tieden of Clayton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 693)

The ayes were 52:

Allen Franklin Lipsky Sanders Andersen Fullerton Maloney Shaw Bailey Gallagher McCartney Steffen Baker Gannon McCrav Stromer Battles Hanson of Benton Miller of Des Moines Tieden Beardsley Hanson of Mitchell Miller of Jones Van Drie Breitbach Van Nostrand Harbor Mohrfeld Caffrey Hicklin O'Mallev Van Roekel Camp Kiilsholm Pelton Voorhees Cunningham Kitner Poncy Winkelman Darrington Wolfe Kluever Reed Distelhorst Langland Roe Wood Doderer Lee Roorda Yoder

The nays were 50:

Bergman Gittins Miller of Dubuque Shepherd Bowin Graham Miller of Page Smith Busch Grassley Moffitt Sorg Carnahan Stokes Hill Mowry Christensen Holden Strand Nelson Clark Nolin Strothman Hullinger Coffman Johnson of Audubon Ossian Sullivan Curran King Patton Thordsen Den Herder Klein Peterson of Woodbury Varley Diehl Knight Pierson Waugh Fischer of Grundy Welden Radl McIntyre Fisher of Greene McNamara Schroeder Mr. Speaker

Freeman Millen

Absent or not voting 22:

Bennett Glenn Nielsen Schmarje Cochran Johnston of Polk Palmer Story Conklin Koch Petersen of Dallas Tapscott Duffy Redfern Vetter Mayberry Dunton Mensing Renda Watson Edgington Middleswart

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 425, 480, 547, 599, 608, 697, 731, 734 and 575.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 425, 480, 547, 599, 608, 697, 731, 734 and 575.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 20 day of June, 1967, sent to the governor for his approval: House Files 425, 480, 547, 575, 599, 608, 697, 731 and 734.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 19, 1967, the Governor had approved the following: Senate Files 37, 70, 73, 95, 264, 309, 799, 442, 590, 658, 766, and 779.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 693 failed to pass the House.

DONALD A. BOWIN

AMENDMENTS FILED

Amend Senate File 622 in section 7 by striking from line eighteen (18) the word and figure "one-half (1/2)" and inserting in lieu thereof the following: "one-tenth (1/10th)".

VARLEY of Adair

Amend Senate File 622 as follows:

- 1. Section 7, by striking from line four (4) the words "first purchaser" and by substituting the word "producer".
- 2. Section 8, by striking lines one (1), two (2) and three (3) and by substituting the following:

"The secretary of agriculture shall furnish forms upon which the producer shall enter and show the following:".

Also, by striking line twelve (12) and substituting in lieu thereof the following:

"The producer shall attach to such forms true copies of scale tickets or other sales memoranda or invoices".

3. Section 9, by striking from line one (1) the word "advance"; also by striking from line two (2) the words "first purchaser" and by substituting the word "secretary".

Also, by striking in lines five (5) and six (6) the words "Any first purchaser shall either collect the excise tax due or obtain" and by substituting the words "any producer shall either pay the excise tax due or provide".

Also, by striking lines eight (8), nine (9) and ten (10) and through the word "Act" in line eleven (11) and by substituting the words "The tax shall be paid by the producer and forwarded to the department."

- 4. Section 10, by striking all of said section and substituting in lieu thereof the following:
- "Any producer who has paid an assessment as provided herein may, by application in writing to the secretary within sixty (60) days after the payment has been made, have refunded to him the amount paid."
- 5. Section 11, by striking all of the last sentence in lines six (6) through twelve (12).
- 6. Section 12, by striking from lines one (1) and two (2) the words "first purchaser" and by substituting the word "producer".

 HARBOR of Mills

Amend Senate File 622 by striking all of Section 23.

COCHRAN of Webster

Amend House File 495 by adding the following new section:

Section three hundred forty-seven point seven (347.7), Code 1966, is further amended by striking the period in line fifteen (15) and inserting the following: "and such fund shall be subject to review by the board of supervisors."

BENNETT of Polk

Amend Senate File 622, Sec. 5, by inserting in line twelve (12) after the period the following: "The secretary shall also notify by first-class mail all producers, within the state, of a particular commodity for which a referendum vote is to be conducted at least five days prior to the date of commencement of the vote."

COCHRAN of Webster

Amend Senate File 622 as follows:

1. Section 6, by striking from line nine (9) the word "voting".

HULLINGER of Decatur

Amend Senate File 622 as follows:

1. Section 11, by striking all after the period in line six (6) and all of lines seven (7) through twelve (12).

HULLINGER of Decatur

Amend the Redfern-Gittins amendment to Senate File 302 by striking lines fifteen (15) and sixteen (16).

PELTON of Clinton

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, June 21, 1967

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, June 21, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Nevin Haines, pastor of the Congregational Church, Parkersburg, Iowa.

The Journal of June 20 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Fisher of Greene for the morning on request of Smith of O'Brien; Conklin of Black Hawk on request of Franklin of Polk.

PRESENTATION OF VISITOR

Christensen of Union introduced to the House the Honorable Cecil V. Lutz of Osceola, Iowa, former member of the House who served in the Fifty-eighth, Fifty-ninth, Sixtieth, and Sixtieth Extra General Assemblies.

SENATE MESSAGES CONSIDERED

Senate File 820, a bill for an act relating to acceptance of federal funds for highway safety.

Read first time and referred to sifting committee.

Senate File 777, a bill for an act relating to junkyards, setting forth definitions; restrictions as to location along certain highways; requiring certain junkyards to be obscured by means of natural objects or fences; providing authority to purchase or condemn in certain situations; providing remedies for violation of this Act.

Read first time and referred to sifting committee.

Senate Joint Resolution 39, a joint resolution to create a commission to study the processes and operations of the general assembly of the state of Iowa and the members thereof, and to make an appropriation therefor.

Read first time and referred to appropriations committee.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 696, a bill for an act relating to the apportionment of the road use $t^{a^{\chi}}$ fund allocations.

Also:

That the Senate insists on its amendment to House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Gaudineer, chairman, Van Gilst, Benda and Stephens.

AL MEACHAM, Secretary

REPORT OF CONFERENCE COMMITTEE ON SENATE FILE 616

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, beg leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

- 1. Section 5, by inserting the following in line twenty-six (26) after the word "between":
 - "the aggregate aid payments for the first three quarters and".
- 2. Section 6, by striking in line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".
- 3. Section 6, by striking in line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".
 - 4. By inserting the following new section after section eight (8):
- "Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new section:
- "A merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except that the state board may authorize a merged area to own more than said amount if the state board determines that more land will be required for the programs of the area school or that the acquisition of a larger tract is advisable in order to acquire the desired land.

"With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the merged area, and no election shall be necessary in connection with such sale not-withstanding any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law."

- 5. Section 10, by inserting the following new paragraph after line four (4):
- "Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) of such section and inserting in lieu thereof the following: 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'."
 - 6. Section 11, by inserting the following new paragraph after line ten (10):

'Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:

"It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths mill levy shall be the responsibility of the state and shall not be paid from property tax."

- 7. Section 13, by inserting the following after the period in line eleven (11): "The board of directors may enter into such contracts,"
- 8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).
 - 9. Section 13, by inserting the following after the period in line fifteen (15):
- "In determining whether duplication would actually exist, the state board shall take into account the size, quality, tuition, purposes and area coverage of the existing public and private facilities and the needs of the area."
- 10. Section 13, by striking lines eighteen (18) through twenty-two (22), inclusive, and inserting in lieu thereof the following:

"Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuition for resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board."

- 11. Section 13, by inserting the following new paragraph after line twenty-two (22):
- "3. By inserting in line one (1) of said section before the word "The" the following:

'The board of directors of each merged area shall employ a president who shall be the chief administrative officer of the area school and shall have such other responsibilities as shall be assigned under the provisions of this chapter and by the board. The president shall not be required to hold any teacher's certificate.'

12. Section 14, by striking in line three (3) the word "maximum" and inserting in lieu thereof the word "standard".

- 13. Section 14, by inserting in line four (4) after the word "term" the words ", and the maximum academic work-load for any such instructor shall be sixteen (16) credit hours per school term,".
- 14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:

"sections:

'Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board.'

'Prescribe a uniform system of accounting for area schools.' "

- 15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word "associate" and inserting in lieu thereof the word "assistant".
 - 16. By inserting the following new section after section 18:

"Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words on faculty salary schedules"."

- 17. Section 20, by inserting at the end of line five (5) the following:
- "Not more than five (5) members shall be of the same political party."
- 18. By inserting the following new section after section 20:

"Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting the following at the end thereof:

'In appointing members, the governor shall attempt to provide that at least one member has substantial knowledge related to vocational and technical training, and at least one member has substantial knowledge related to area community colleges.' "

- 19. Section 21, by striking all of said section and inserting in lieu thereof the following:
- "Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17) inclusive."
 - 20. By inserting the following new section after section 23:
- "Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:
- "1. By striking in line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
 - "2. By inserting the following after the period in line eight (8):
- 'The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools.' "

On the Part of the House

21. By renumbering the sections in accordance with these amendments.

JOHN P. KIBBIE, Chairman

JAMES E. BRILES

BELBERT FLOY

DAVID STANLEY

DAVID STANLEY

LOAN LIPSKY

SENATE AMENDMENTS CONSIDERED

Speaker Pro Tempore Kluever in the chair at 9:45 a.m.

Palmer of Polk called up for consideration House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals in counties having a population of two hundred twenty-five thousand (225,000) inhabitants or over, amended by the Senate as follows:

Amend House File 495 by adding the following new section thereto:

Sec. 2. Section three hundred forty-seven point thirteen (347.13), subsection fourteen (14), Code 1966, is hereby amended by inserting in line eight (8) after the word "employees" the following: "The names, addresses, salaries, and job classification of all employees paid in whole or in part from a millage levy shall be a public record and open to inspection at reasonable times as designated by the board of trustees."

Bennett of Polk moved to suspend the rules for the purpose of considering the following amendment:

Amend House File 495 by adding the following new section:

Section three hundred forty-seven point seven (347.7), Code 1966, is further amended by striking the period in line fifteen (15) and inserting the following: "and such fund shall be subject to review by the board of supervisors."

The motion prevailed.

On the Part of the Senate

(Deferred)

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Millen of Van Buren asked and received unanimous consent for the immediate consideration of bills on the appropriations calendar.

House File 758, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of control of state institutions, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller, was taken up for consideration.

Miller of Jones offered the following amendment filed by him:

Amend House File 758 by striking from section one (1), subsection two (2), the words ", with determination of the site to be with approval of the budget and financial control committee and the executive council" and inserting in lieu thereof the words "to be erected on land now occupied by the men's reformatory at Anamosa and operated in connection therewith on a site to be selected by the executive council".

McCartney of Floyd in the chair at 10:25 a.m.

Speaker Pro Tempore Kluever in the chair at 10:30 a.m.

Miller of Jones moved the adoption of the amendment.

Roll call was requested by Miller of Jones and McNamara of Linn.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 80:

Allen Andersen Baringer Battles Bergman Breitbach Busch Caffrey Camp Carnahan Christensen Clark	Holden Hullinger Johnson of Audubon Kiilsholm Kitner	Middleswart Millen Miller of Jones Miller of Page Mohrfeld Mowry Nelson Nielsen O'Malley Patton Peterson of Woodbury	
	Hill	Nelson	Stromer
	Holden	Nielsen	Strothman
	Hullinger	O'Malley	Sullivan
	Johnson of Audubon	Patton	Thordsen
	Kiilsholm	Pelton	Tieden
	Kitner	Peterson of Woodbury	Van Drie
Coffman	Knight	Pierson	Van Nostrand
Cunningham	Koch	Poncy	Varley
Curran	Lee	Radl	Waugh
Darrington	McCartney	Redfern	Welden
Diehl	McCray	Reed	Winkelman
Dunton	McIntyre	Renda	Wolfe
Fischer of Grundy	McNamara	Sanders	Wood
Fullerton	Mensing	Schroeder	Yoder

The nays were 33:

Beardsley Gan Bennett Gler Bowin Han	non nn son of Benton nston of Polk	Lipsky Maloney Miller of Des Moines Miller of Dubuque Moffitt Nolin Ossian	Roe Roorda Steffen Tapscott Van Roekel Voorhees Watson
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Franklin

Langland

Palmer

Mr. Speaker

Freeman

Absent or not voting 11:

Bailey Cochran Duffv

Mayberry

Story

Conklin

Edgington Fischer of Greene Petersen of Dallas

Vetter

Schmarie

The amendment was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 758)

Fullerton

Gallagher

Grassley

Hanson of Benton

Hanson of Mitchell

Glenn

The aves were 98:

Andersen Bailey

Baker Baringer Battles

Beardsley Bennett Bergman Bowin Breitbach

Busch Caffrey Camp Carnahan Christensen Clark

Cunningham Curran Darrington Den Herder Distelhorst

Doderer Fischer of Grundy Franklin

Coffman

Harbor Hicklin Hill Holden Hullinger Johnson of Audubon O'Malley Johnston of Polk Kiilsholm King Kitner Klein Knight Langland

Lipsky Malonev McCartney McCrav

McIntvre McNamara

Mensing Middleswart

Miller of Dubuque Miller of Jones Miller of Page Moffitt

Mowry Nelson Nielsen Nolin

Ossian Palmer Patton Pelton

Peterson of Woodbury Voorhees Pierson Radl

Redfern Reed Renda

Roe

Roorda

Sanders Shaw

Miller of Des Moines Shepherd Sorg Steffen Stokes Strand Stromer Sullivan Tapscott Thordsen

Tieden Van Drie Van Nostrand Van Roekel Varley

Watson Waugh Winkelman Wolfe

Wood Yoder

Mr. Speaker

The nays were 7:

Allen Gittins Lee Mohrfeld Schroeder Strothman Welden

Absent or not voting 19:

Cochran Edgington Koch Schmarie Conklin Fisher of Greene Mayberry Smith Diehl Freeman Millen Story Duffv Gannon Petersen of Dallas Vetter

Dunton Graham Poncy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Speaker Baringer in the chair at 10:55 a.m.

The House resumed consideration of House File 495 and the amendment by Bennett of Polk.

Doderer of Johnson offered the following amendment to the amendment and moved its adoption.

Amend the Bennett amendment to House File 495, filed June 20, 1967, by striking the period at the end of line five (5) and adding thereto the following:

"in counties over two hundred and twenty-five thousand (225,000)."

The amendment to the amendment was adopted.

Bennett of Polk moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Palmer of Polk moved that the House concur in the Senate amendment.

The motion prevailed and the House concurred.

Palmer of Polk moved that the bill, as amended by the Senate and further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 495) The ayes were 104:

Allen Gittins Middleswart Schroeder Andersen Glenn Millen Shaw Bailey Graham Miller of Des Moines Shepherd Baker Grasslev Miller of Dubuque Smith Battles Miller of Jones Hanson of Benton Sorg Beardsley Hanson of Mitchell Miller of Page Steffen Bennett Harbor Moffitt Stokes Bergman Strand Hicklin Mohrfeld Breitbach Hill Mowry Stromer Busch Nelson Strothman Holden

Sullivan Caffrey Hullinger Nielsen Camp Johnson of Audubon Nolin Tapscott Carnahan Johnston of Polk O'Mallev Tieden Ossian Van Drie Christensen Kiilsholm Van Nostrand Clark Kitner Palmer Coffman Van Roekel Klein Patton Cunningham Koch Pelton Varley Curran Langland Pierson Voorhees Darrington Lee Radl Watson Den Herder Lipsky Redfern. Waugh Distelhorst Maloney Reed Welden Doderer McCartney Renda Winkelman Roe Wolfe Dunton McCray Fischer of Grundy McIntyre Roorda Wood Franklin McNamara Sanders Yoder Fullerton Mr. Speaker Schmarie Mensing

The nays were 1:

Poncy

Absent or not voting 19:

Bowin	Edgington	King	Peterson of
Cochran	Fisher of Greene	Kluever	Woodbury
Conklin	Freeman	Knight	Story
Diehl	Gallagher	Mayberry	Thordsen
Duffy	Gannon	Petersen of Dallas	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations, was taken up for consideration.

Tapscott of Polk offered the following amendment filed by him and moved its adoption:

House File 747 is hereby amended by inserting in section one (1) after line eleven (11) the following:

 $\mbox{\ensuremath{\mbox{'}}}\mbox{Of}$ the funds appropriated by this Act, there shall be included the following specific project:

"Medical center in the city of Des Moines for the education and training of doctors of medicine (such funds to be used for planning, construction, equipment, and maintenance purposes).....\$5,000,000.00".

Roll call was requested by Tapscott of Polk and Fischer of Grundy.

Rule 69 was invoked.

On the question 'Shall the amendment be adopted?"

The ayes were 65:

Allen Grassley McNamara Roe Hanson of Benton Beardsley Mensing Roorda Harbor Middleswart Bennett Sanders Miller of Dubuque Bowin Hicklin Schroeder Breitbach Hill Miller of Page Sorg Caffrey Hullinger Mohrfeld Stokes Carnahan Johnston of Polk Mowry Strand Christensen Kiilsholm Nelson Sullivan Clark Klein Tapscott Nielsen Cochran Knight O'Malley Tieden Den Herder Koch Ossian Van Nostrand Diehl Van Roekel Langland Palmer Fischer of Grundy Lee Pierson Varley Franklin Lipsky Radl Watson Gittins Maloney Reed Waugh Glenn Winkelman McCartney Renda Graham

The nays were 49:

Andersen Edgington Millen Shepherd Baker Miller of Des Moines Smith Freeman Battles Miller of Jones Steffen Fullerton Bergman Stromer Gallagher Moffitt Busch Gannon Nolin Strothman Camp Hanson of Mitchell Thordsen Patton Coffman Van Drie Holden Pelton Cunningham Johnson of Audubon Peterson of Woodbury Welden Curran Wolfe King Poncy Darrington Kitner Redfern booW Distelhorst Yoder Kluever Schmarie Doderer Mr. Speaker McCray Shaw Dunton

. Absent or not voting 10:

Bailey Fisher of Greene Petersen of Dallas Vetter
Conklin Mayberry Story Voorhees
Duffy McIntyre

The amendment was adopted.

(Pending)

On motion by Millen of Van Buren, the House recessed until 2:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITOR

McCartney of Floyd introduced to the House the Honorable Wayne Shaw, Charles City, Iowa, former member of the House from Floyd County in the Fifty-eighth, Fifty-ninth, Sixtieth and Sixtieth Extra General Assemblies.

INTRODUCTION OF BILLS

House File 773, by Committee on Appropriations (Committee on Appropriations), a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriation under this Act.

Read first time and placed on the appropriations calendar.

House File 774, by Committee on Appropriations (Committee on Appropriations), a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Read first time and placed on the appropriations calendar.

SENATE MESSAGE CONSIDERED

Senate File 696, a bill for an act relating to the apportionment of the road use tax fund allocations.

Read first time and referred to sifting committee.

Franklin of Polk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 30

By: Franklin, Reed, Gannon, Var Nostrand, Palmer, Tapscott, Johnston and Millen

WHEREAS, our great nation is founded upon the principles and concepts of equal opportunity and justice for all its citizens; and

WHEREAS, since 1860 the state of Iowa has been a leader among the several states in providing said equal opportunity and justice for all its citizens, and has always demonstrated its great concern for human welfare and dignity by the enactment of progressive anti-discriminatory laws; and

WHEREAS, there is now pending before the Appropriations Committee of the Congress of the United States of America, the proposed budget submitted by the Atomic Energy Commission for the establishment of a three hundred seventy-five million dollar atomic accelerator laboratory to be constructed at Weston, Illinois; and

WHEREAS, the legislature of the state of Illinois has neglected, failed and refused to show its concern for the welfare of all the citizens of Illinois by failing to legislate non-discriminatory laws in the area of fair and open housing; now, therefore.

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the Congress of the United States of America is hereby strongly urged to instruct the Atomic Energy Commission from proceeding with present plans for awarding the proposed three hundred seventy-five million dollar installation at Weston, Illinois,

BE IT FURTHER RESOLVED, That the Congress of the United States of America instruct the Atomic Energy Commission to allow the state of Iowa the opportunity to submit additional specifications outlining Iowa's exceptional and outstanding capabilities and physical resources for said atomic accelerator facility,

BE IT FURTHER RESOLVED, That enrolled copies of this resolution be forwarded to the Secretary of the Senate and to the Clerk of the House of Representatives of the United States of America and to all members of Iowa's congressional delegation to be circulated by them among their fellows.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 748, a bill for an act to make an additional transfer of fees, taxes, interest and penalties to the division of motor vehicle registration.

Also.

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 745, a bill for an act to appropriate from the general fund to the department of public defense for use as a revolving fund.

Also.

That the Senate has concurred in the House amendment and passed Senate File 233, a bill for an act to amend various sections of the code relating to registered engineers and land surveyors.

Also:

That the Senate has concurred in the House amendment to the Senate amendment and passed House File 128, a bill for an act relating to the disposition prior to final judgment of persons charged with public offenses.

Also:

That the Senate has concurred in the House amendment and passed Senate File 334, a bill for an act relating to the purchase of annuity contracts for employees of the institutions under the jurisdiction of the board of control.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 828, a bill for an act to appropriate from the general fund to the Iowa state arts council.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked;

Senate File 825, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in the offices of the legislative research bureau.

Also:

That the Senate has concurred in the House amendment and passed Senate File 745, a bill for an act to transfer the administration and enforcement of motor vehicle fuel tax to the department of revenue, and to provide for the transfer of certain funds from the motor vehicle fuel tax fund to the department of revenue.

Also:

That the Senate has concurred in the House amendment and passed Senate File 681, a bill for an act relating to the issuance of permits for the movement of vehicles and loads of excess size and weight.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, etc.

Also:

That the Senate insists on its amendment to House File 16, relating to purchase of right of way by the highway commission, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Riley, Chairman, Potgeter, Reno and Condon.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

The House resumed consideration of House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations.

Allen of Pottawattamie offered the following amendment:

Amend House File 747 by adding in section one (1) after line eleven (11) the following:

"From the funds appropriated by this Act, there shall be allocated the specific sum of seven hundred fifty thousand (750,000) dollars, to be used in the following manner:

To select, and proceed with the acquisition of a site, within the western one third of the geographic area of the state of Iowa, for a state institution of higher education to become a college for the training of teachers and to offer courses leading to the baccalaureate degrees in the arts and sciences; for the employment of architects, engineers, and planning consultants, for the construction of new buildings, improvements, or alterations, or for any other capital expenditures the board may deem necessary to comply with the requirements of this Act."

Wood of Scott offered the following amendment to the amendment and moved its adoption:

Amend the Allen et al amendment to House File 747 by inserting after the word "sciences;" in line eleven (11) the following:

"; and to select and proceed with the acquisition of a site, within Scott County, Iowa, for a state institution of graduate education to become a metropolitan center for the advanced training beyond the baccalaureate degree level in engineering and other technical fields; and".

The amendment to the amendment lost.

Allen of Pottawattamie moved the adoption of the amendment.

Roll call was requested by Allen of Pottawattamie and Miller of Page.

Rule 69 was invoked.

On the question 'Shall the amendment be adopted?"

The ayes were 54:

A11	~.		D)
Allen	Glenn	McNamara	Reed
$\operatorname{Beardsley}$	Graham	Miller of Jones	Renda
Bowin	Grassley	Miller of Page	Roe
Caffrey	Hanson of Benton	Mohrfeld	Schroeder
Camp	Harbor	Mowry	Shepherd
Carnahan	Hullinger	Nelson	Sullivan
Christensen	Johnson of Audubon	Nielsen	Tapscott
Darrington	Johnston of Polk	O'Malley	Van Nostrand
Den Herder	Klein	Ossian	Varley
Diehl	Kluever	Palmer	Watson
Fischer of Grundy	Koch	Patton	Waugh
Franklin	Langland	Peterson of Woodbury	Welden
Fullerton	Mayberry	Pierson	Winkelman
Gittins	McCartney		

Duffy

The navs were 55:

Edgington Middleswart Smith Andersen Freeman Sorg Millen Bailey Miller of Des Moines Stokes Baker Gallagher Miller of Dubuque Strand Battles Gannon Moffitt Stromer Bergman Hicklin Breitbach Holden Nolin Strothman Busch Kiilsholm Pelton Tieden Clark Poncy Van Drie King Coffman Kitner Radl Van Roekel Redfern Voorhees Cunningham Knight Curran Lipsky Roorda Wolfe Distelhorst McCraySanders Wood Schmarie Mr. Speaker Doderer McIntyre

Shaw

Absent or not voting 15:

Bennett Fisher of Greene Maloney Thordsen Cochran Hanson of Mitchell Petersen of Dallas Vetter Conklin Hill Steffen Yoder Dunton Lee Story

The amendment lost.

Radl of Linn moved to reconsider the vote by which the amendment by Tapscott of Polk was adopted.

Roll call was requested by O'Malley of Polk and Coffman of Iowa.

Rule 69 was invoked.

On the question "Shall the vote be reconsidered?"

Mensing

The ayes were 58:

Andersen Bailey Battles Bergman Busch Camp Coffman Cunningham Curran Diehl	Gannon Hanson of Mitchell Hicklin Holden Johnson of Audubon Kiilsholm King Kitner Kluever Knight	Millen Miller of Des Moines Miller of Dubuque Miller of Jones Miller of Page Moffitt Nolin Ossian Pelton Peterson of Woodbury	
	Knight	Peterson of Woodbury	Voorhees
	Langland	Poncy	Welden
Doderer	Lipsky	Radl	Wood
Freeman	McCray	Redfern	Yoder
	coraj	Tredictii	Louci

Fullerton Gallagher McIntyre Middleswart Roorda

Mr. Speaker

Sanders

The nays were 54:

Allen
Baker
Beardsley
Bowin
Breitbach
Caffrey
Carnaban

Christensen

Darrington

Den Herder

Edgington

Clark

Duffy

Franklin
Gittins
Glenn
Graham
Grassley
Hanson of Benton
Harbor
Hullinger
Johnston of Polk
Klein

Johnston of Polk Klein Koch Lee Mayberry McCartney McNamara
Mensing
Mohrfeld
Mowry
Nelson
Nielsen
O'Malley
Palmer
Patton
Pierson
Reed
Renda

Roe

Maloney

Steffen

Petersen of Dallas

Schroeder
Sorg
Stokes
Strand
Tapscott
Van Nostrand
Van Roekel
Varley
Watson
Waugh
Winkelman
Wolfe

Absent or not voting 12:

Fischer of Grundy

Bennett Cochran Conklin Dunton Fisher of Greene Hill

ie

Story Thordsen Vetter

The motion prevailed.

Tapscott of Polk moved the adoption of his amendment.

Roll call was requested by Renda of Polk and Maloney of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 56:

Allen
Beardsley
Bennett
Bowin
Breitbach
Caffrey
Carnahan
Christensen
Cochran
Darrington
Den Herder
Fischer of Grundy

Grassley
Hanson of Benton
Harbor
Hullinger
Johnston of Polk
Klein
Koch
Langland
Lee
Maloney

Glenn

Graham

McNamara Mensing Miller of Dubuque Miller of Page

Mohrfeld
Mowry
Nielsen
O'Malley
Ossian
Palmer
Petersen of Dallas
Pierson

Roe Roorda Schroeder Sorg Stokes Strand Sullivan Tapscott Tieden Van Nostrand

Van Roekel Watson Franklin Gittins

Mayberry McCartney Reed Renda Waugh Winkelman

The nays were 62:

Andersen Bailey Baker Battles Bergman Busch Camp Clark Coffman Cunningham Edgington Freeman Fullerton Gallagher Gannon Hanson of Mitchell

McIntyre Middleswart Millen Miller of Des Moines Smith Miller of Jones Moffitt

Nelson

Nolin

Shepherd Steffen Stromer Strothman

Van Drie

Voorhees

Vetter

Shaw

Schmarje

Hicklin Holden Johnson of Audubon Patton Kiilsholm Curran King Diehl Kitner Distelhorst Kluever Doderer Knight Duffy Lipsky Dunton McCray

Pelton Peterson of Woodbury Welden Poncy Radl Redfern Sanders

Wolfe Wood Yoder Mr. Speaker

Absent or not voting 6:

Conklin

Hill

Thordsen

Varley

Fisher of Greene

Story

The amendment lost.

McIntyre of Linn offered the following amendment and moved its adoption:

Amend House File 747 by striking from line four (4) the words and figures "forty million (40,000,000)", and inserting in lieu thereof the words and figures "thirty million (30,000,000)".

The amendment lost.

Andersen of Woodbury moved to reconsider the vote by which the amendment by Allen of Pottawattamie lost.

The motion prevailed.

Wood of Scott moved to reconsider the vote by which his amendment to the Allen amendment lost.

The motion lost.

Millen of Van Buren moved the previous question on all amendments and the bill.

The motion lost.

Allen of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Allen of Pottawattamie and Maloney of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 61:

Allen	Freeman	Maloney	Reed
Andersen	Fullerton	McNamara	Renda
Bailey	Gittins	Miller of Dubuque	Roe
Beardsley	Glenn	Miller of Jones	Schroeder
Bennett	Graham	Miller of Page	Shepherd
Bergman	Grassley	Mohrfeld	Strothman
Bowin	Hanson of Benton	Mowry	Sullivan
Caffrey	Harbor	Nelson	Tapscott
Christensen	Hill	Nielsen	Van Nostrand
Clark	Hullinger	O'Malley	Varley
Darrington	Johnson of Audubon	Ossian	Voorhees
Den Herder	Klein	Palmer	Watson
Diehl	Kluever	Petersen of Dallas	Waugh
Fischer of Grundy	Koch	Peterson of Woodbury	Winkelman
Fisher of Greene	Langland	Pierson	Wolfe .
Franklin			

The nays were 50:

Baker	Gannon	Millen	Smith
Battles	Hanson of Mitchell	Miller of Des Moines	Sorg
Breitbach	Holden	Moffitt	Steffen
Busch	Kiilsholm	Nolin	Stokes
Camp	King	Patton	Strand
Carnahan	Kitner	Pelton	Stromer
Coffman	Knight	Poncy	Tieden
Cunningham	Lee	Radl	Van Drie
Curran	Lipsky	Roorda	Welden
Distelhorst	Mayberry	Sanders	Wood
$\operatorname{Doderer}$	McCray	Schmarje	Yoder
Duffy	McIntyre	Shaw	Mr. Speaker
Gallagher	Middleswart		

Absent or not voting 13:

Cochran	Hicklin	Mensing	Thordsen
Conklin	Johnston of Polk	Redfern	Van Roekel
Dunton Edgington	McCartney	Story	Vetter

The amendment was adopted.

Winkelman of Calhoun offered the following amendment and moved its adoption;

Amend House File 747 by inserting in section one (1) after line eleven (11) the following:

 ${}^4{}$ Of the funds appropriated by this Act, there shall be included the following specific project:

Veterinary Medicine Facilities, Step 1, at Iowa State University, Ames, Iowa \$3,150,000."

The amendment was adopted.

Fischer of Grundy offered the following amendment and moved its adoption:

House File 747 is hereby amended by inserting in section one (1) after line eleven (11) the following:

'Of the funds appropriated by this Act, there shall be included the following specific project:

"Medical center in the city of Des Moines for the education and training of doctors of medicine (such funds to be used for planning, construction, equipment, and maintenance purposes) \$3,000,000.00".

Camp of Clinton rose on point of order that the subject matter of the amendment had previously been rejected by the House.

The Speaker ruled the point well taken and that the amendment was out of order.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (H. F. 747)

The ayes were 103:

Allen Andersen Bailey	Fisher of Greene Franklin Freeman	McCray McNamara Middleswart	Schmarje Schroeder
Baker	Fullerton	Millen	Shaw Shepherd
Battles	Gallagher	Miller of Des Moines	Smith
Beardsley	Gannon	Miller of Dubuque	Steffen
Bennett	Gittins	Miller of Jones	Stokes
Bergman	Glenn	Miller of Page	Strand
Bowin	Graham	Moffitt	Stromer
Breitbach	Grassley	Mohrfeld	Strothman
Busch	Hanson of Benton	Mowry	Sullivan
Caffrey	Hanson of Mitchell	Nelson	Tapscott
Camp	Harbor	Nielsen	Tieden

Christensen	Holden	O'Malley	Van Drie
Clark	Johnson of Audubon	Ossian	Van Nostrand
Coffman	Kiilsholm	Palmer	Van Roekel
Cunningham	King	Patton	Varley
Curran	Kitner	Pelton	Voorhees
Darrington	Klein	Peterson of Woodbury	Watson
Den Herder	Kluever	Pierson	Waugh
Diehl	Knight	Redfern	Welden
Distelhorst	Koch	Reed	Winkelman
Doderer	Langland	Renda	Wolfe
Duffy	Lee	Roe	Wood
Dunton	Lipsky	Roorda	Yoder
Edgington	Mayberry	Sanders	

The nays were 10:

Carnahan	Maloney	Poncy	Sorg
Fischer of Grundy Hill	McIntyre Nolin	Radl	Mr. Speaker

Absent or not voting 11:

Cochran	Hullinger	Mensing	Thordsen
Conklin ,	Johnston of Polk	Petersen of Dallas	Vetter
Hicklin	McCartney	Story	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 763, a bill for an act to make appropriations to members of the Iowa Commission on interstate cooperation, was taken up for consideration.

Fischer of Grundy moved that the bill be read a last time now and placed upon its Passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 763)
The ayes were 100:

Allen Gannon Andersen Gittins Baker Glenn Battles Graham Beardsley Grassley Bennett Hanson of Benton Bergman Hanson of Mitchell Bowin Harbor Breitbach Hill Caffrey Holden Camp Hullinger	McIntyre McNamara Middleswart Millen Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson	Schmarje Schroeder Shaw Shepherd Sorg Stokes Strand Stromer Strothman Sullivan Tapscott
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Johnson of Audubon Nolin Tieden Christensen Van Drie Kiilsholm O'Malley Clark Van Nostrand Cunningham King Ossian Van Roekel Patton Curran Kitner Pelton Varley Darrington Klein Voorhees Kluever Pierson Den Herder Watson Diehl Knight Poncy Koch Radi Waugh Distelhorst Redfern Welden Langland Duffy Winkelman Fischer of Grundy Lee Reed Wolfe Franklin Lipsky Renda booW Maloney Roe Freeman Mayberry Roorda Yoder Fullerton Mr. Speaker McCraySanders Gallagher

The nays were none.

Absent or not voting 24:

Bailey	Doderer	McCartney	Peterson of
Busch	Dunton	Mensing	Woodbury
Carnahan	Edgington	Miller of Des Moines	Smith
Cochran	Fisher of Greene	Nielsen	Steffen
Coffman	Hicklin	Palmer	Story
Conklin	Johnston of Polk	Petersen of Dallas	Thordsen
			Vetter

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 764, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (H. F. 764)

The ayes were 98:

Allen	Gittins	McNamara	Schmarje
Andersen	Glenn	Middleswart	Schroeder
Baker	Graham	Millen	Shaw
Battles	Grassley	Miller of Dubuque	Shepherd
Beardsley	Hanson of Benton	Miller of Jones	Sorg
Bennett	Hanson of Mitchell	Miller of Page	Steffen
Bergman	Harbor	Moffitt	Stokes
Bowin	Hill	Mohrfeld	Strand
Breitbach	Holden	Mowry	Stromer
Camp	Hullinger	Nelson	Strothman
Christensen	Johnson of Audubon	Nolin	Sullivan

Clark Kiilsholm O'Malley Tieden Van Drie Ossian Cunningham King Kitner Patton Van Nostrand Curran Pelton Klein Van Roekel Darrington Den Herder Kluever Pierson Varley Diehl Knight Poncy Voorhees Distelhorst Koch Radl Watson Redfern Duffy Langland Waugh Fischer of Grundy Reed Welden Lee Franklin Renda Wolfe Lipsky Freeman Malonev Roe Wood Fullerton Mayberry Roorda Yoder Gallagher McCraySanders Mr. Speaker Gannon McIntyre

The nays were none.

Absent or not voting 26:

Bailey	Doderer	Mensing	Smith
Busch	Dunton	Miller of Des Moines	Story
Caffrey	Edgington	Nielsen	Tapscott
Carnahan	Fisher of Greene	Palmer	Thordsen
Cochran	Hicklin	Petersen of Dallas	Vetter
Coffman	Johnston of Polk	Peterson of Woodbury	Winkelman

Conklin McCartney

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 767, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the capitol planning commission the sum of twelve thousand five hundred (12,500) dollars, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 767)

The ayes were 101:

Breitbach	Holden	Mohrfeld	Stromer
Busch	Hullinger	Mowry	Strothman
Caffrey	Johnson of Audubon	Nelson	Sullivan
Camp	Kiilsholm	Nielsen	Tapscott
Christensen	King	Nolin	Tieden
Clark	Kitner	O'Malley	Van Drie
Cunningham	Klein	Ossian	Van Nostrand
Curran	Kluever	Patton	Van Roekel
Darrington	Knight	Pelton	Varley
Den Herder	Koch	Peterson of Woodbury	Voorhees
Diehl	Langland	Pierson	Watson
Distelhorst	Lee	Poncy	Waugh
Fisher of Greene	Lipsky	Radl	Welden
Franklin	Maloney	Redfern	Winkelman
Freeman	Mayberry	Reed	Wolfe
Fullerton	McCray	Renda	Wood
Gallagher	McIntyre	Roe	Mr. Speaker
Gannon			

The nays were none.

Absent or not voting 23:

Bennett	Duffy	McCartney	Smith
Carnahan	Dunton	Mensing	Story
Cochran	Edgington	Palmer	Thordsen
Coffman	Fischer of Grundy	Petersen of Dallas	Vetter
Conklin	Hicklin	Schmarje	Yoder

Doderer Johnston of Polk Shaw

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 772, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 772)

The ayes were 96:

Allen	Glenn	McNamara	Sanders
Andersen	Graham	Middleswart	Schmarje
Baker	Grassley	Millen	Schroeder
Battles	Hanson of Benton	Miller of Des Moines	Shepherd
Beardsley	Hanson of Mitchell	Miller of Dubuque	Sorg
Bennett	Harbor	Miller of Jones	Stokes
Bergman	Hill	Miller of Page	Strand
Bowin	Holden	Moffitt	Stromer

Strothman Breitbach Hullinger Mohrfeld Johnson of Audubon Mowry Caffrey Tapscott Camp Kiilsholm Nielsen Tieden Van Drie Christensen King Nolin Van Nostrand Clark Kitner O'Malley Cunningham Klein Ossian Van Roekel Patton Curran Kluever Varley Darrington Knight Pelton Voorhees Den Herder Koch Peterson of Woodbury Watson Diehl Langland Pierson Waugh Distelhorst Lee Poncy Welden Franklin Lipsky Radl Winkelman Freeman Maloney Redfern Wolfe Fullerton Mayberry Reed Wood Gallagher Yoder McCray Roe Gittins McIntyre Roorda Mr. Speaker

The nays were none.

Absent or not voting 28:

Bailey	Duffy	Johnston of Polk	Shaw
Busch	Dunton	McCartney	Smith
Carnahan	Edgington	Mensing	Steffen
Cochran	Fischer of Grundy	Nelson	Story
Coffman	Fisher of Greene	Palmer	Sullivan
Conklin	Gannon	Petersen of Dallas	Thordsen
Doderer	Hicklin	Renda	Vetter

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

House File 770, a bill for an act to appropriate from the general fund of the state of Iowa to the department of health for power file equipment, was taken up for consideration.

Speaker Pro Tempore Kluever in the chair at 5:20 p.m.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 770) The ayes were 95:

Allen Andersen	Gittins Glenn	Miller of Jones Miller of Page	Shepherd Sorg
Baker	Graham	Moffitt	Steffen
Battles	Grassley	Mohrfeld	Stokes
Beardsley	Hanson of Benton	Mowry	Strand
Bennett	Hanson of Mitchell	Nelson	Stromer
Bergman	Harbor	Nielsen	Strothman

Bowin Holden Nolin Sullivan O'Malley Breitbach Hullinger Tapscott Caffrey Johnson of Audubon Ossian Tieden Camp Kiilsholm Patton Van Drie Christensen Pelton Van Nostrand King Clark Kitner Peterson of Woodbury Van Roekel Cunningham Pierson Varley Knight Curran Poncy Voorhees Koch Darrington Langland Radl Watson Den Herder Lee Redfern Waugh Diehl Lipsky Reed Welden Mayberry Distelhorst Renda Winkelman Franklin McCray Roe Wolfe Freeman McIntyre Roorda Wood Middleswart Fullerton Sanders Yoder Gallagher Millen Schmarie Mr. Speaker

Gannon Miller of Dubuque Schroeder

The nays were none.

Absent or not voting 29:

Bailey Duffy Johnston of Polk Palmer Baringer Dunton Klein Petersen of Busch Edgington Maloney · Dallas Carnahan Fischer of Grundy McCartney Shaw Cochran Fisher of Greene McNamara Smith Coffman Hicklin Mensing Story Conklin Hill Miller of Des Moines Thordsen Doderer Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 771, a bill for an act to appropriate from the general fund of the state of Iowa to the state printing board for printing and binding, was taken up for consideration.

Cunningham of Story moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 771)

The ayes were 99:

Allen	Gannon	Millen	Schmarje
Andersen	Gittins	Miller of Des Moines	Schroeder
Baker	Glenn	Miller of Dubuque	Shepherd
Battles	Graham	Miller of Jones	Sorg
Beardsley	Grassley	Miller of Page	Steffen
Bennett	Hanson of Benton	Moffitt	Stokes
Bergman	Hanson of Mitchell	Mohrfeld	Strand

Bowin Harbor Mowry Stromer Breitbach Hill Nelson Strothman Caffrey Holden Nielsen Sullivan Hullinger Nolin Tapscott Camp Christensen Johnson of Audubon O'Malley Tieden Van Drie Clark Kiilsholm Ossian Patton Van Roekel Cochran King Pelton Varley Cunningham Kitner Curran Knight Peterson of Woodbury Voorhees Darrington Langland Pierson Watson Den Herder Lee Poncy Waugh Diehl Lipsky Radl Welden Distelhorst Maloney Redfern Winkelman Doderer Mayberry Reed Wolfe McCrav Renda Wood Edgington Yoder Franklin McIntyre Roe Mr. Speaker Freeman - McNamara Roorda Fullerton Middleswart Sanders

The nays were none.

Absent or not voting 25:

Bailey Dunton Klein Shaw Baringer Fischer of Grundy Koch Smith Busch Fisher of Greene McCartney Story Carnahan Gallagher Mensing Thordsen Coffman Hicklin Palmer Van Nostrand Conklin Johnston of Polk Vetter Petersen of Dallas Duffv

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

COMMUNICATION FROM THE CHIEF CLERK

June 17, 1967

Mr. William R. Kendrick, Chief Clerk House of Representatives State House Des Moines, Iowa 50319, U.S.A.

Dear Sir:

The Commissioner General of Expo '67, His Excellency Pierre Dupuy has asked me to thank the General Assembly of the State of Iowa and its Speaker Mr. Maurice Baringer as well as yourself, Sir, for forwarding the resolution of your House dealing with the appearance at Expo '67 of the Valley High School Band of West Des Moines and the Pleasant Valley High School Band of Pleasant Valley.

I am pleased to accept, on behalf of the Commissioner General, the good wishes of your State and would like to assure you, Sir, that we are looking forward with keen pleasure

to greeting the two fine groups from Iowa on the occasion of their appearance at Expo '67.

Yours very truly,

WORLD FESTIVAL OF ENTERTAINMENT

CLAY SPERLING

Production Head - Special Attractions

MOTION TO WITHDRAW FROM SIFTING COMMITTEE

(Senate File 768)

Mr. Speaker: I respectfully move to withdraw Senate File 768 from the Sifting Committee, under Rule 54.

MALONEY of Polk

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 20, 1967, the Governor had approved the following: House Files 217, 232, 569, 708, 253, 675, 700 and 240.

REQUEST TO VOTE

Steffen of Chickasaw asked and received unanimous consent to be recorded as voting age on House File 747.

AMENDMENTS FILED

Amend Senate File 622, section 7 as follows:

- 1. By striking from line 6 the word and figure "five (5) mills" and inserting in lieu thereof: "one (1) mill".
 - 2. By striking all of lines 11 through 18 and inserting in lieu thereof the following:
 - 1. Beef cattle, five (5) cents per animal.
 - 2. Veal calves, one (1) cent per animal.
 - 3. Swine, one (1) cent per animal.
 - 4. Sheep, two (2) cents per animal.
 - 5. Soybeans, one-fifth (1/5) cent per bushel.
 - 6. Eggs, one-half (1/2) cent per thirty (30) dozen cases.
 - 7. Turkeys, one-half (1/2) cent per bird.
 - 8. Corn, one-tenth (1/10) cent per bushel.

VARLEY of Adair

Amend Senate File 622 as follows:

1. By adding the following new section thereto:

"All employers who transport Iowa Agriculture commodities either for sale or ultimate resale to the consumer or to provide fringe or incidental benefits to their employees and who have, also, entered into a valid collective bargaining agreement with a labor union as the exclusive bargaining agent of all or part of their employees, shall impose and deduct from the wages paid each such employee an excise tax equal to the union dues imposed by such labor union upon its members and pay such amounts monthly to the proper labor union, if the collective bargaining agreement between the

employer and the proper labor union so provides. Any employee may claim a refund of any such amounts deducted as provided in this Act."

2. By renumbering the remaining sections in conformity with this amendment.

BENNETT of Polk

Amend House File 560 as follows:

- 1. Section 1, lines five (5) and six (6) by striking the words "by contributions of judges to a widows' annuity fund,", and striking all of lines eight (8) through fourteen (14).
 - 2. Sec. 2., by striking all of said section with the exception of the first sentence.
- 3. Sec. 3., lines four (4) and five (5) by striking the words ", by deductions from his salary,". Further amend line six (6) by striking the words "widows annuity". Further amend line eleven (11) by inserting a period after the word "judge" and striking the remainder of the section.
- 4. Sec. 4, line nine (9) by striking the words "widows annuity". Further amend line ten (10) by inserting a period after the word "Act" and striking the remainder of the section.
- 5. Sec. 5, line two (2) by striking the words "Widows' Annuity Fund" and a "Judges' Retirement Fund." and inserting in lieu thereof the words "Retirement Fund". Further amend by striking from line three (3) the words "widows' annuity" and from line seven (7) the word "widows'". Further amend by striking all of the sentence which begins in line nine (9) and ends in line eleven (11). Further amend by striking the word "funds" in line eleven (11) and inserting in lieu thereof the word "fund". Further amend line fifteen (15) by striking the words "widows' annuity". Further amend line nineteen (19) by striking the words "widows' annuity annuity fund" and inserting in lieu thereof the words "all benefits under this Act".
- 6. Sec. 7, line six (6) by striking the word and figure "five (5)" and inserting in lieu thereof the word and figure "four (4)". Further amend line fourteen (14) by striking the words and figures "seven and one-half (7 1/2)" and inserting in lieu thereof the word and figure "six (6)".
- 7. Sec. 9 by striking the entire section and inserting in lieu thereof the following: "Sec. 9. The retirement fund provided for by this Act shall be supported, beginning July 1, 1967, by contributions to the fund from the judges and the State determined as follows:
- (a) Each judge shall contribute each month the percentage of his salary or retirement compensation according to his age on July 1, 1967, or on the date thereafter his tenure as a judge begins, as set forth in the following schedule:

AGE	Schedule	of	Contributions	PERCENTAGE
Below 40 years 40-44 years 45-49 years				4% 5% 6%
Above 49 years				7%

Each judge shall contribute during his entire lifetime as a judge or retired judge.

It is estimated that the percentages set forthin the foregoing table will result in the fund provided by the Act being supported approximately one-third by the judges and two-thirds by the State and such relative support is hereby declared to be the intent of this Act. At least once in five (5) years after July 1, 1967, and oftener if necessary, an actuarial valuation of the system shall be made by a qualified actuary to determine the adjustments, if any, which may be necessary to maintain the system on a level rate of contribution basis with the State paying approximately two-thirds of the cost and the judges approximately one-third. Any necessary adjustments shall be made as determined. "Qualified actuary" means a member of the American Academy of Actuaries.

- (b) The State shall contribute each month an amount which, taken with the judges contribution under this Act and their contributions prior to July 1, 1967, under Chapter 605A, Code 1966, together with interest and dividends received will maintain the fund provided for by this Act in an actuarily sound condition and there is hereby appropriated out of any money in the treasury not otherwise appropriated, amounts adequate for this purpose."
- 8. Sec. 10, lines one (1) through four (4) by striking all of the first sentence. Further amend by striking all of line five (5) following the word "transferred" and inserting in lieu thereof the words "by him, shall be paid to any judge, or his". Further amend by striking all of lines eleven (11) through seventeen (17) and in line eighteen (18) the words "heirs, or legatees".

BAILEY of Wright MOWRY of Marshall

Amend Senate File 617 as follows:

- 1. Amend the title by adding thereto after the word "districts" the following: "or for reorganization of high school districts".
 - 2. Further amend Senate File 617 by adding the following new section;
- Sec. 2. Chapter two hundred seventy-five point eleven (275.11), Code 1966, is amended by adding thereto the following:

"Provided, however, that whenever a petition is filed under said sections containing the signatures of sixty percent (60%) or more of the eligible voters in each of the school districts to be united, the failure of the county board of education to give its approval thereto, its refusal to act on the petition, or its altering of any of the terms of the merger as proposed in the petition, shall be subject to appeal to the state board of public instruction. Such appeal shall be filed in writing within thirty (30) days after action is taken by the county board or between the sixtieth (60th) and ninetieth (90th) days after the filing of the petition in the event the county board shall fail to act thereon, said decision on appeal to be final."

REED of Linn

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Thursday, June 22, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, June 22, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Paul Hasel, pastor of the Easton Place Community Methodist Church, Des Moines, Iowa.

The Journal of June 21 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Conklin of Black Hawk on request of Franklin of Polk.

PRESENTATION OF VISITORS

Christensen of Union introduced to the House Mrs. Serah Lukola and Mrs. Lenah Mwenesi from Nairobi, Kenya, East Africa. They are visiting in the home of Representative Perry L. Christensen and are here in connection with the Christian Causeway Program.

INTRODUCTION OF BILLS

House File 775, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa development commission.

Read first time and placed on the appropriations calendar.

House File 776, by Committee on Appropriations, a bill for an act to make appropriations for expenses incurred by the committee established by house joint resolution twenty-eight (28), Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state.

Read first time and placed on the appropriations calendar.

House File 777, by Committee on Appropriations, a bill for an act to make appropriations to members of the Iowa legislative research committee.

Read first time and placed on the appropriations calendar.

SENATE MESSAGES CONSIDERED

Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in the offices of the legislative research bureau.

Read first time and referred to committee on appropriations.

Senate File 825, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance.

Read first time and referred to committee on appropriations.

Senate File 828, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969.

Read first time and referred to committee on appropriations.

Senate File 614, a bill for an act relating to levee and drainage districts.

Read first time and referred to sifting committee.

Senate File 838, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of institutions under the said state board of regents.

Read first time and placed on the appropriations calendar by unanimous consent.

Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission.

Read first time and referred to committee on appropriations.

Senate File 837, a bill for an act to appropriate from the general fund of the state the sum of two million (2,000,000) dollars to the higher education facilities commission for the guaranteed student loan programs.

Read first time and referred to committee on appropriations.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 614, a bill for an act relating to levee and drainage districts.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 838, a bill for an act to appropriate from the general fund to the state board of regents.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa funds for the state conservation commission.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 79, a bill for an act relating to the sale of documentary stamps.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 756, a bill for an act to appropriate from the general fund of the state of Iowa to the executive council for capital planning commission recommendations.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 711, a bill for an act relating to the fish and game protection fund.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 768, a bill for an act to appropriate from the general fund of the state of lowa to the state historical society for capital improvements, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 768)

The ayes were 97:

Bailey	Gannon	McIntyre	Shaw
Baker	Gittins	Mensing	Shepherd
Battles	Glenn	Miller of Des Moines	Smith
Bennett	Graham	Miller of Dubuque	Sorg
Bergman	Grassley	Miller of Jones	Steffen
Breitbach	Hanson of Benton	Miller of Page	Stokes
Carnahan	Hanson of Mitchell	Moffitt	Strand
Christensen	Harbor	Mohrfeld	Stromer
Clark	Hicklin	Mowry	Strothman
Cochran	Holden	Nelson	Sullivan
Coffman	Hullinger	Nielsen	Thordsen
Cunningham	Johnson of Audubon	Nolin	Tieden
Curran	Kiilsholm	O'Malley	Van Drie
Darrington	King	Patton	Van Roekel
Den Herder	Kitner	Peterson of Woodbury	Varley
Distelhorst	Kluever	Pierson	Voorhees
Doderer	Knight	Radl	Watson .
Duffy	Langland	Redfern	Waugh
Dunton	Lee	Reed	Welden
Fischer of Grundy	Lipsky	Renda	Winkelman
Fisher of Greene	Maloney	Roe	Wolfe

Franklin Freeman Fullerton Mavberry McCartnev McCrav

Sanders Schmarie Schroeder

Yoder Mr. Speaker

booW

Gallagher

The nays were 1:

Caffrey

Absent or not voting 26:

Allen Andersen Beardsley Bowin Busch Camp

Diehl Edgington Hill Johnston of Polk

Millen Ossian Palmer Pelton Petersen of Dallas

Middleswart

Poncy Roorda Story Tapscott Van Nostrand Vetter

Conklin

McNamara

Klein

Koch

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 762, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the state board of regents, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 762)

Freeman

Kitner

The ayes were 99:

Andersen Bailey Baker Battles Beardslev Bennett Bergman Caffrey Carnahan Christensen Clark Cochran Coffman Cunningham Curran Darrington

Den Herder

Fullerton Gallagher Gannon Gittins Glenn Graham Grasslev Hanson of Mitchell Harbor Hicklin Holden Hullinger Johnson of Audubon Patton Kiilsholm King

Miller of Des Moines Shaw Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Ossian Pelton

Mensing

Smith Sorg Stokes Strand Stromer Strothman Sullivan Tapscott Thordsen Van Drie Van Roekel

Schroeder

Shephera

Varley Peterson of Woodbury Voorhees Pierson Watson

Kluever Poncy Distelhorst Waugh Knight Radl Welden Doderer Langland Reed Winkelman Duffy Renda Wolfe Dunton Lipsky Edgington Roe booW Fischer of Grundy ·McCartney Roorda Yoder Fisher of Greene McCrav Sanders Mr. Speaker Franklin McIntvre Schmarie

The nays were 3:

Hanson of Benton

Maloney

Mayberry

Absent or not voting 22:

Allen Diehl Bowin Hill Breitbach Johnston of Polk Busch Klein Camp Koch

Middleswart Millen Palmer Petersen of Dallas Redfern

Steffen Story Tieden Van Nostrand

Vetter

Conklin McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Cunningham of Story asked and received unanimous consent for the immediate consideration of House File 774, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 774)

The ayes were 99:

Andersen Bailey Baker Battles Beardsley Bennett Bergman Breitbach Caffrey Christensen Clark Cochran Coffman Cunningham Darrington

Fullerton. Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Holden Hullinger Johnson of Audubon O'Malley

Kiilsholm

Mensing Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian

McCray

McIntvre

Schmarje Schroeder Shaw Miller of Des Moines Shepherd Smith Sorg Steffen Stokes Strand Stromer Strothman Sullivan Tapscott Van Drie Van Roekel

Mr. Speaker

King Palmer Voorhees Den Herder Distelhorst Kitner Patton Watson Waugh Kluever Pelton Doderer Duffy Knight Peterson of Woodbury Welden Dunton Winkelman Langland Poncy Radl Wolfe Edgington Lee Fischer of Grundy Reed Wood Lipsky Fisher of Greene Malonev Renda Yoder

Franklin Mayberry Roe Freeman McCartney Sanders

The nays were none.

Absent or not voting 25:

Diehl Middleswart Allen Story Hill Thordsen Rowin Millen Johnston of Polk Petersen of Dallas Tieden Busch Camp Klein Piersòn Van Nostrand Redfern Carnahan Koch Varley McNamara Roorda Vetter

Conklin Curran

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

Senate File 622, a bill for an act to provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Hullinger of Decatur rose on a point of order that under the provisions of Rule 31, Senate File 622 should have been referred to the committee on tax revision.

The Speaker ruled the point of order not well taken.

Amend Senate File 622 by striking all of Section 23.

The amendment was adopted.

Sullivan of Woodbury offered the following amendment and moved its adoption:

Amend Senate File 622 by striking therefrom the enacting clause.

Roll call was requested by Gannon of Jasper and Maloney of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 36:

Andersen Hullinger Mensing Roe Carnahan Klein Miller of Des Moines Schroeder Miller of Dubuque Kluever Sorg Clark Miller of Page Darrington .Koch Sullivan

Van Nostrand Distelhorst Langland Nelson Fischer of Grundy Mayberry Nielsen Varley Ossian Gittins McCartney Waugh Welden Grasslev McIntyre Ponev Wolfe Harbor McNamara Radl

The navs were 77:

Bailey Fisher of Greene Maloney Schmarje Baker Freeman McCrav Shaw Battles Fullerton Middleswart Shepherd Miller of Jones Beardslev Gallagher Smith Bennett Gannon Moffitt: Steffen Bergman Glenn Mohrfeld Stokes Bowin Graham Strand Mowry Breitbach Hanson of Benton Nolin Stromer Caffrey Hanson of Mitchell O'Mallev Strothman Camp Hicklin Palmer Tapscott Christensen Patton Thordsen Hill Cochran Holden Pelton Tieden Coffman Johnson of Audubon Petersen of Dallas Van Drie Cunningham Kiilsholm Peterson of Woodbury Van Roekel Curran Pierson Voorhees King Den Herder Kitner Redfern Watson Diehl Reed Winkelman Knight Doderer booW

Absent or not voting 11:

Duffy

Dunton

Lee

Lipsky

Allen Vetter Edgington Millen Busch Mr. Speaker Franklin Sanders Conklin Johnston of Polk Story

Renda

Roorda

Yoder

The amendment lost.

Hullinger of Decatur moved that Senate File 622 be referred to the sifting committee for further consideration.

The motion lost.

Cochran of Webster offered the following amendment filed by him and moved its adoption:

Amend Senate File 622, Sec. 5, by inserting in line twelve (12) after the period the following: "The secretary shall also notify by first class-mail all producers, within the state, of a particular commodity for which a referendum vote is to be conducted at least five days prior to the date of commencement of the vote."

The amendment was adopted.

Hullinger of Decatur offered the following amendment filed by him and moved its adoption:

Amend Senate File 622 as follows:

1. Section 6, by striking from line nine (9) the word "voting".

The amendment lost.

Varley of Adair offered the following amendment filed by him and moved its adoption:

Amend Senate File 622, section 7 as follows:

- 1. By striking from line 6 the word and figure "five (5) mills" and inserting in lieu thereof: "one (1) mill".
- 2. By striking all of lines 11 through 18 and inserting in lieu thereof the following:
 - 1. Beef cattle, five (5) cents per animal.
 - 2. Veal calves, one (1) cent per animal.
 - 3. Swine, one (1) cent per animal.
 - 4. Sheep, two (2) cents per animal.
 - 5. Soybeans, one-fifth (1/5) cent per bushel.
 - 6. Eggs, one-half (1/2) cent per thirty (30) dozen cases.
 - 7. Turkeys, one-half (1/2) cent per bird.
 - 8. Corn, one-tenth (1/10) cent per bushel.

The amendment was adopted.

Varley of Adair asked and received unanimous consent to withdraw his amendment filed June 20, 1967, and found on page 2144 of the House Journal.

Harbor of Mills offered the following amendment filed by him and moved its adoption

Amend Senate File 622 as follows:

- 1. Section 7, by striking from line four (4) the words "first purchaser" and by substituting the word "producer".
- 2. Section 8, by striking lines one (1), two (2) and three (3) and by substituting the following:

"The secretary of agriculture shall furnish forms upon which the producer shall enter and show the following:".

Also, by striking line twelve (12) and substituting in lieu thereof the following:

"The producer shall attach to such forms true copies of scale tickets or other sales memoranda or invoices".

3. Section 9, by striking from line one (1) the word "advance"; also by striking from line two (2) the words "first purchaser" and by substituting the word "secretary".

Also, by striking in lines five (5) and six (6) the words "any first purchaser shall either collect the excise tax due or obtain" and by substituting the words "Any producer shall either pay the excise tax due or provide".

Also, by striking lines eight (8), nine (9) and ten (10) and through the word "Act" in line eleven (11) and by substituting the words "The tax shall be paid by the producer and forwarded to the department."

4. Section 10, by striking all of said section and substituting in lieu thereof the following:

"Any producer who has paid an assessment as provided herein may, by application in writing to the secretary within sixty (60) days after the payment has been made, have refunded to him the amount paid."

- 5. Section 11, by striking all of the last sentence in lines six (6) through twelve (12).
- 6. Section 12, by striking from lines one (1) and two (2) the words "first purchaser" and by substituting the word "producer".

Division was requested.

Harbor of Mills moved the adoption of Divisions 1, 2, 3 and 6 of the amendment.

Roll call was requested by Gannon of Jasper and Maloney of Polk.

On the question "Shall Divisions 1, 2, 3 and 6 of the amendment be adopted?"

The ayes were 40:

Andersen Harbor Schamrie Miller of Dubuque Beardsley Miller of Page Schroeder Hullinger Carnahan Sorg Mohrfeld Knight Clark Koch Mowry Strand Darrington Strothman Lipsky Nelson Diehl Nielsen Sullivan McIntvre Distelhorst Varley Nolin McNamara Fischer of Grundy Mensing Waugh Ossian Gittins Welden Middleswart Radl Glenn Mr. Speaker Millen Roe

The nays were 60:

Bailey	Duffy	Langland	Roorda
Baker	Dunton	Lee	Shepherd
Battles	Fisher of Greene	Maloney	Smith
Bennett	Freeman	Mayberry	Steffen
Bergman	Fullerton	McCray	Stromer
Bowin	Gannon	Miller of Jones	Tapscott
Breitbach	Graham	Moffitt	Thordsen
Caffrey	Hanson of Benton	Patton	Tieden
Camp	Hicklin	Pelton	Van Drie
Christensen	Hill	Petersen of Dallas	Van Roekel
Cochran	Holden	Peterson of Woodbury	Vetter
Coffman	Johnson of Audubon	Pierson	Winkelman
Cunningham	Kiilsholm	Redfern	Wolfe
Curran	King	Reed	Wood
Doderer	Kitner	Renda	Yoder

Absent or not voting 24:

Allen	Gallagher	McCartney	Shaw
Busch	Grassley	Miller of Des Moines	Stokes
Conklin	Hanson of Mitchell	O'Malley	Story
Den Herder	Johnston of Polk	Palmer	Van Nostrand
Edgington	Klein	Poncy	Voorhees
Franklin	Kluever	Sanders	Watson

Divisions 1, 2, 3, and 6 of the amendment lost.

Harbor of Mills moved the adoption of Divisions 4 and 5 of the amendment.

Divisions 4 and 5 of the amendment lost.

Hullinger of Decatur offered the following amendment filed by him and moved its adoption:

Amend Senate File 622 as follows:

1. Section 11, by striking all after the period in line six (6) and all of lines seven (7) through twelve (12).

Gannon of Jasper rose on a point of order that the subject matter in the amendment had previously been rejected by the House.

The Speaker ruled the point well taken and that the amendment was out of order-

Hullinger of Decatur offered the following amendment and moved its adoption:

Amend Senate File 622 as follows:

Section 13, line thirteen (13) by inserting after the word "development" the following: "and research for the eradication of disease".

The amendment was adopted.

Stromer of Hancock offered the following amendment filed by Schroeder of Pottawattamie and Stromer of Hancock and moved its adoption:

Amend Senate File 622 by adding a new section after section fourteen (14) as follows:

- 1. "Sec. 15. There shall be appropriated from the general fund of the state of Iowa for the purpose of providing matching state grants to commodity associations equal to the sums of money raised from assessments collected from excise taxes on the sale of certain Iowa agricultural commodities. The secretary shall provide to the treasurer of state statements on a quarterly basis listing the sums of excise taxes collected."
 - 2. Further amend Senate File 622 by renumbering the remaining sections.

The amendment lost.

Gannon of Jasper moved to reconsider the vote by which the amendment by Cochran of Webster was adopted by the House.

Roll call was requested by Gannon of Jasper and Redfern of Lee.

On the question "Shall the vote on the Cochran amendment be reconsidered?"

The ayes were 42:

Baker	Gallagher	Moffitt	Shepherd
Bennett	Gannon	Nolin	Smith
Camp	Graham	O'Malley	Sorg
Coffman	Hicklin	Petersen of Dallas	Steffen
Cunningham	Johnson of Audubon	Peterson of Woodbury	Stromer
Curran	Kiilsholm	Pierson	Tieden
Den Herder	King	Radl	Van Drie
Dunton	Lee	Redfern	Van Roekel
Fisher of Greene	Maloney	Reed	Winkelman
Freeman	Mayberry	Renda	Wolfe
Fullerton	Miller of Jones		

The nays were 62:

Andersen Battles Beardsley Bergman Bowin Caffrey	Gittins Glenn Grassley Hanson of Benton Hanson of Mitchell Harbor	McIntyre McNamara Mensing Middleswart Miller of Des Moines Miller of Dubuque	Schroeder Shaw Stokes Strand Strothman Sullivan
Carnahan	Hill	Miller of Page	Tapscott

Van Nostrand Mowry Holden Christensen Varley Nelson Hullinger Clark Voorhees Nielsen Cochran Kitner Waugh Ossian Kluever Darrington Welden Patton Knight Diehl Wood Pelton Koch Distelhorst Yoder Roe Langland Duffy Mr. Speaker McCartney Roorda Edgington Fischer of Grundy McCray

Absent or not voting 20:

Schmarje Doderer Millen Allen Mohrfeld Story Franklin Bailey Thordsen Johnston of Polk Palmer Breitbach Vetter Poncy Klein Busch Watson Sanders Conklin Lipsky

The motion lost.

Bennett of Polk offered the following amendment filed by $\mbox{\em him}$ and moved its adoption:

Amend Senate File 622 as follows:

1. By adding the following new section thereto:

"All employers who transport Iowa Agriculture commodities either for sale or ultimate resale to the consumer or to provide fringe or incidental benefits to their employees and who have, also, entered into a valid collective bargaining agreement with a labor union as the exclusive bargaining agent of all or part of their employees, shall impose and deduct from the wages paid each such employee an excise tax equal to the union dues imposed by such labor union upon its members and pay such amounts monthly to the proper labor union, if the collective bargaining agreement between the employer and the proper labor union so provides. Any employee may claim a refund of any such amounts deducted as provided in this Act."

2. By renumbering the remaining sections in conformity with this amendment.

Dunton of Keokuk rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Nolin of Carroll offered the following amendment and moved its adoption:

Amend Senate File 622 as follows:

- 1. By striking all of Section nine (9).
- 2. By renumbering the remaining sections.

The amendment lost.

Harbor of Mills offered the following amendment and moved its adoption: ·

Amend Senate File 622 as follows:

By adding to section twelve (12) the following:

"A first purchaser may deduct three per cent (3%) of any assessments retained by him from a producer as provided herein, as compensation for his services in making the deduction of the assessment and forwarding same to the secretary.".

The amendment lost.

Hicklin of Louisa moved to reconsider the vote by which the amendment lost.

The motion lost.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question 'Shall the bill pass?" (S. F. 622)

The ayes were 52:

Bailey	Fisher of Greene	Maloney	Shaw
Baker	Freeman	Mayberry	Shepherd
Battles	Fullerton	McCray	Smith
Breitbach	Gallagher	Miller of Jones	Steffen
Camp	Gannon	Moffitt	Stromer
Christensen	Hanson of Benton	O'Malley	Thordsen
Coffman	Hicklin	Palmer	Tieden
Cunningham	Holden	Pelton	Van Drie
Curran	Johnson of Audubon	Peterson of Woodbury	Vetter
Den Herder	Kiilsholm	Pierson	Voorhees
Doderer	King	Redfern	Winkelman
Duffy	Knight	Reed	Wood
Dunton	Lee	Renda	Yoder

The nays were 64:

Allen Andersen Beardsley Bennett Bergman Bowin Caffrey	Glenn Graham Grassley Hanson of Mitchell Harbor Hullinger	Middleswart Millen Miller of Des Moines Miller of Dubuque Miller of Page Mohrfeld Mourne	Roorda Schmarje Schroeder Sorg Stokes Strand Strothman
Carriey	Kitner	Mowry	Strothman

Carnahan Klein Klueve Cochran Koch

Kluever Koch Langland Nielsen Nolin Ossian Patton

Nelson

Sullivan Tapscott Van Nostrand Van Roekel

Distelhorst Edgington Fischer of Grundy

Darrington

Franklin

Gittins

Lipsky McCartney McIntyre McNamara

Mensing

Petersen of Dallas Poncy Radl Roe Variey Waugh Welden Wolfe Mr. Speaker

Absent or not voting 8:

Busch Conklin Diehl Hill Johnston of Polk

Sanders

Story Watson

The bill having failed to receive a constitutional majority was declared to have failed to pass the House.

Fischer of Grundy moved to reconsider the vote by which Senate File 622 failed to pass the House and that the motion to reconsider be laid on the table.

The motion prevailed.

On motion by Millen of Van Buren, the House recessed until 3:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Baker of Boone and Millen of Van Buren on request of the Speaker.

PETITION

The following petition was received and placed on file:

By Hullinger of Decatur from 26 residents of Decatur county who oppose pari-mutuel betting.

CONFERENCE COMMITTEE APPOINTED

(House Joint Resolution 23)

The Speaker announced the appointment of Harbor of Mills, Chairman, Tieden of Clayton, Bennett of Polk and Miller of Des Moines, on the part of the House, to the conference committee for the consideration of House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor.

CONFERENCE COMMITTEE APPOINTED

(House File 16)

The Speaker announced the appointment of Fischer of Grundy, Chairman, Nielsen of Shelby, Nolin of Carroll and Redfern of Lee, on the part of the House, to the conference committee for the consideration of House File 16, a bill for an act relating to purchase of right of way by the highway commission.

INTRODUCTION OF BILLS

House File 778, by Committee on Judiciary, a bill for an act relating to the Rules of Civil Procedure and changes therein reported by the supreme court of Iowa.

Read first time and referred to sifting committee.

House File 779, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program.

Read first time and placed on the appropriations calendar.

House File 780, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction, division of vocational rehabilitation for a new vocational rehabilitation center and to permit acceptance of federal funds for participation.

Read first time and placed on the appropriations calendar.

House File 781, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds.

Read first time and placed on the appropriations calendar.

House File 782, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund provided in chapter four hundred twenty-two (422) of the Code, the sum of three million (3,000,000) dollars.

Read first time and placed on the appropriations calendar.

House File 783, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications.

Read first time and placed on the appropriations calendar.

House File 784, by Committee on Appropriations, a bill for an act to appropriate from the Iowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninety-seven B (97B) of the Code.

Read first time and placed on the appropriations calendar.

House File 785, by Committee on Appropriations, a bill for an act relating to the number of members of the Iowa highway safety patrol.

Read first time and placed on the appropriations calendar.

House File 786, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used.

Read first time and placed on the appropriations calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 767, a bill for an act to appropriate from the general fund of the state of Iowa to the capitol planning commission.

Also:

That the Senate has adopted the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 11 proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county attorney.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 755, a bill for an act to appropriate funds to the state comptroller from motor vehicle fuel tax fund.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 854, a bill for an act relating to the effective date of Acts of the General Assembly.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 837, a bill for an act to appropriate from the general fund of the state to the higher education facilities commission for the guaranteed student loan programs.

AL MEACHAM, Secretary

MOTION TO WITHDRAW FROM SIFTING COMMITTEE LOST (Senate File 118)

Renda of Polk called up for consideration his motion to withdraw Senate File 118 from the sifting committee, filed June 13, 1967, and found on page 1988 of the House Journal.

CALL OF THE HOUSE

Mr. Speaker: Under the provisions of Rule 72 we, the undersigned, request a call of the House on the motion to withdraw Senate File 118 from the sifting committee.

D. V. MAYBERRY CHARLES S. GLENN DAN JOHNSTON WILLIAM J. GANNON JAMES MALONEY

Under the provisions of Rule 73, the Chief Clerk called the roll of the House and the vote revealed all members present except five members and those members who had been previously excused.

Gannon of Jasper asked and received unanimous consent that the Call of the House be lifted for Busch of Bremer.

Camp of Clinton moved that the Call of the House be lifted.

The motion prevailed.

Renda of Polk moved that Senate File 118 be withdrawn from the sifting committee.

Roll call was requested by Renda of Polk and Gannon of Jasper.

Rule 69 was invoked.

On the question "Shall Senate File 118 be withdrawn from the sifting committee?"

The ayes were 42:

Allen	Doderer	Maloney	Radl
Andersen	Duffy	Mayberry	Reed
Beardsley	Franklin	McCartney	Renda
Bennett	Gallagher	McNamara	Roe
Bowin	Gannon	Miller of Des Moines	Sorg
Breitbach	Glenn	Miller of Dubuque	Steffen
Caffrey	Hanson of Benton	Nolin	Tapscott
Camp	Hill	O'Malley	Van Roekel
Carnahan	Johnston of Polk	Palmer	Voorhees
Christensen	Kitner	Poncy	Watson
Distelhorst	Langland		

The nays were 70:

Bailey Battles Bergman	Hanson of Mitchell Harbor	Miller of Page Moffitt	Smith Stokes
	Hicklin	Mowry	Strand
Clark Coffman	Holden	Nelson	Stromer
	Hullinger	Nielsen	Strothman

Cunningham	Johnson of Audubon	Ossian	Sullivan
Curran	Kiilsholm	Patton	Thordsen
Darrington	King	Pelton	Van Drie
Den Herder	Klein	Peterson of Woodbury	Van Nostrand
Diehl	Kluever	Pierson	Varley
Edgington	Knight	Redfern	Waugh
Fischer of Grundy	Koch	Roorda	Welden
Fisher of Greene	Lipsky	Sanders	Winkelman
Freeman	McCray	Schmarje	Wolfe
Fullerton	McIntyre	Schroeder	Wood
Gittins	Mensing	Shaw	Yoder
Graham	Millen	Shepherd	Mr. Speaker
Grassley	Miller of Jones		

Absent or not voting 12:

Baker	Conklin	Middleswart	Story
Busch	Dunton	Mohrfeld	Tieden
Cochran	Lee	Petersen of Dallas	Vetter

The motion lost.

HOUSE FILE 560 RECONSIDERED

Mowry of Marshall called up for consideration the motion to reconsider the vote on House File 560, filed June 19, 1967 and found on page 2117 of the House Journal.

Mowry of Marshall moved to reconsider the vote by which House File 560 passed the House.

The motion prevailed.

Mowry of Marshall moved to reconsider the vote by which House File $560\,$ was placed on its last reading.

The motion prevailed.

House File 560, a bill for an act relating to judicial retirement compensation and widows' annuities, and to provide an appropriation therefor, was taken up for consideration.

Mowry of Marshall moved to reconsider the vote by which the Bailey amendment, filed June 14, was adopted.

The motion prevailed.

Bailey of Wright asked and received unanimous consent to withdraw his amendment filed June 14 and found on pages 2015, 2016 and 2017 of the House Journal.

Bailey of Wright asked and received unanimous consent to withdraw his amendment filed June 19 and found on pages 2118 and 2119 of the House Journal.

Doderer of Johnson moved that action on House File 560 be deferred until June 23. The motion lost.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend House File 560 as follows:

- 1. Section 1, lines five (5) and six (6) by striking the words 'by contributions of judges to a widows' annuity fund,", and striking all of lines eight (8) through fourteen (14).
 - 2. Sec. 2., by striking all of said section with the exception of the first sentence.
- 3. Sec. 3., lines four (4) and five (5) by striking the words", by deductions from his salary,". Further amend line six (6) by striking the words "widows' annuity". Further amend line eleven (11) by inserting a period after the word "judge" and striking the remainder of the section.
- 4. Sec. 4, line nine (9) by striking the words "widows' annuity". Further amend line ten (10) by inserting a period after the word "Act" and striking the remainder of the section.
- 5. Sec. 5, line two (2) by striking the words "Widows' Annuity Fund" and a "Judges' Retirement Fund." and inserting in lieu thereof the words "Retirement Fund". Further amend by striking from line three (3) the words "widows' annuity" and from line seven (7) the word "widows'". Further amend by striking all of the sentence which begins in line nine (9) and ends in line eleven (11). Further amend by striking the word "funds" in line eleven (11) and inserting in lieu thereof the word "fund". Further amend line fifteen (15) by striking the words "widows' annuity". Further amend line nineteen (19) by striking the words "widows' annuity annuity fund" and inserting in lieu thereof the words "all benefits under this Act".
- 6. Sec. 7, line six (6) by striking the word and figure "five (5)" and inserting in lieu thereof the word and figure "four (4)". Further amend line fourteen (14) by striking the words and figures "seven and one-half (7 1/2)" and inserting in lieu thereof the word and figure "six (6)".
- 7. Sec. 9 by striking the entire section and inserting in lieu thereof the following: "Sec. 9. The retirement fund provided for by this Act shall be supported, beginning July 1, 1967, by contributions to the fund from the judges and the State determined as follows:
- (a) Each judge shall contribute each month the percentage of his salary or retirement compensation according to his age on July 1, 1967, or on the date thereafter his tenure as a judge begins, as set forth in the following schedule:

Schedule of Contributions

AGE	PERCENTAGE
Below 40 years 40-44 years 45-49 years	4% 5% 6%
Above 49 years	7 %

Each judge shall contribute during his entire lifetime as a judge or retired judge.

It is estimated that the percentages set forth in the foregoing table will result in the fund provided by the Act being supported approximately one-third by the judges and two-thirds by the State and such relative support is hereby declared to be the intent of this

Act. At least once in five (5) years after July 1, 1967, and oftener if necessary, an actuarial valuation of the system shall be made by a qualified actuary to determine the adjustments, if any, which may be necessary to maintain the system on a level rate of contribution basis with the State paying approximately two-thirds of the cost and the judges approximately one-third. Any necessary adjustments shall be made as determined. "Qualified actuary" means a member of the American Academy of Actuaries.

- (b) The State shall contribute each month an amount which, taken with the judges contribution under this Act and their contributions prior to July 1, 1967, under Chapter 605A, Code 1966, together with interest and dividends received will maintain the fund provided for by this Act in an actuarily sound condition and there is hereby appropriated out of any money in the treasury not otherwise appropriated, amounts adequate for this purpose."
- 8. Sec. 10, lines one (1) through four (4) by striking all of the first sentence. Further amend by striking all of line five (5) following the word "transferred" and inserting in lieu thereof the words "by him, shall be paid to any judge, or his". Further amend by striking all of lines eleven (11) through seventeen (17) and in line eighteen (18) the words "heirs, or legatees".

The amendment was adopted.

Gallagher of Black Hawk moved to reconsider the vote by which his amendment, filed June 16, 1967, was adopted.

Gallagher of Black Hawk asked and received unanimous consent to withdraw his amendment.

Mowry of Marshall offered the following amendment and moved its adoption:

Amend House File 560 by striking from Section 3, lines two (2) and three (3) the words 'on July 1, 1967" and also by striking from line four (4) the words 'on July 1, 1967".

The amendment was adopted.

Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 560)

The ayes were 89:

Allen	Fullerton	McCartney	Roorda
Andersen	Gallagher	McCray	Sanders
Bailey	Gannon	McNamara	Schmarje
Battles	Gittins	Mensing	Schroeder
Beardsley	Glenn	Miller of Dubuque	Shepherd
Bergman	Graham	Miller of Page	Stokes
Bowin	Grassley	Moffitt	Strand
Breitbach	Hanson of Mitchell	Mowry .	Strothman

Caffrey	Hicklin	Nielsen	Sullivan
Carnahan	Hill	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Clark	Johnson of Audubon	Ossian	Tieden
Cunningham	Johnston of Polk	Palmer	Van Roekel
Curran	Kiilsholm	Patton	Varley
Darrington	Kitner	Pelton	Voorhees
Den Herder	Klein	Peterson of Woodbury	watson //
Diehl	Kluever	Pierson	Waugh
Duffy	Koch	Poncy	Winkelman
Edgington	Langland	Redfern	Wolfe
Fischer of Grundy	Lee	Reed	Wood
Fisher of Greene	Maloney	Renda	Yoder
Franklin	Mayberry	Roe	Mr. Speaker
Freeman	-		

The nays were 14:

Distelhorst	Knight	Mohrfeld	Stromer
Doderer	McIntvre	Nelson	Van Drie
Hanson of Benton	Miller of	Radl	Welden
Holden	Des Moines	Sorg	

Absent or not voting 21:

Baker	Conklin	Middleswart	Smith
Bennett	Dunton	Millen	Steffen
Busch	Harbor	Miller of Jones	Story
C_{amp}	King	Petersen of Dallas	Van Nostrand
Cochran	Lipsky	Shaw	Vetter
Coffman		,	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 560 REPRINTED

Mowry of Marshall asked and received unanimous consent to have House File 560 reprinted as passed by the House.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund for the biennium beginning July 1, 1967 and ending June 30, 1969, was taken up for consideration.

Curran of Cerro Gordo offered the following amendment and moved its adoption:

Amend House File 741 by adding after the word "any" in line 4 of Section 3, the word "unencumbered".

The amendment was adopted.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?' (H. F. 741)

McNamara

The ayes were 98:

Allen	Glenn	Mensing	Shaw
Andersen	Graham	Miller of Des Moines	Shepherd
Bailey	Grassley	Miller of Dubuque	Sorg
Battles	Hanson of Benton	Miller of Page	Steffen
Beardsley	Hanson of Mitchell	Moffitt	Stokes
Bergman	Harbor	Mohrfeld	Strand
Bowin	Hicklin	Mowry	Stromer
Breitbach	Hill	Nelson	Strothman
Caffrey	Holden	Nielsen	Sullivan
Carnahan	Hullinger	Nolin	Thordsen
Christensen	Johnson of Audubon	O'Malley	Tieden
Clark	Johnston of Polk	Ossian	Van Drie
Curran	King	Patton	Van Nostrand
Darrington	Kitner	Peterson of Woodbury	Van Roekel
Diehl	Klein	Pierson	Varley
Distelhorst	Kluever	Poncy	Voorhees
Duffy	Knight	Redfern	Watson
Edgington	Koch	Reed	Waugh
Fisher of Greene	Langland	Renda	Welden
Franklin	Lee	Roe	Winkelman
Freeman	Lipsky	Roorda	Wolfe
Fullerton	Maloney	Sanders	Wood
Gallagher	Mayberry	Schmarje	Yoder
Gannon	McCray	Schroeder	Mr. Speaker

The nays were none.

Gittins

Absent or not voting 26:

Baker	Cunningham	McIntyre	Petersen of
Bennett	Den Herder	Middleswart	Dallas
Busch	Doderer	Millen	Radl
Camp	Dunton	Miller of Jones	Smith
Cochran	Fischer of Grundy	Palmer	Story
Coffman	Kiilsholm	Pelton	Tapscott
Conklin	McCartney		Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 178 RECONSIDERED

Gannon of Jasper called up for consideration the motion to reconsider the vote by which the House refused to concur in the Senate amendment to House File 178, filed June 19, 1967, and found on page 2117 of the House Journal.

Gannon of Jasper moved to reconsider the vote by which the House refused to concur in the Senate amendments to House File 178.

The motion prevailed.

House File 178, a bill for an act relating to migratory agricultural laborers, amended by the Senate as follows, was taken up for consideration:

Amend House File 178 as follows:

By striking from section 1 all of lines 3 through 11, inclusive, and by inserting in lieu thereof the following:

"no child under the age of fourteen (14) years shall be engaged, with or without compensation, as a migratory agricultural laborer."

Tapscott of Polk offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 178 by striking everything after the enacting clause and substituting in lieu thereof the following:

Section 1. Chapter ninety-two (92), Code 1966, is amended by adding the following thereto:

"No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of ten (10) years to be engaged, with or without compensation, as a migratory agricultural laborer. No parent or other person having the custody of a child shall permit, and no employer shall knowingly permit, a child under the age of fourteen (14) years to be engaged as a migratory agricultural laborer on any day prior to or during the regular school hours of any private or public school which teaches general education subjects and which is available to such child. As used in this section, the term 'migratory agricultural laborer' shall include any person who customarily and repeatedly travels from state to state for the purpose of obtaining seasonal employment in agriculture.'

The amendment to the Senate amendment was adopted.

Tapscott of Polk moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendments as amended.

Tapscott of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (H. F. 178)

The ayes were 99:

Allen	Gallagher	McIntyre	Schroeder
Andersen	Gannon	McNamara	Shaw
Bailey	Gittins	Mensing	Shepherd
Battles	Glenn	Miller of Des Moines	•
Beardsley	Graham	Miller of Dubuque	Steffen
Bergman	Grassley	Moffitt	Stokes
Bowin	Hanson of Benton	Mohrfeld	Strand
Breitbach	Hanson of Mitchell	Mowry	Stromer
Caffrey	Hicklin	Nelson	Strothman
Camp	Hill	Nielsen	Tapscott
Carnahan	Holden	Nolin	Thordsen
Christensen	Johnston of Polk	O'Malley	Tieden
Clark	Kiilsholm	Ossian	Van Drie
Cunningham	King	Palmer	Van Nostrand
Curran	Kitner	Patton	Van Roekel
Darrington	Klein	Pierson	Varley
Den Herder	Kluever	Poncy	Voorhees
Diehl	Knight	Radl	Watson
Distelhorst	Langland	Redfern	Waugh
Doderer	Lee	Ŕeed	Welden
Duffy	Lipsky	Renda	Wolfe
Edgington	Maloney	Roe	Wood
Fisher of Greene	Mayberry	Roorda	Yoder
Franklin	McCartney	Sanders	Mr. Speaker
Fullerton	McCray	Schmarje	

The nays were 7;

Freeman	Koch	Peterson of Woodbury Winkelman	n
Tohnson of Auduban	Miller of Page	Sullivan	

Absent or not voting 18:

Baker	Conklin	Middleswart	Petersen of
Bennett	Dunton	Millen	Dallas
Busch	Fischer of Grundy	Miller of Jones	Smith
Cochran	Harbor	Pelton	Story
Coffman	Hullinger		Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LOST

(Senate File 693)

Bowin of Black Hawk called up for consideration his motion to reconsider the vote on Senate File 693, filed June 20, 1967, and found on page 2144 of the House Journal.

Bowin of Black Hawk moved to reconsider the vote by which Senate File 693 failed to pass the House.

Roll call was requested by the Speaker.

Rule 69 was invoked.

On the question "Shall the vote be reconsidered?" (S. F. 693)

The ayes were 46:

Allen	Gallagher	Mayberry	Roorda
Andersen	Gannon	McCartney	Sanders
Bailey	Glenn	Miller of Des Moines	Shaw
Beardsley	Hanson of Benton	Miller of Jones	Shepherd
Bowin	Hicklin	Nolin	Steffen
B r eitbach	Johnson of Audubon	O'Malley	Stromer
Caffrey	Johnston of Polk	Palmer	Strothman
Camp	Kiilsholm	Redfern	Tapscott
Cunningham	Kitner	Reed	Tieden
Distelhorst	Kluever	Renda	Voorhees
Edgington	Lipsky	Roe	Yoder
Franklin	Malonev		

The nays were 60:

Battles	Graham	Mensing	Sorg
Bergman	Grassley	Miller of Dubuque	Stokes
Carnahan	Hanson of Mitchell	Miller of Page	Strand
Christensen	Hill	Moffitt	Sullivan
Clark	Holden	Mohrfeld	Thordsen
Curran	Hullinger	Mowry	Van Drie
Darrington	King	Nelson	Van Nostrand
Den Herder	Klein	Nielsen	Van Roekel
Diehl	Knight	Ossian	Varley
Duffy	Koch	Patton	Watson
Fischer of Grundy	Langland	Peterson of Woodbury	y Waugh
Fisher of Greene	Lee	Pierson	Welden
Freeman	McCray	Radl	Winkelman
Fullerton	McIntyre	Schmarje	Wood
Gittins	McNamara	Schroeder	Mr. Speaker
Den Herder Diehl Duffy Fischer of Grundy Fisher of Greene Freeman Fullerton	Klein Knight Koch Langland Lee McCray McIntyre	Nielsen Ossian Patton Peterson of Woodbury Pierson Radl Schmarje	Van Roekel Varley Watson Waugh Welden Winkelman Wood

Absent or not voting 18:

Baker	Conklin	Millen	Smith
Bennett	Doderer	Pelton	Story
Busch	Dunton	Petersen of Dallas	Vetter
Cochran	Harbor	Poncy	Wolfe
Coffman	Middleswart		

The motion lost.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 790, a bill for an act relating to notarization of applications for Certificates of Title to vehicles and title transfers, with report of committee recommending passage, was taken up for consideration.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 790)

The ayes were 95:

Gallagher	McIntyre	Shepherd
Gannon	McNamara	Smith
Glenn	Mensing	Sorg
Graham	Miller of Des Moines	Steffen
Grassley	Miller of Dubuque	Stokes
Hanson of Benton	Miller of Page	Strand
Hanson of Mitchell	Moffitt	Stromer
Holden	Mohrfeld	Strothman
Hullinger	Nelson	Sullivan
Johnson of Audubon	Nielsen	Tapscott
Kiilsholm	Nolin	Thordsen
King	O'Malley	Tieden
Kitner	Ossian	Van Drie
Klein	Palmer	Van Roekel
Kluever	Patton	Varley
Knight	Pierson	Voorhees
Koch	Radl	Watson
Langland	Reed	Waugh
Lee	Renda	Welden
Lipsky	Roe	Winkelman
Maloney	Roorda	Wood
Mayberry	Sanders	Yoder
McCartney	Schroeder	Mr. Speaker
	Gannon Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Holden Hullinger Johnson of Audubon Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee Lipsky Maloney Mayberry	Gannon McNamara Glenn Mensing Graham Miller of Des Moines Grassley Miller of Dubuque Hanson of Benton Miller of Page Hanson of Mitchell Moffitt Holden Mohrfeld Hullinger Nelson Johnson of Audubon Nielsen Kiilsholm Nolin King O'Malley Kitner Ossian Klein Palmer Kluever Patton Knight Pierson Koch Radl Langland Reed Lee Renda Lipsky Roe Maloney Roorda Mayberry Smiller Dubuque Miller of Des Moines Miller of Page Miller of Page Moliner Ossian Reed Lee Renda Lipsky Roe Maloney Roorda Mayberry Sanders

The nays were 3:

Fullerton

Allen Gittins Hill

McCray

Absent or not voting 26:

Bailey	Doderer	Miller of Jones	Redfern
Baker	Dunton	Mowry	Schmarje
Bennett	Harbor	Pelton	Story
Busch	Hicklin	Petersen of Dallas	Van Nostrand
Cochran	Johnston of Polk	Peterson of Woodbur	y Vetter
		_	•

Shaw

Coffman Middleswart Wolfe Poncy

Conklin Millen The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 161 DEFERRED

Senate File 161, a bill for an act to amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption: \cdot

Amend Senate File $161\,$ by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fourteen point nine (314.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The board or commission in control of any highway or highway system or the engineer, or any other authorized person employed by said board or commission, may after thirty days written notice by restricted certified mail addressed to the owner and also to the occupant, enter upon private land for the purpose of making surveys, soundings, drillings, appraisals and examinations as it deems appropriate or necessary to determine the advisability or practicability of locating and constructing a highway thereon or for the purpose of determining whether gravel or other material exists on said land of suitable quality and in sufficient quantity to warrant the purchase or condemnation of said land or part thereof. Such entry, after notice, shall not be deemed a trespass, and the board or commission may be aided by injunction to insure peaceful entry. The board or commission shall pay actual damages caused by such entry, surveys, soundings, drillings, appraisals, or examinations.

"Any damage caused by such entry, surveys, soundings, drillings, appraisals or examinations shall be determined by agreement or in the manner provided for the award of damages in condemnation of land for highway purposes. No such soundings or drillings shall be done within twenty rods of the dwelling house or buildings on said land without written consent of owner."

Fischer of Grundy moved that action on Senate File $161\ \mathrm{be}$ deferred as unfinished business.

The motion prevailed.

Senate File 319, a bill for an act relating to obstructions within the boundary lines of a public highway, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption: Amend Senate File 319, Section 1, line nine (9), by striking the word "motor".

The amendment was adopted.

Miller of Page moved that the bill be read a last time now and placed upon its Passage which motion prevailed and the bill was read a last time.

On the guestion "Shall the bill pass?" (S. F. 319)

The ayes were 93:

Allen	Hanson of Mitchell	Miller of Page	Shepherd
Andersen	Harbor	Moffitt	Smith
Bailey	Hicklin	Mohrfeld	Sorg
Battles	Holden	Mowry	Steffen
Beardsley	Hullinger	Nelson	Stokes
Bergman	Johnson of Audubon	Nielsen	Strand
Breitbach	Johnston of Polk	Ossian	Stromer
Caffrey	Kiilsholm	Palmer	Sullivan
Camp	King	Patton	Tapscott
Clark	Kitner	Pelton	Thordsen
Darrington	Klein	Peterson of Woodbury	Tieden
Den Herder	Kluever	Pierson	Van Drie
Diehl	Koch	Poncy	Van Nostrand
Distelhorst	Langland	Radl	Van Roekel
Doderer	Lee	Redfern	Varley
Fischer of Grundy	Lipsky	Reed	Voorhees
Franklin	Maloney	Renda	Watson
Fullerton	Mayberry	Roe	Waugh
Gallagher	McCartney	Roorda	Welden
Gannon	MeCray	Sanders	Winkelman
Gittins	McNamara	Schmarje	Wood
Glenn	Miller of	Schroeder	Yoder
Graham	Des Moines	Shaw	Mr. Speaker
Hanson of Benton	Miller of Jones		

The nays were 11:

Christensen	Freeman	McIntyre	O'Malley
Edgington	Grassley	Miller of Dubuque	Strothman
Fisher of Greene	Hill	Nolin	

Absent or not voting 20:

Baker	Coffman	Dunton	Petersen of
Bennett	Conklin	Knight	Dallas
Bowin	Cunningham	Mensing	Story
Busch	Curran	Middleswart	Vetter
Carnahan	Duffy	Millen	Wolfe
Cochran			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 342 DEFERRED

Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor, with report of committee recommending amendment and passage, was taken up for consideration.

Sorg of Linn offered the following amendment filed by the committee on public health and welfare and moved its adoption:

Amend Senate File 342 as follows:

Section 29, by striking from lines five(5) and six (6) the following: "amount which would be produced by a levy of one-half (1/2) mill on the taxable property within such county or city" and inserting in lieu thereof the following: "statutory limitations found in chapters four hundred four (404) and four hundred forty-four (444) of the Code".

Harbor of Mills moved that Senate File 342 be re-referred to the appropriations committee under the provisions of Rule 31.

Sorg of Linn rose on a point of order that the motion to re-refer was out of order.

The Speaker ruled the point not well taken and that the motion to re-refer was in order.

Doderer of Johnson moved that Senate File 342 be deferred as unfinished business.

The motion prevailed.

RULE 29 SUSPENDED

(Senate File 854)

Kluever of Cass asked and received unanimous consent to suspend Rule 29 for the immediate consideration of Senate File 854, a bill for an act relating to the effective date of Acts of the General Assembly.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 854)

The ayes were 104:

Allen	Gannon	McCartney	Roorda
Andersen	Gittins	McCray	Sanders
Bailey	Glenn	McIntyre	Schmarje
Battles	Graham	McNamara	Schroeder
Beardsley	Grassley	Miller of Des Moines	Shaw
Bergman	Hanson of Benton	Miller of Dubuque	Smith
Bowin	Hanson of Mitchell	Miller of Page	Steffen
Breitbach	Harbor	Moffitt	Stokes
Caffrey	Hicklin	Mohrfeld	Strand
Camp	Hill	Mowry	Stromer
Christensen	Holden	Nelson	Strothman
Clark	Hullinger	Nielsen	Sullivan
Cunningham	Johnson of Audubon	Nolin	Tapscott
Curran	Johnston of Polk	O'Malley	Thordsen
Den Herder	Kiilsholm	Ossian	Tieden
Diehl	King	Palmer	Van Nostrand
Distelhorst	Kitner	Patton	Van Roekel
$\mathtt{Doderer}$	Klein	Pelton	Varley
. Duffy	Kluever	Peterson of Woodbury	Voorhees
Edgington	Knight.	Pierson	Watson
	_		

Koch Fischer of Grundy Poncy Waugh Fisher of Greene Welden Langland Radl Franklin Redfern Lee Winkelman Freeman Lipsky Reed booW Fullerton Malonev Renda Yoder Gallagher Mavberry Roe Mr. Speaker

The navs were none.

Absent or not voting 20:

Baker Coffman Middleswart Sorg Bennett Conklin Millen Story Busch Darrington Miller of Jones Van Drie Carnahan Dunton Petersen of Dallas Vetter Cochran Mensing Shepherd Wolfe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

REQUEST TO VOTE

O'Malley of Polk asked and received unanimous consent to be recorded as voting aye on the motion to withdraw Senate File 118 from the sifting committee.

Den Herder of Sioux asked and received unanimous consent to be recorded as voting aye on House File 560.

BILL REMOVED FROM NON-CONTROVERSIAL CALENDAR

Mr. Speaker:

We respectfully request that Senate File 261 be removed from the non-controversial calendar.

FISCHER of Grundy MOWRY of Marshall HARBOR of Mills

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 151, 167, 382, 651, 713, 732, 735 and 718; Senate Files 147, 156, 159, 218, 250, 298, 335, 338, 536, 652, 728, 740, 767, 789 and 803.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 151, 167, 382, 651, 713, 732 735, and 718; and Senate Files 147, 156, 159, 218, 250, 298, 335, 338, 536, 652, 728, 740, 767, 789 and 803.

REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar.

S.F. 50 Relating to liquor taxation, control and enforcement. By Frey, Coleman, Condon, Hougen, Denman and Reppert.

FLOYD H. MILLEN, Chairman Sifting Committee

REPORT OF SIFTING COMMITTEE

(Non-controversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the non-controversial calendar:

- H.F. 751 Relating to meat and poultry inspection, and amending house file four hundred fourteen (414). By Committee on Agriculture.
- H.F. 97 Relating to contests of elections. Andersen.
- H.F. 769 Relating to the issuance of bonds by cities and towns for flood expenses. By Committee on Rules.
- S.F. 184 Amend Chapter five hundred twenty-nine (529) Code 1966, relating to installment loans by banks. By Benda, Elvers, Coleman, O'Malley and Lange.
- S.F. 175 Establishment of permanent real estate tax parcel index numbering systems and related tax maps. By Reppert.
- S.F. 261 Relating to trust accounts to be maintained by real estate brokers. By Hagedorn, Benda, Reno and DeHart.
- S.F. 269 Relating to the use of signal lights and operation of school buses on the public highways. By Reno, Briles, Reichardt, McGill, et al.
- S.F. 397 Relating to the compensation of park commissioners. By Shaff.
- S.F. 441 Relating to duties and powers of the Iowa state commerce commission. By Balloun and Potgeter.
- S.F. 297 Relating to off-year terms of certain public officers which terms begin one year later than the next January following their election. By Messerly.

S.F. 796 Relating to disaster aid for governmental subdivisions. By Committee on Governmental Subdivisions.

FLOYD H. MILLEN, Chairman Sifting Committee

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 22 day of June, 1967, sent to the governor for his approval: House Files 151, 167, 382, 651, 713, 732, 735 and 718.

A. L. MENSING, Chairman

Report adopted.

AMENDMENTS FILED

Amend House File 773, section thirty-seven (37), by striking from line ten (10) the figures "59,090.00" and inserting in lieu thereof the figures "58, 090.00"; also by striking from line seven (7) the figures "11,000.00" and inserting in lieu thereof the figures "12,000.00".

VARLEY of Adair

Amend Section sixteen (16) of House File 773 as follows:

- 1. By striking in lines four (4) and five (5) the words and figures "two hundred fifty-six thousand five hundred twenty-five (256,525)" and inserting in lieu thereof the words and figures "three hundred twenty-one thousand five hundred twenty-five (321,525)".
- 2. By striking in lines seventeen (17) and eighteen (18) the figures "\$35,000.00" and inserting in lieu thereof the figures "\$100,000.00".
- 3. By striking in line twenty-one (21) the figure "\$256,525.00" and inserting in lieu thereof the figure "\$321,525.00".

GALLAGHER of Black Hawk REED of Linn McINTYRE of Linn

Amend House File 644 as follows:

- 1. Insert after the word "way," in line four (4) the words "outside the corporate limits of any city or town,".
- 2. Adding after the word "way." in line 14 the following: "Cities and towns shall have authority to reasonably regulate such vending, but shall not prohibit the same."

 GLENN of Polk

 REED of Linn

Amend House File 773, Section 57, as follows:

1. By striking from line four (4) the words and figures "eight hundred fifty thousand (850,000.00)" and inserting in lieu thereof "nine hundred eighty thousand (980,000.00)".

2. By striking from lines nine (9) and fourteen (14) the figures "850,000,00" and inserting in lieu thereof "980,000,00".

KLUEVER of Cass

Amend Senate File 261 as follows:

- 1. Section one (1), paragraph three (3), line eleven (11), by striking the word "commission" and inserting the words "auditor of state".
- 2. Further amend section one (1), paragraph three (3), line fifteen (15) by striking the word "commission" and inserting "auditor of state".

FISCHER of Grundy

Amend House File 773, Section nine (9), as follows:

- 1. By striking from lines four (4) and five (5) the words "one million one hundred thirty-seven thousand four hundred seventy-five (1,137,475) and inserting in lieu thereof the words "one million one hundred seventy-seven thousand four hundred seventy-five (1,177,475)".
- 2. By striking from line nine (9) the figure "202,370.00" and inserting in lieu thereof the figure "242,370.00".
- 3. By striking from line twelve (12) the figure "256,370.00" and inserting in lieu thereof the figure "296,370.00".
- 4. By striking from line twenty (20) the figure "1,137,475.00" and inserting in lieu thereof the figure "1,177,475.00".

APPROPRIATIONS COMMITTEE RAY C. CUNNINGHAM, Chairman

Amend House File 773, Section 57, as follows:

- 1. By striking from line four (4) the words and figures "eight hundred fifty thousand (850,000)" and inserting in lieu thereof the words and figures "nine hundred thousand (900,000)".
- 2. By striking from line nine (9) the figure "850,000.00" and inserting in lieu thereof the figure "900,000.00".
- 3. By striking from line fourteen (14) the figure "850,000.00" and inserting in lieu thereof the figure "900,000.00".

APPROPRIATIONS COMMITTEE RAY C. CUNNINGHAM, Chairman

Amend House File 773 as follows:

- 1. By striking the figures in section forty-nine (49), line six (6), of twelve thousand dollars (\$12,000.00) and inserting in lieu thereof the figures of ten thousand dollars (\$10,000.00).
 - 2. Further amend section forty-nine (49) by striking the figures in line twelve (12)

of one million one hundred twenty-three thousand nine hundred seventy dollars (\$1,123,970.00) and inserting in lieu thereof the figures of one million one hundred thirteen thousand nine hundred seventy dollars (\$1,123,970.00).

SCHROEDER of Pottawattamie

Senate File 838 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 for salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of all institutions under the control of the state board of regents the following sums, or so much thereof as may be necessary, for the following purposes:

STATE UNIVERSITY OF IOWA

Iowa City

"Sec. 2. For the state university of Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the state university of Iowa (including lakeside laboratory)......

... \$26,042,000.00

UNIVERSITY HOSPITAL

"Sec. 3. For the purpose of carrying out the purpose of chapter two hundred fifty-five (255) of the Code, there is herby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for medical surgical treatment of indigent patients; and for repairs, replacements and alterations for the university hospital

... \$8,290,000.00

PSYCHOPATHIC HOSPITAL

"Sec. 4. For the psychopathic hospital for the purpose of chapter two hundred twenty-five (225) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance. equipment, miscellaneous; and for the care, treatment, and maintenance of committed and voluntary public patients therein; and for repairs, replacements, and alterations

BACTERIOLOGICAL LABORATORY

"Sec. 5. For the bacteriological laboratory there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for

HOSPITAL SCHOOL

"Sec. 6. For the hospital school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the

STATE SANATORIUM

Oakdale

"Sec. 7. For the state sanatorium there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and

IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY

Ames

"Sec. 8. For the Iowa state university of science and technology, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the Iowa state university of science and \$20,480,000.00

IOWA AGRICULTURE EXPERIMENT STATION

"Sec. 9. For the Iowa agricultural experiment station, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for

CO-OPERATIVE EXTENSION SERVICE IN AGRICULTURE AND HOME ECONOMICS

"Sec. 10. For the co-operative extension service in agriculture and home economics there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for the co-operative extension service

UNIVERSITY OF NORTHERN IOWA

Cedar Falls

"Sec. 11. For the university of northern Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the

IOWA BRAILLE AND SIGHT SAVING SCHOOL

Vinton

"Sec. 12. For the Iowa braille and sight saving school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the

IOWA SCHOOL FOR THE DEAF

Council Bluffs

"Sec. 13. For the Iowa school for the deaf there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the

"TOTAL OF THE APPROPRIATIONS FOR THE INSTITUTIONS UNDER THE STATE BOARD OF

"Sec. 14. The budget of total expenditures for each institution under the control of the state board of regents, including state appropriations and such other receipts as may be available for the same purpose as the state appropriations, during the biennium shall not exceed the budget for each institution as hereinafter set forth, except the state board of regents may, in the event of an emergency or necessity which may arise at any particular institution under its control, expend more than the amount budgeted for such institution which expenditure shall be made out of increase in receipts of such institution, such increase in receipts meaning receipts in excess of the estimation of receipts of the respective institutions set forth in the appropriations proposals submitted to the general assembly, provided that thirty (30) days prior to such proposed increased expenditure the board shall report in writing to the state comptroller the specific purpose of such additional expenditure and the source and amount of funds available therefor, and further said board shall set out in its biennial report to the governor and the next general assembly such increased expenditures, the purpose thereof, and the source and amount of funds used therefor.

"No funds appropriated by this Act or receipts, which may be used for the same purposes as said appropriations, may be used for capital improvements.

State university of Iowa (including lakeside laboratory)	\$70,431,000.00
University hospital	30,821,000.00
Psychopathic hospital	4,100,000.00
Bacteriological laboratory	1,333,000.00
Hospital school	2,424,000.00
State sanatorium	2,896,000.00
Iowa state university of science and technology	56,700,000.00
Iowa agricultural experiment station	8,864,000.00
Co-operative extension service in agriculture	•
and home economics	9,124,000.00

the

University of northern lowa	482,000.00
Iowa braille and sight saving school	240,000.00
Iowa school for the deaf	239,000.00
,	
"Total budget for all institutions under	
state board of regents for the biennium	

"Sec. 15. All salaries provided for in this Act shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided and except further that expense allowances shall be authorized, any ruling of the federal internal revenue service with respect to the tax status thereof notwithstanding.

- "Sec. 16. There may be attached to each of the three (3) institutions of higher learning by the state comptroller a budget analyst. The purpose of the budget analyst shall be to provide liaison between the institutions and the comptroller's office in the preparation and execution of the budgets and to accumulate financial and statistical data relative to the budgets. The budget analyst shall work closely with the financial officers of the institutions and the central office of the board of regents.
- "All financial and statistical data and information prepared or accumulated shall be made available to the governor and the general assembly for their needs in subsequent budgeting and appropriation legislation.
- "The budget analyst shall be provided adequate office space and office supplies by the institution. Salary and travel expenses shall be paid by the comptroller's office.
- "Sec. 17. Chapter eight (8), Code 1966, shall apply to this Act, except that employees whose salaries are appropriated by this Act shall not come under the division of personnel under section eight point five (8.5), Code 1966."

APPROPRIATIONS COMMITTEE RAY C. CUNNINGHAM, Chairman

AMENDMENT TO SENATE FILE 342

Amend Senate File 342 as follows:

Amend Section 4, by striking after the comma in line two (2), the remainder of the section, and substitute in lieu thereof the following "at least one of whom shall be a member of one of the licensed healing arts in Iowa, as defined by law."

MALONEY of Polk

On motion by Van Nostrand of Pottawattamie the House adjourned until 9:00 a.m., Friday, June 23, 1967.

JOURNAL OF THE HOUSE

Hall of the House of Representatives, Des Moines, Iowa, Friday, June 23, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend J. William Brewer, pastor of the Grace United Presbyterian Church, Council Bluffs, Iowa.

The Journal of June 22 was approved.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Middleswart of Warren until 10:30 a.m. on request of the Speaker; Langland of Winneshiek on request of Tieden of Clayton; Knight of Humboldt on request of Curran of Cerro Gordo; Baker of Boone on request of the Speaker; Den Herder of Sioux at 11:00 a.m. on request of the Speaker; McIntyre of Linn on request of Radl of Linn; Lee of Hamilton on request of Mohrfeld of Tama; McNamara of Linn on request of Hullinger of Decatur.

PRESENTATION OF VISITORS

The Speaker introduced to the House the North Fayette High School girls' soft-ball team, West Union, Iowa, accompanied by their coach, Gay Bowden.

Miller of Jones introduced to the House Janet Lamborn, Maquoketa, Iowa, daughter of the Honorable Clifton C. Lamborn, Senator from Jackson County.

Van Nostrand of Pottawattamie introduced to the House the Honorable Ray Walcott, Minneapolis, Minnesota, member of the Minnesota House of Representatives.

Kiilsholm of Kossuth introduced to the House the Swea City High School Band, Swea City, Iowa, accompanied by their instructor, Carroll Sougstad.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 30

Franklin of Polk called up for consideration House Concurrent Resolution 30, concerning the establishment of the atomic accelerator laboratory in Iowa, found on page 2156 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 22

Grassley of Butler called up for consideration House Concurrent Resolution 22, concerning a constitutional amendment proposing a change in the method of electing the President and Vice President of the United States, found on page 1563 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

Thordsen of Scott offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 31

By Thordsen, Hicklin, Nielsen, Sullivan, and Wood

WHEREAS, the Sixty-second Iowa General Assembly has deemed it necessary

to the state to enact legislation creating a law enforcement officers' training academy under the provisions of House File 260; and

WHEREAS, an Iowa law-enforcement academy council comprised of individuals knowledgeable in the field of law enforcement has been established as a policy-making body for the law enforcement academy; and

WHEREAS, the Federal Bureau of Investigation has in the past provided valuable assistance to the State in training law enforcement officials in Iowa but through oversight, House File 260 does not recognize the assistance granted by the Federal Bureau of Investigation; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the Sixtysecond General Assembly hereby recommends to the Iowa law-enforcement academy council that the special agent in charge of the Omaha field division of the Federal Bureau of Investigation be requested by the council to serve as an ex officio council member, without voting privileges, in an advisory capacity in formulating law enforcement trainin policies and standards.

BE IT FURTHER RESOLVED, That the Chief Clerk of the House forward a copy of this resolution to the Attorney General and four copies to the Governor of the State and one copy each to the Lieutenant Governor and the Speaker of the House for distribution to members appointed by the Governor, Lieutenant Governor, and Speaker of the House who shall be serving on the law-enforcement academy council.

Laid over under Rule 25.

ADOPTION OF CONFERENCE COMMITTEE REPORT (Senate File 616)

Fisher of Greene called up for consideration the report of the conference committee on Senate File 616, a bill for an act relating to area vocational school districts and area community college districts, to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

Reed of Linn in the chair at 10:55 a.m.

Speaker Baringer in the chair at 11:25 a.m.

Fisher of Greene moved the adoption of the report of the conference committee and the amendments contained therein.

Roll call was requested by the Speaker.

Rule 69 was invoked.

On the question "Shall the conference committee report and the amendments contained therein be adopted?" (S.F.616) The aves were 58:

Andersen Bailey

Dunton

Miller of Des Moines Sanders Miller of Dubuque Shaw

Fisher of Greene

Wolfe

Mr. Speaker

Miller of Jones Beardsley Franklin Shepherd Gallagher Steffen Bennett Moffitt Bowin Gannon Mowry Stromer Glenn Breitbach Nolin Tapscott Hanson of Benton Caffrey O'Malley Van Drie Hanson of Mitchell Palmer Van Nostrand Carnahan Vetter Christensen Hill Petersen of Dallas Cochran Johnston of Polk Pierson Voorhees King Poncy Watson Cunningham Welden Curran Redfern Lipsky

Reed

Renda

Doderer Mayberry
Duffy Middleswart

Maloney

The nays were 57:

Distelhorst

Allen	Graham	Mensing	Smith
Battles	Grassley	Miller of Page	Sorg
Bergman	Harbor	Mohrfeld	Stokes
Busch	Hicklin	Nelson	Strand
Camp	Holden	Nielsen	Strothman
Clark	Hullinger	Ossian	Sullivan
Coffman	Johnson of Audubon	Patton	Thordsen
Conklin	Kiilsholm	Pelton	Tieden
Darrington	Kitner	Peterson of Woodbury	Van Roekel
Diehl	Klein	Radl	Varley
Edgington	Kluever	Roe	Waugh
Fischer of Grundy	Koch	Roorda	Winkelman
Freeman	McCartney	Schmarje	Wood
Fullerton •	McCray	Schroeder	Yoder
Gittins	•		

Absent or not voting 9:

Baker	Langland	McIntyre	Millen
Den Herder	Lee	McNamara	Story
Knight			

The conference committee report and the amendments contained therein were adopted.

Fisher of Greene moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 616)

The ayes were 67:

Andersen	Edgington	Miller of Des Moines	Smith
Bailey	Fisher of Greene	Miller of Dubuque	Steffen
Beardsley	Franklin	Miller of Jones	Stokes
Bennett	Gallagher	Moffitt	Stromer
Bowin	Gannon	Mowry	Tapscott
Breitbach	Glenn	Nolin	Thordsen
Busch	Hanson of Benton	O'Malley	Van Drie
Caffrey .	Hanson of Mitchell	Palmer	Van Nostrand
Carnahan	Hill	Petersen of Dallas	Van Roekel
Christensen	Johnston of Polk	Pierson	Vetter
Clark	Kiilsholm	Poncy	Voorhees
Conklin	King	Redfern	Watson
Cunningham	Lipsky	Reed	Welden
Curran	Maloney	Renda	Wolfe
Distelhorst	Mayberry	Sanders	Wood
Doderer	McCray	Shaw	Mr. Speaker

Shepherd

The nays were 46:

Dunton

Graham

Allen	Grassley	Miller of Page	Schmarje
Battles	Harbor	Mohrfeld	Schroeder
Bergman	Hicklin	Nelson	Sorg
Camp	Holden	Nielsen	Strand
Coffman	Hullinger	Ossian	Strothman
Darrington	Johnson of Audubon	Patton	Sullivan
Diehl	Kitner	Pelton	Tieden
Fischer of Grundy	Klein	Peterson of Woodbury	Varley
Freeman	Kluever	Radl	Waugh
Fullerton	Koch	Roe	Winkelman
Gittins	McCartney	Roorda	Yoder

Absent or not voting: 11

Baker	Duffy	Lee	Millen
Cochran	Knight	McIntyre	Story
Den Herder	Langland	McNamara	_

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Van Nostrand of Pottawattamie the House recessed until 2 p.m. AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

Middleswart

Mensing

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Klein of Winnebago on request of Cunningham of Story; Koch of Woodbury on request of McCray of Scott; Sullivan of Woodbury on request of Grassley of Butler; Van Drie of Story on request of Tapscott of Polk.

PRESENTATION OF VISITORS

Van Roekel of Marion introduced to the House five Cub Scouts from Webster School, Pella, Iowa, accompanied by their Den Mother, Mrs. Art Bosch.

Beardsley of Polk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 32

By: Beardsley

WHEREAS, the transportation of nonprofit nonpublic school students on public school buses has been the recurring subject of legislative proposals in a number of general assemblies; and

WHEREAS, the continuing, persistent and unresolved legislative and public debate regarding such transportation proposals has a disturbing and a divisive effect on the people of the state; and

WHEREAS, the accumulation and analysis of information regarding the procedures and policies used by other states for the resolution of this problem and of relevant facts regarding the problem in and for the state of Iowa is needed to provide a more adequate background and basis for ultimate resolution of the problem; now therefore,

- BE IT RESOLVED by the House of Representatives, the Senate concurring, that the Legislative Research Committee be directed to conduct, during the 1967-1969 legislative biennium, a study of programs and proposals for the transportation to school of all children subject to Iowa school attendance laws, with particular reference to the transportation of nonprofit nonpublic school students, which study shall include, but not be limited to,
- (1) reports of the procedures, costs, public and official evaluation of the school transportation program of other states and their governmental subdivisions in which transportation of nonpublic school students on public school buses is now permitted, and
- (2) analysis and summary of federal and state constitutional questions relative to the problem, and
- (3) feasibility and cost analyses of alternative proposals for resolving this problem, which shall include but not be limited to
- (a) pick-up and discharge of nonpublic school students on routes established to serve public school districts, or
- (b) transportation of nonpublic school students to and from public school to which assigned to nonpublic school attended, or
- (c) allocation from state funds on a state-average cost-per-student-transported basis of funds to be distributed to properly accredited nonpublic schools to be used for transportation purposes only, or

- (d) transfer of responsibility for transportation of children subject to Iowa school attendance laws to schools of their choice from state department of public instruction to another appropriate state department or agency, or
- (e) discontinuance of transportation of such students by school districts or other governmental subdivision or agency with such transportation as needed to be contracted for or handled cooperatively by those needing and desiring such service under state charter, franchise or license with such supplementary state aid as the General Assembly shall appropriate.

BE IT FURTHER RESOLVED, that the Legislative Research Bureau establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist the bureau with the study, and that the Legislative Research Bureau and the committee assisting be directed to report the findings of the study and committee recommendations, accompanied by bills incorporating such recommendations, to the Sixty-third General Assembly prior to January 1, 1969.

Laid over under Rule 25.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 774, a bill for an act to make appropriations to members of the advisory investment board of the Iowa public employees' retirement system.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 763, a bill for an act to make appropriations to members of the Iowa commission on interstate cooperation.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 764, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 772, a bill for an act to make appropriations to legislators serving on legislative study committees.

Also:

That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 178, a bill for an act relating to migratory agricultural laborers.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 768, a bill for an act to appropriate from the general fund of the state of Iowa to the state historical society for capital improvements.

Also:

That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

House File 495, a bill for an act relating to the millage levy for improvements and maintenance of county hospitals.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 758, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of control.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 752, a bill for an act to appropriate from the general fund of the state of Iowa to the commission on uniform laws.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 750, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense for various capital improvements.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 848, a bill for an act to appropriate from the general fund for capital improvements for buildings and grounds.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 850, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the highway commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 842, a bill for an act to make appropriations for expenses incurred by the committee established by house joint resolution 28 to subdistrict legislative districts in the state.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 844, a bill for an act to appropriate from the general fund to the department of public instruction for a revolving fund and for the school lunch program.

Also

Senate File 507, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965.

Also:

Senate File 831, a bill for an act to appropriate from the general fund of the state of Iowa for the state supported scholarship program for freshman college students.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 155, a bill for an act relative to state personal income tax and state business tax on corporations.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 852, a bill for an act to appropriate from the general fund to the department of public instruction, division of vocational rehabilitation, and to permit acceptance of federal fund.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 846, a bill for an act to appropriate from the Iowa public employees' retirement system fund to the employment security commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee.

Also:

Senate File 856, a bill for an act relating to the effective date of Acts of the general assembly not becoming law prior to July 1 next following passage.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 60 regarding the possibility of erecting a suitable monument on the grounds of the state capitol honoring all those sons and daughters of Iowa who have forfeited their lives in the Viet Nam conflict and previous wars.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 56 requesting the Iowa Legislative Research Committee to conduct during the 1967-1969 legislative biennium a study to determine the need for legislation to promote a uniform building code.

AL MEACHAM, Secretary.

SENATE CONCURRENT RESOLUTION 60
By: Walsh, Stanley, Neu, Jepsen,
Potgeter, Benda, Riley, Mills,
Messerly, Denman, Gaudineer,
Lodwick, Rigler, Flatt, Kibbie,
Condon, Frommelt, Murray,
Reppert, Reichardt

WHEREAS, it has always been an integral part of the American way of life to honor members of our Armed Forces,

WHEREAS, we hold in the highest esteem and lasting memory of those who have made the supreme sacrifice in the service of their country,

WHEREAS, the State of Iowa has lost many of its native sons and daughters in various bloody conflicts, and $\,$

WHEREAS, so as not to forget that many Americans have died and are continuing to die on foreign soil helping to keep this nation and others free, and

WHEREAS, the grounds surrounding the State Capitol are ideally suited to erect a lasting monument honoring all those native Iowans who have given their lives to their country; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING:

THAT, the Buildings and Grounds Department and the State Executive Council shall, with all deliberate speed and dispatch, investigate the possibility of erecting a suitable monument on the grounds of the State Capitol honoring all those sons and daughters of Iowa who have forfeited their lives in the Viet Nam conflict and previous wars.

SENATE CONCURRENT RESOLUTION 56

WHEREAS, present Iowa laws, rules, and regulations pertaining to construction and erection of buildings, houses, factories, and other structures are extremely limited; and

WHEREAS, the increase in volume of construction created by a growing Iowa demands that the laws, rules, and regulations in this area not impede the growth and yet provide the greatest safety to citizens of the state; and

WHEREAS, such laws, rules, and regulations should be consistent with modern day construction techniques and methods and so far as practicable, be uniform in nature throughout the state; and

WHEREAS, there exists recognized and established codes applicable to building and electrical and plumbing installations which should be given consideration as the mini-

mum standards governing all construction for the express purpose of achieving the highest degree of safety to life and property, in harmony with uniform and modern building techniques; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium a study to determine the need for legislation to promote a uniform building code, including legislation regulating general construction and plumbing and electrical installations, for the state of Iowa. The study should further include determination of means to implement and enforce any state-wide building code if the results of the study indicate that a building code is needed for the state.

BE IT FURTHER RESOLVED, That the Legislative Research Committee establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study and that the state fire marshal and representatives of the construction industry be appointed to serve in an advisory capacity to any study committee so established. Consideration should be given to appointing representatives of the construction industry from names submitted by duly recognized associations of home builders, general contractors, electrical contractors, mechanical contractors, architects, consulting engineers, and building trades labor organizations.

BE IT FURTHER RESOLVED, That the committee established by the Legislative Research Committee to assist with the study report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee shall report to the Sixty-third (63rd) General Assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the General Assembly.

SENATE AMENDMENT TO HOUSE FILE 752

Amend House File 752 as follows:

By striking from lines 3 and 4 of the title the words and figures "five thousand two hundred (5,200)" and by inserting in lieu thereof the words and figures "six thousand one hundred (6,100)".

By striking from line 10 the figures "3,000.00" and by inserting in lieu thereof the figures "3.900.00".

By striking from line 13 the figures "5,200.00" and by inserting in lieu thereof the figures "6,100.00".

SENATE AMENDMENT TO HOUSE FILE 758

Amend House File 758 as follows:

By inserting in section 1, subsection 2, line 6, after the word "council" the following:

(such funds to be used only for the planning, contracting, constructing, and equipping of any building or buildings used for detaining, care, and treatment of men and shall not include any funds for any building to be used for administrative purposes.)

SENATE AMENDMENT TO HOUSE FILE 750

Amend House File 750 as follows:

Amend Section 2 by striking the words "budget and financial control committee" in lines 3 and 4 and inserting in lieu thereof the words "executive council".

SENATE MESSAGES CONSIDERED

Senate File 846, a bill for an act to appropriate from the Iowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninety-seven B (97B) of the Code.

Read first time and referred to committee on appropriations.

Senate File 852, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction, division of vocational rehabilitation for a new vocational rehabilitation center and to permit acceptance of federal funds for participation.

Read first time and referred to committee on appropriations.

Senate File 831, a bill for an act to appropriate from the general fund of the state of Iowa five hundred thousand (500,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students.

Read first time and referred to committee on appropriations.

Senate File 155, a bill for an act to amend section four hundred twenty-two (422), Code 1966, relative to state personal income tax and state business tax on corporations.

Read first time and referred to the sifting committee.

Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee.

Read first time and referred to committee on appropriations.

Senate File 842, a bill for an act to make appropriations for expenses incurred by the committee established by house joint resolution twenty-eight (28), Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state.

Read first time and referred to committee on appropriations.

Senate File 844, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program.

Read first time and referred to committee on appropriations.

Senate File 507, a bill for an act providing for computing retirement annuities for judges now living who were mandatorily retired during the year 1965.

Read first time and referred to the sifting committee.

Senate File 848, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds.

Read first time and referred to committee on appropriations.

Senate File 850, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.

Read first time and referred to committee on appropriations.

Senate File 856, a bill for an act relating to the effective date of Acts of the General Assembly not becoming law prior to July 1 next following passage.

Read first time and passed on file.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 729, a bill for an act relating to the power of state and savings banks to own and lease certain personal property, was taken up for consideration.

King of Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 729)

The ayes were 74:

Allen	Gallagher	Miller of Page	Shepherd
Andersen	Gannon	Moffitt	Smith
Battles	Grassley	Mohrfeld	Sorg
Beardsley	Hanson of Mitchell	Mowry	Steffen
Bergman	Harbor	Nelson	Stokes
Bowin	Hicklin	Nielsen	Strand
Breitbach	Hill	Nolin	Strothman
Camp	Holden	O'Malley	Tapscott
Christensen	Johnson of Audubon	Ossian	Van Nostrand
Clark	King	Pelton	Van Roekel
Conklin	Kitner	Pierson	Watson
Cunningham	Kluever	Radl	Waugh
Curran	Lipsky	Redfern	Welden
Darrington	Maloney	Reed	Winkelman
Doderer	Mayberry	Renda	Wolfe
Dunton	McCartney	Roorda	Wood
Edgington	McCray	Schroeder	Yoder
Fisher of Greene	Mensing	Shaw	Mr. Speaker
Fullerton	Miller of Jones		

The nays were 10:

Bennett Busch	Distelhorst Hanson of Benton	Poncy Schmarje	Stromer Varley
Carnahan	Miller of		
	Des Moines		

Absent or not voting 40:

Bailey Baker	Freeman Gittins	Langland Lee	Peterson of Woodbury
Caffrey	Glenn	McIntyre	Roe
Cochran	Graham	McNamara	Sanders
Coffman	Hullinger	Middleswart	Story
Den Herder	Johnston of Polk	Millen	Sullivan
Diehl	Kiilsholm	Miller of Dubuque	Thordsen
Duffy	Klein	Palmer	Tieden
Fischer of Grundy	Knight	Patton	Van Drie
Franklin	Koch	Petersen of Dallas	Vetter Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 727, a bill for an act relating to the fees of licenses issued by the state conservation commission, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 727)

The ayes were 80:

Allen	Fischer of Grundy	Millen	Smith
Andersen	Fullerton	Miller of Des Moines	Sorg
Bailey	Gallagher	Miller of Jones	Steffen
Battles	Gannon	Moffitt	Stokes
Beardsley	Gittins	Mohrfeld	Strand
Bergman	Hanson of Benton	Mowry	Stromer
Bowin	Hanson of Mitchell	Nelson	Strothman
Breitbach	Harbor	Nielsen	Tapscott
Busch .	Hill	Nolin	Thordsen
Caffrey	Holden	O'Malley	Tieden
Camp	Johnson of Audubon	Pelton	Van Roekel
Clark	Kiilsholm	Poncy	Varley
Conklin	King	Redfern	Watson
Cunningham	Kitner	Reed	Waugh
Curran	Kluever	Roe	Welden
Darrington	Mayberry	Roorda	Winkelman
Diehl	McCartney	Schmarje	Wolfe
Distelhorst	McCray	Schroeder	Wood
Doderer	Mensing	Shaw	Yoder
Dunton	Middleswart	Shepherd	Mr. Speaker

The nays were 9:

Rennett Carnahan Christensen Edgington Fisher of Greene Grassley Hicklin

Maloney Miller of Page

Absent or not voting 35:

Baker Cochran Coffman Den Herder Duffy Franklin Freeman Glenn Graham

Hullinger Johnston of Polk Klein Knight Koch Langland Lee

McNamara Miller of Dubuque Ossian Palmer Patton Petersen of Dallas Peterson of Woodbury Vetter

Renda Sanders Story Sullivan Van Drie Van Nostrand

Voorhees

Lipsky Pierson McIntyre Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 185, a bill for an act to provide for an additional agricultural producer association and including such an association in the agriculture marketing board, with report of committee recommending passage, was taken up for consideration,

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 185)

Gittins

McCray

Mensing

Middleswart

The ayes were 74:

Allen

Andersen

Bailev Battles Bergman Breitbach Busch Camp Clark Cunningham Curran Darrington Diehl Distelhorst Dunton Edgington Fisher of Greene Franklin Fullerton

Glenn Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Ossian Kiilsholm King Kitner Kluever Lipsky

Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Pelton Pierson Redfern Reed Roorda Schmarie

Schröeder

Millen

Miller of Jones

Miller of Page

Miller of Des Moines Shepherd Smith Stokes Strand Strothman Thordsen Tieden Van Nostrand Van Roekel Varley

Shaw

Watson Waugh Welden Winkelman booW Yoder -Mr. Speaker

The nays were 19:

Beardslev Conklin Malonev-Steffen Bennett Fischer of Grundy O'Malley Stromer Caffrey Gallagher Poncy Tapscott Carnahan Gannon Renda Wolfe Christensen Johnston of Polk Sorg

Absent or not voting 31:

Baker Graham McIntyre Roe Bowin Klein Sanders McNamara Cochran Knight Miller of Dubuque Story Coffman Koch Palmer Sullivan Den Herder Langland Patton Van Drie Doderer Lee Petersen of Dallas Vetter Duffy Mayberry Peterson of Woodbury Voorhees Freeman McCartney Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 339, a bill for an act relating to payments made under contract for the construction of public improvements, was taken up for consideration.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 339)

The ayes were 72:

Allen Andersen Beardsley Bergman Breitbach Busch Carnahan Christensen Clark Conklin Cunningham Curran Darrington Distelhorst Dunton Fischer of Grundy Fisher of Greene	Fullerton Gannon Glenn Grassley Hanson of Mitchell Harbor Hicklin Hill Holden Johnson of Audubon Johnston of Polk Kiilsholm King Kluever Maloney Mayberry McCray	Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Mowry Nelson Nielsen Nolin Ossian Pelton Pierson Reed Renda Roorda	Schroeder Shepherd Smith Steffen Strand Stromer Strothman Tapscott Thordsen Van Roekel Watson Waugh Welden Winkelman Wolfe Wood Yoder
Franklin	Mensing	Schmarje	Mr. Speaker

The nays were 8:

Bennett	Edgington	Hanson of Benton	Sorg
Caffrey	Gallagher	Poncy	Stokes

Absent or not voting 44:

Bailey	Freeman	McCartney	Roe
Baker	Gittins	McIntyre	Sanders
Battles	Graham	McNamara	Shaw
Bowin	Hullinger	Miller of Dubuque	Story
Camp	Kitner	O'Malley	Sullivan
Cochran	Klein	Palmer	Tieden
Coffman	Knight	Patton	Van Drie
Den Herder	Koch	Petersen of Dallas	Van Nostrand
Diehl	Langland	Peterson of Woodbur	y Varley
Doderer	Lee	Radl	Vetter
Duffy	Lipsky	Redfern	Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 243 WITHDRAWN

Kluever of Cass asked and received unanimous consent to withdraw House File 243 from further consideration by the House.

Senate File 261, a bill for an act relating to trust accounts to be maintained by real estate brokers, was taken up for consideration.

Fischer of Grundy offered the following amendment filed by him:

Amend Senate File 261 as follows:

- 1. Section one (1), paragraph three (3), line eleven (11), by striking the word "commission" and inserting the words "auditor of state".
- 2. Further amend section one (1), paragraph three (3), line fifteen (15) by striking the word "commission" and inserting "auditor of state".

O'Mal'ey of Polk moved that action on Senate File 261 be deferred and that the bill retain its place on the calendar.

Hanson of Benton moved that Senate File 261 be laid on the table.

The motion lost.

O'Malley of Polk moved that Senate File 261 be deferred.

The motion lost.

Fischer of Grundy moved the adoption of his amendment.

The amendment lost.

Miller of Page offered the following amendment and moved its adoption:

Amend Senate File ${ ilde ext{261}}$ by striking all following the enacting clause and substituting the following:

Section 1, Chapter one hundred seventeen point thirty four (117.34), Code 1966 is hereby amended by adding the following section following section one hundred seventeen point thirty four, seven (117.34 (7).

Failing to deposit in a custodial trust or escrow account all moneys belonging to others coming into the hands of the licensee in compliance with the following requirements:

- (1) All deposits or other moneys accepted by every person, copartnership, corporation or association holding a real estate broker license under the provisions of this act must be retained by such real estate broker pending consummation or termination of the transaction involved, and shall be accounted for in the full amount thereof at the time of the consummation or termination.
- (2) Every real estate salesman promptly on receipt by him of a deposit or other moneys on any transaction in which he is engaged on behalf of his broker-employer shall pay over the deposit or other moneys to the real estate broker.
- (3) Under no circumstances shall a broker permit any advance payment of funds belonging to others to be deposited in the broker's business or personal account or be comingled with any funds he may have on deposit belonging to him.
- (4) Every real estate broker shall immediately deposit such moneys, of whatever kind or nature, belonging to others in a separate custodial or trust fund account maintained by the real estate broker with some bank or recognized depository until the transaction involved is consummated or terminated at which time the real estate broker shall account for the full amount received.
- (5) Every real estate broker shall keep records of all funds deposited therein, which records shall indicate clearly the date and from whom he received money, the dates deposited, the dates of withdrawals, and other pertinent information concerning the transaction, and shall show clearly for whose account the money is deposited and to whom the money belongs. All such records shall be subject to inspection by the commission or duly authorized representative of the commission. Such separate custodial or trust fund account shall designate the real estate broker as trustee, and such account must provide for withdrawal of funds without previous notice.

Section 2. Amend Chapter 117.34 by renumbering sections 117.34 (8), 117.34 (9), 117.34 (10) and 117.34 (11) following Section 1.

The amendment lost.

Thordsen of Scott offered the following amendment and moved its adoption:

Amend Senate File 261 by adding the following section:

This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Grundy Register, a newspaper published at Grundy Center, Iowa, and in the Storm Lake Pilot-Tribune, a newspaper published at Storm Lake, Iowa.

The amendment was adopted.

Thordsen of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 261)

The ayes were 67:

Andersen Battles Beardsley Bergman Breitbach Busch	Franklin Fullerton Gallagher Gannon Glenn Grassley	Mayberry McCray Middleswart Millen Miller of Jones Moffitt	Shaw Shepherd Sorg Steffen Strand Stromer
Caffrey	Hanson of Benton	Mowry	Strothman
Camp	Hanson of Mitchell	Nelson	Tapscott
Carnahan	Hicklin	Nielsen	Thordsen
Clark	Hill	Patton	Van Roekel
Conklin	Holden	Pelton	Varley
Cunningham	Johnson of Audubon	Pierson	Waugh
Darrington	Johnston of Polk	Redfern	Winkelman
Distelhorst	King	Reed	Wolfe
Dunton	Kluever	Roorda	Wood
Edgington	Lipsky	Schmarje	Yoder
Fisher of Greene		Schroeder	Mr. Speaker

The nays were 10:

Allen	Fischer of Grundy	Miller of Page	Watson
Christensen	Gittins	Mohrfeld	Welden
Curran	Maloney		

Absent or not voting 47:

D 11-	TT1	7 d	D
Bailey	Harbor	Mensing	Roe
Baker	Hullinger	Miller of Des Moines	Sanders
Bennett	Kiilsholm	Miller of Dubuque	Smith
Bowin	Kitner	Nolin	Stokes
Cochran	Klein	O'Malley	Story
Coffman	Knight	Ossian	Sullivan
Den Herder	Koch	Palmer	Tieden
Diehl	Langland	Petersen of Dallas	Van Drie
Doderer	Lee .	Peterson of Woodbury	Van Nostrand
Duffy	McCartney	Poncy	Vetter
Freeman	McIntyre	Radl	Voorhees
Graham	McNamara	Renda	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 751, a bill for an act relating to meat and poultry inspection, and amending house file four hundred fourteen (414), Acts of the Sixty-second General Assembly, was taken up for consideration.

Wood of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 751)

The ayes were 74:

Allen	Edgington	Middleswart	Schroeder
Andersen	Fisher of Greene	Millen	Shaw
Bailey	Franklin	Miller of Des Moines	Shepherd
Battles	Fullerton	Miller of Jones	Sorg
Beardsley	Gallagher	Miller of Page	Steffen
Breitbach	Glenn	Moffitt	Stokes
Busch	Grassley	Mohrfeld	Strand
Caffrey	Hanson of Benton	Mowry	Strothman
Camp	Hanson of Mitchell	Nelson	Tapscott
Carnahan	Harbor	Ossian	Van Roekel
Christensen	Hicklin	Patton	Varley
Clark	Hill	Pelton	Watson
Conklin	Holden	Pierson	Waugh
Cunningham	Johnson of Audubon	Poncy	Welden
Curran	Johnston of Polk	Redfern	Winkelman
Darrington	King	Reed	Wolfe
Distelhorst	Lipsky	Roorda	Wood
Doderer	Maloney	Schmarje	Mr. Speaker
Dunton	McCray		

The nays were 1:

Mayberry

Absent or not voting 49:

Baker	Graham	McNamara	Sanders
Bennett	Hullinger	Mensing	Smith
Bergman	Kiilsholm	Miller of Dubuque	Story
Bowin	Kitner	Nielsen	Stromer
Cochran	Klein	Nolin	Sullivan
Coffman	Kluever	O'Malley	Thordsen
Den Herder	Knight	Palmer	Tieden
Diehl	Koch	Petersen of Dallas	Van Drie
Duffy	Langland	Peterson of Woodbury	Van Nostrand

Fischer of Grundy Lee Radl Vetter
Freeman McCartney Renda Voorhees
Gannon McIntyre Roe Yoder

Gittins

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 97, a bill for an act relating to contests of elections, with report of committee recommending amendment and passage, was taken up for consideration.

Andersen of Woodbury offered the following amendment filed by the committee on state government affairs:

Amend House File 97 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. The election of any person to the office of United States senator or United States representative may be contested and a recount or recanvass secured by any person eligible to such office who received an average of at least one (1) vote per precinct involved for such office.

Sec. 2. The grounds for such contest may include:

- 1. Misconduct, fraud, or corruption on the part of judges of election in any precinct, or of any board of canvassers, or any member of either, sufficient to change the result.
 - 2. That the incumbent was not eligible to the office at the time of election.
- 3. That the incumbent has been duly convicted of a felony before the election and the judgment has not been reversed, annulled, or set aside, or the incumbent pardoned at the time of election.
- 4. That the incumbent has given or offered to any elector, or any judge, clerk, or canvasser of the election, any bribe or reward in money, property, or thing of value, for the purpose of procuring his election.
- 5. That illegal votes have been received or legal votes rejected at the polls, sufficient to change the result.
- 6. Any error in any board of canvassers in counting the votes, or in declaring the result of the election, if the error would affect the result.
 - 7. Any other cause which shows that another person was the person duly elected.
- Sec. 3. The contestant shall file with the secretary of state a written notice of his intention to contest the election. The notice shall be filed within thirty (30) days after a general or special election or within fifteen (15) days after the result of such election has been determined by the office or board of canvassers authorized by law to determine such result, whichever first occurs. The secretary of state shall upon receipt of the notice immediately notify the incumbent that such notice has been filed.

- Sec. 4. If the contestant is a candidate for the United States senate, he shall deposit the sum of ten thousand (10,000) dollars or such letter of credit from a bank doing business in the state of Iowa or such bond as the secretary of state deems will assure that the sum of ten thousand (10,000) dollars will be immediately available upon demand by the secretary of state.
- Sec. 5. If the contestant is a candidate for United States house of representatives, he shall deposit the sum of five thousand (5,000) dollars or such letter of credit from a bank doing business in the state of Iowa or such bond as the secretary of state deems will assure that the sum of five thousand (5,000) dollars will be immediately available upon demand by the secretary of state.
- Sec. 6. No certificate of election shall be delivered prior to the expiration of the period of time during which a contest of election may be filed. If a notice of a contest of election has been filed, the certificate shall be withheld until the determination of the contest.
- Sec. 7. A contest board consisting of the secretary of state, one (1) person designated by the contestant, and one (1) person designated by the incumbent shall conduct a recount in each precinct, county, or voting district in which a recount is requested by either the contestant or incumbent. The contest board shall conduct such recount at the earliest date practicable after appointment. Both the contestant and incumbent shall have a right to have one (1) observer at each location where a recount or recanvass is conducted. No person shall be allowed to observe or record the result of the balloting for any office other than the one being contested under this Act unless the consent of all candidates for such other office has been given in writing.
- Sec. 8. The contest board may hold public hearings; require by subpoena or otherwise the attendance of witnesses and the production of correspondence, books, papers, election returns, ballots, and other documents; administer oaths; and take such testimony as is reasonably necessary to conduct a recanvass or recount. Disobedience to such process may be treated as a contempt. Depositions may be taken in the same manner and under the same rules as in an action at law in a district court, but no cause for taking the same need be shown.
- Sec. 9. The contest board shall establish procedures for conducting a recount that will insure a prompt determination of the true result of the election but will not alter records which may be necessary to determine the result of an election contest for some other office at a later date.
- Sec. 10. The contest board shall determine which candidate is entitled to hold the office. The secretary of state shall deliver the certificate of election six (6) days after the determination of the board unless an appeal has been filed. If an appeal has been filed, the certificate shall not be delivered until a final determination of the election has been made.
- Sec. 11. The contest board shall order paid from the deposit required by sections four (4) and five (5) of this Act such sum as the state comptroller determines is necessary to pay the expenses incurred in conducting the contest and shall refund to the contestant the remainder of his deposit. The contestant shall not be liable for more than the amount of the deposit. The contestant shall not be liable for such expenses, and his deposit shall be returned, if the contest board finds that the result of the election has

been changed or if errors had been made which average more than one (1) vote per precinct.

- Sec. 12. Proceedings under this Act shall be subject to the orders and direction of the Iowa supreme court for the purpose of determining whether the contest board has complied with the law and properly determined what ballots, parts of ballots, or marks for candidates on ballots are valid, to which candidate the votes should be attributed, and whether the true result of the election has been determined. Any appeal to such court shall be filed with the clerk of the supreme court within five (5) days following the determination of the contest board. The court shall enter such orders as are proper for further proceedings by the contest board or it may enter judgment setting aside, modifying, or affirming the decision of the contest board.
- Sec. 13. Upon request by the United States house of representatives or the United States senate, the secretary of state shall furnish the record of the contest including all ballots, registers and other election materials and papers requested pertaining to the election contest.

Andersen of Woodbury offered the following amendment to the amendment filed by him and moved its adoption:

Amend the Committee on State Government Affairs amendment to House File 97 filed May 17, 1967, by inserting a new paragraph at the end of section two (2) as follows:

" 'Incumbent' means the apparent winner of the election based on unofficial election returns."

Further amend by striking section twelve (12) of the committee amendment and inserting in lieu thereof the following:

"Sec. 12. Appeal from the action of the contest board shall be to the Iowa Supreme Court and notice of such appeal shall be filed with the clerk of the supreme court within five days following the determination by the board."

The amendment to the amendment was adopted.

Andersen of Woodbury moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 97)

The ayes were 75:

Allen	Franklin	Middleswart	Sorg
Andersen	Fullerton	Millen	Steffen
Bailey	Gallagher	Miller of Des Moines	Stokes
Battles	Gannon	Miller of Jones	Strand
Beardsley	Gittins	Miller of Page	Strothman
Breitbach	Glenn	Meffitt	Tapscott
Caffrey	Grassley	Mohrfeld	Thordsen

Hanson of Benton Mowry Tieden Camp Carnahan Hanson of Mitchell Nelson Van Roekel Harbor Ossian Christensen Varley Hicklin Patton Clark Watson Hill Pierson Conklin Waugh Holden Cunningham Poncy Welden Darrington Hullinger Reed Winkelman Johnson of Audubon Roorda Distelhorst Wolfe Doderer King Schmarie Wood Dunton Kluever Schroeder Yoder Shaw Edgington Lipsky Mr. Speaker Fisher of Greene Maloney Shepherd

The nays were none.

Absent or not voting 49:

Baker	Graham	McIntyre	Redfern
Bennett	Johnston of Polk	McNamara	Renda
Bergman	Kiilsholm	Mensing	Roe
Bowin	Kitner	Miller of Dubuque	Sanders
Busch	Klein	Nielsen	Smith
Cochran	Knight	Nolin	Story
Coffman	Koch	O'Malley	Stromer
Curran	Langland	Palmer	Sullivan
Den Herder	Lee	Pelton	Van Drie
Diehl	Mayberry	Petersen of Dallas	Van Nostrand
Duffy	McCartney	Peterson of Woodbury	Vetter
Fischer of Grundy	McCray	Radl	Voorhees
Freeman	· ·		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 50 DEFERRED

Senate File 50, a bill for an act to repeal the ten (10) percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages and replace the lost revenues by adding a mark-up on liquor sold to licensees at the time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor and to increase the share received by cities and towns of proceeds from the sale of liquor.

Camp of Clinton asked and received unanimous consent that Senate File 50 be deferred and that the bill retain its place on the calendar.

House File 769, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 769)

The ayes were 73:

Allen	Franklin	Maloney	Steffen
Andersen	Fullerton	Middleswart	Stokes
Bailey	Gallagher	Miller of Des Moines	Strand
Battles	Gannon	Miller of Jones	Strothman
Beardsley	Gittins	Miller of Page	Tapscott
Breitbach	Glenn	Moffitt	Thordsen
Busch	Grassley	Mohrfeld	Tieden
Caffrey	Hanson of Benton	Mowry	Van Roekel
Camp	Hanson of Mitchell	Nelson	Varley
Carnahan	Harbor	Ossian	Vetter
Christensen	Hicklin	Patton	Watson
Clark	Hill	Pelton	Waugh
Conklin	Holden	Pierson	Welden
Cunningham	Johnson of Audubon	Poncy	Winkelman
Distelhorst	Johnston of Polk	Redfern	Wolfe
Dunton	King	Reed	Wood
Edgington	Kluever	Schroeder	Yoder
Fischer of Grundy	Lipsky	Sorg	Mr. Speaker

The nays were none.

Fisher of Greene

Absent or not voting 51:

Baker	Graham	McNamara	Roorda
Bennett	Hullinger	Mensing	Sanders
Bergman	Kiilsholm	Millen	Schmarje
Bowin	Kitner	Miller of Dubuque	Shaw
Cochran	Klein	Nielsen	Shepherd
Coffman	Knight	Nolin	Smith
Curran	Koch	O'Malley	Story
Darrington	Langland	Palmer	Stromer
Den Herder	Lee	Petersen of Dallas	Sullivan
Diehl	Mayberry	Peterson of Woodbury	Van Drie
Doderer	McCartney	Radl	Van Nostrand
Duffy	McCray	Renda	Voorhees
Freeman	McIntyre	Roe	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways, was taken up for consideration.

Vetter of Washington offered the following amendment and moved its adoption: Amend Senate File 269 by adding thereto the following new section:

Section three hundred twenty-one point one (321.1), Code 1966, is hereby amended by striking all of subsection twenty-seven (27) and inserting in lieu thereof the following:

"School bus" means every vehicle operated for the transportation of children to or from school, except vehicles which are: (a) Privately owned and not operated for compensation, (b) Used exclusively in the transportation of the children in the immediate family of the driver, (c) Operated by a municipally or privately owned urban transit company for the transportation of children as part of or in addition to their regularly scheduled service, or (d) Designed to carry not more than nine (9) persons as passengers, either school owned or privately owned, which are used to transport pupils to activity events in which the pupils are participants or used to transport pupils to their homes in case of illness or other emergency situations. School buses shall be operated by employees of the school district who are specifically approved by the local superintendent of schools for the assignment.

The amendment was adopted.

Dunton of Keokuk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 269)

The ayes were 74:

Allen Andersen Bailey Battles Beardsley Breitbach Busch Caffrey Camp Carnahan Christensen	Fullerton Gallagher Gannon Gittins Glenn Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill	Middleswart Millen Miller of Des Moines Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Ossian Patton Pelton Pierson	Steffen Stokes Strand Strothman Tapscott Thordsen Tieden Van Roekel Varley Vetter Watson
Christensen	Hill	Pelton	Watson
Clark Conklin	Hill Holden Johnson of Audubon	Pierson Poncy	Waugh Welden
Cunningham Distelhorst	Johnston of Polk King	Redfern Reed	Winkelman Wolfe
Dunton Edgington Fischer of Grundy	Kluever Lipsky Maloney	Roorda Schroeder Sorg	Wood Yoder Mr. Speaker
Fisher of Greene	McCray	J	

The nays were none.

Absent or not voting 50:

Baker Bennett Bergman Bowin Cochran Coffman Curran	Freeman Graham Hullinger Kiilsholm Kitner Klein Knight	McNamara Mensing Miller of Dubuque Mowry Nielsen Nolin O'Malley	Roe Sanders Schmarje Shaw Shepherd Smith Story
	Knight	O'Mariey	Stor y

Darrington Koch Palmer Stromer Petersen of Dallas Sullivan Den Herder Langland Diehl Lee Peterson of Woodbury Van Drie Van Nostrand Doderer Mavberry Radl Voorbees McCartney Renda Duffy

Franklin McIntyre

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 184, a bill for an act to amend chapter five hundred twenty-nine (529), Code 1966, relating to installment loans by banks, was taken up for consideration.

Bailey of Wright offered the following amendment filed by him and moved its adoption:

Amend Senate File 184 as passed by the Senate by striking from line six (6) in section one (1) the word and figures "thirty (30)" and inserting in lieu thereof the words and figures "twenty-five (25)".

The amendment was adopted.

King of Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 184)

The ayes were 65:

Allen	Gannon	Miller of Des Moines	Steffen
Andersen	Gittins	Miller of Jones	Stokes
Bailey	Glenn	Miller of Page	Strand
Battles	Grassley	Moffitt	Strothman
Breitbach	Hanson of Mitchell	Mohrfeld	Tapscott
Busch	Hicklin	Mowry	Thordsen
Caffrey	Holden	Nelson	Tieden
Camp	Johnson of Audubon	Ossian	Van Roekel
Carnahan	Johnston of Polk	Patton	Varley
Christensen	King	Pelton	Watson
Clark	Kluever	Pierson	Waugh
Conklin	Lipsky	Poncy	Welden
Cunningham	Maloney	Redfern	Winkelman
Doderer	McCray	Reed	Wolfe
Dunton	Middleswart	Roorda	Wood
Franklin	Millen	Sorg	Yoder
Fullerton			

The nays were 4:

Gallagher	Hanson of Benton	Schroeder	Mr.	Speaker

Absent or not voting 55:

Baker Fischer of Grundy Mayberry Roe Fisher of Greene McCartney Sanders Beardsley Freeman McIntyre Schmarje Bennett Bergman Graham McNamara Shaw Bowin Harbor Shepherd Mensing Cochran Hill Miller of Dubuque Smith Coffman Hullinger Nielsen Story Curran Kiilsholm Nolin Stromer Darrington O'Mallev Sullivan Kitner Den Herder Van Drie Klein Palmer Van Nostrand Diehl Knight Petersen of Dallas Distelhorst Peterson of Woodbury Vetter Koch Voorhees Duffy Langland Edgington Lee Renda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 175, a bill for an act to permit establishment of permanent real estate tax parcel index numbering systems and related tax maps, with report of committee recommending amendment and passage, was taken up for consideration.

Stokes of Plymouth offered the following amendment filed by the committee on county and township affairs and moved its adoption:

Amend Senate File 175 as follows:

- 1. Section 1, line sixteen (16), by striking the word "delienate" and inserting in lieu thereof the word "delineate".
- 2. Section 1, line twenty-one (21), by inserting a period after the word "inspection" and by striking the remainder of the sentence.

The amendment was adopted.

Glenn of Polk moved that the bill be read a last time now and placed upon its ${\tt Passage}$ which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 175)

The ayes were 70:

Allen Miller of Des Moines Steffen Fullerton Andersen Stokes Gallagher Miller of Jones Bailey Strand . Gannon Miller of Page Battles Strothman Gittins Moffitt Beardslev Glenn Mohrfeld Tapscott . Breitbach Thordsen Grasslev Mowry Busch Hanson of Benton Nelson Van Nostrand CaffreyHanson of Mitchell Van Roekel Ossian Camp Varley: Hicklin-Patton Carnahan Pelton Watson Holden

Christensen Johnson of Audubon Pierson Waugh Johnston of Polk Poncy Welden Clark Redfern Winkelman Conklin King Cunningham Kluever Reed Wolfe Roorda Wood Doderer Lipsky Dunton Maloney Schroeder Yoder Middleswart Mr. Speaker Edgington Sorg

Franklin Millen

The nays were none.

Absent or not voting 54:

Baker	Freeman	McCray	Roe
Bennett	Graham	McIntyre	Sanders
Bergman	Harbor	McNamara	Schmarje
Bowin	Hill	Mensing	Shaw
Cochran	Hullinger	Miller of Dubuque	Shepherd
Coffman	Kiilsholm	Nielsen	Smith
Curran	Kitner	Nolin	Story
Darrington	Klein	O'Malley	Stromer
Den Herder	Knight	Palmer	Sullivan
Diehl	Kech	Petersen of Dallas	Tieden
Distelhorst	Langland	Peterson of Woodbury	Van Drie
Duffy	Lee	Radl	Vetter
Fischer of Grundy	Mayberry	Renda	Voorhees
Figher of Greene	McCartney		

Fisher of Greene McCartney

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Millen of Van Buren asked and received unanimous consent that Rule 29 be suspended for the immediate consideration of Senate File 856, a bill for an act relating to the effective date of Acts of the General Assembly not becoming law prior to July 1 next following passage.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 856)

The aves were 71:

Allen	Fisher of Greene	Middleswart	Sorg
Andersen	Franklin	Millen	Steffen
Bailey	Fullerton	Miller of Des Moines	Strand
Battles	Gallagher	Miller of Jones	Strothman
Beardsley	Gannon	Miller of Page	Tapscott
Breitbach	Gittins	Moffitt	Thordsen
Busch	Glenn	Mohrfeld	Tieden
Caffrey	Hanson of Benton	Mowry	Van Nostrand
Camp	Hanson of Mitchell	Nelson	Van Roekel

Carnahan Hicklin Ossian Varley Christensen Holden Patton Waugh Clark Johnson of Audubon Pelton Welden Conklin Johnston of Polk Pierson Winkelman Cunningham King Poncy Wolfe Distelhorst Kluever Redfern booW Doderer Lipsky Reed Yoder Dunton Maloney Roorda Mr. Speaker Fischer of Grundy McCray Schroeder

The nays were none.

Absent or not voting 53:

Baker	Grassley	McIntyre	Sanders
Bennett	Harbor	McNamara	Schmarje
Bergman	Hill	Mensing	Shaw
Bowin	Hullinger	Miller of Dubuque	Shepherd
Cochran	Kiilsholm	Nielsen	Smith
Coffman	Kitner	Nolin	Stokes
Curran	Klein	O'Malley	Story
Darrington	Knight	Palmer	Stromer
Den Herder	Koch	Petersen of Dallas	Sullivan
Diehl	Langland	Peterson of Woodbur	y Van Drie
Duffy	Lee	Radl	Vetter
Edgington	Mayberry	Renda	Voorhees
Freeman Graham	McCartney	Roe	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER FILED

 $\,$ Mr. Speaker: I move to reconsider the vote by which Senate File 261 passed the House.

LAVERNE SCHROEDER

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which the Conference Committee Report on Senate File 616 was adopted by the House on June 23.

GEORGE N. PIERSON

MOTION TO RECONSIDER FILED

 $\,$ Mr. Speaker: I move to reconsider the vote by which Senate File 616 passed the House.

PAUL B. MC CRAY

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 224, 274, 284, 390, 411, 465, 503, 515, 733, 743, 744 and 748; and Senate File 854.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 224, 274, 284, 390, 411, 465, 503, 515, 733, 743, 744 and 748; and Senate File 854.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 23rd day of June, 1967, sent to the governor for his approval: House Files 224, 274, 284, 390, 411, 465, 503, 515, 733, 743, 744 and 748; and Senate File 854.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 22, 1967, the Governor had approved the following: House Files 425, 480, 547, 697, 575, 599, 608, 734 and and 731; and Senate Files 131, 601 and 742.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in the offices of the legislative research bureau, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same \underline{do} pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa

to the state conservation commission for construction, replacement, repairs, development, and alterations to state parks and reserves, state forests, and state waters; for dredging, artificial lake development, erosion control, stream and lake access, land acquisition; for siltation control; for boundary surveys, engineering services, and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

RAY C. CUNNINGHAM, Chairman

Also.

Mr. Speaker: Your committee on appropriations, to whom was referred $\underline{\text{Senate}}$ $\underline{\text{File 821}}$, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{\text{be}}$ amended as follows, and when so amended the bill do pass.

Amend Senate File 821 as follows:

By striking in Section 1, line nine (9) the figures "942,010.00" and inserting in lieu thereof the figures "890,000.00".

By striking in Section 1, line twelve (12) the figures "209,600.00" and inserting in lieu thereof the figures "195,400.00".

By striking in Section 1, line thirteen (13) the figures "1,151,610.00" and inserting in lieu thereof the figures "1,085,400.00".

By striking in Section 1, line thirty-five (35) the figures "1,326,750.00" and inserting in lieu thereof the figures "1,260,540.00".

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend Senate File 50 by adding the following new sections thereto:

- 'Sec. 6. There is hereby established an alcoholic rehabilitation fund under the Iowa commission on alcoholism for the purpose of assisting in the financing of programs established by local or regional governmental units for the treatment and rehabilitating of alcoholics in the state. For the purpose of this Act, local or regional governmental units means county boards of supervisors, local mental health authorities, and local boards of health.
- Sec. 7. County boards of supervisors may individually or jointly establish, administer, and finance programs for the treatment and rehabilitation of alcoholics. Such programs may also be established, administered, and financed by local mental health authorities within the state or by local boards of health individually or jointly. The lowa commission on alcoholism shall provide assistance in the establishment of any such program.
- Sec. 8. The Iowa commission on alcoholism may authorize the allocation of funds from the alcoholic rehabilitation fund to local or regional governmental units to assist

in the financing of programs for the treatment and rehabilitation of alcoholics. Any funds so allocated shall be on a fifty-fifty (50-50) matching basis with funds provided by the local or regional governmental units. Local and regional governmental units may use such funds as may be available for financing any programs which may be established under the provisions of this Act. No local or regional governmental unit shall be entitled to receive from the alcoholic rehabilitation fund an amount in excess of the total amount collected within the unit from the additional cost applied to liquor sales under section four (4) of this Act.

- Sec. 9. The Iowa liquor control commission shall add five (5) cents to the sale price of each measure equal to one-fifth (1/5th) of a gallon of any alcoholic beverage distributed by the Iowa liquor control commission. A proportionate amount as determined by the liquor control commission shall be added to the sale price of any measure of alcoholic beverage larger or smaller than a one-fifth (1/5th) of a gallon distributed by the commission. All funds so collected shall be deposited in the alcoholic rehabilitation fund.
- Sec. 10. Amend the title by inserting in line five (5) after the word, "means" the words, ", to provide for the treatment and rehabilitation of alcoholics by providing an additional charge upon the sale price of liquor".

CAFFREY of Polk

Senate File 775 is hereby amended as follows:

- 1. By striking from lines three (3) and four (4) of section one (1) the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred seventeen thousand five hundred (7,917,500)".
- 2. By striking from line nine (9) of section two (2) the figures "7,430,000.00" and inserting in lieu thereof the figures "7,917,500.00".
 - 3. By adding to section five (5) the following:

"State conservation education training center, Spring Brook state park (such funds to be used for the purchase of land and for construction and maintenance, with operation of the center under the jurisdiction of the state conservation commission with the assistance of the university of northern Iowa and the state department of public instruction) . . . \$ 487,500.00".

GALLAGHER of Black Hawk

Amend House File 773 as follows:

1. Amend Section 50 by striking all of lines seven (7) through thirteen (13) and by inserting in lieu thereof the following:

For salary of Attorney General	\$ 21,800.00
For other salaries	310,090.00
For remodeling and furnishing offices	5,000.00
For support, maintenance, and miscellaneous purposes	66,800.00

Grand total for all appropriations for all purposes of each year of the biennium for the office of the Attorney General

\$403,690.00

HICKLIN of Louisa

Amend Senate File 342 as follows:

1. In Section 8, lines one (1) and two (2), strike the words "and duties". GITTINS of Pottawattamie

Amend the Camp amendment to Senate File 161, filed June 7, as follows:

- 1. By striking in line six (6) the words "or commission" and inserting in lieu thereof the words "of supervisors".
- 2. Lines seven (7) and eight (8) by striking the words "or the engineer, or any other authorized person employed by said board or commission.".
 - 3. Line nineteen (19) by striking the words "or commission,".
 - 4. Lines twenty (20) and twenty-one (21) by striking the words "or commission". BAILEY or Wright FISCHER of Grundy EDGINGTON of Franklin

Amend Senate File 342 as follows:

- 1. Section 3, by striking in line six (6), the word "department" and inserting in lieu thereof the word "board".
- 2. Section 9, by striking in line eighteen (18) the words ", the preparation or serving of food to the public,".
 - 3. Section 20, by striking in line two (2) the words "state or".
- 4. By striking Sections twenty-one (21) through twenty-seven (27) and renumbering the remaining sections.

DODERER of Johnson SORG of Linn TIEDEN of Clayton GITTINS of Pottawattamie

Amend House File 130 as follows:

- 1. By striking from lines one (1), two (2), and three (3) of section two (2) the words "alcoholic liquor as defined in section one hundred twenty-three point five (123.5), Code 1966," and inserting in lieu thereof the words "goods or services".
- 2. By inserting in line three (3) of section two (2) after the word "commission" the words "and each company which sells any goods or services to any company which sells goods or services to the Iowa liquor control commission".
- 3. By striking from line three (3) of section six (6) the words "alcoholic liquor" and inserting in lieu thereof the words "goods or services".
- 4. By inserting in line four (4) of section six (6) after the words "file the report" the words "or from a company purchasing goods or services from such company failing to file the report".
- By striking from line ten (10) of section six (6) the words "alcoholic liquor" and inserting in lieu thereof the words "goods or services".
- 6. By inserting in line ten (10) of section six (6) after the word "company" the words "or from a company purchasing goods or services from such company failing to file the report".

- 7. By striking from line nine (9) of section seven (7) the words "alcoholic liquor" and inserting in lieu thereof the words "any goods or services".
- 8. By inserting in line nine (9) of section seven (7) after the word "company" the words "or from a company purchasing goods or services from such company refusing permission for the examination".
- 9. Amend the title by striking the words "alcoholic liquor to the Iowa liquor control commission" and inserting in lieu thereof the words "goods or services to the Iowa liquor control commission and their suppliers".

CAFFREY of Polk

Amend House File 773 section 18 as follows:

- 1. By striking in line four (4) the words and figures twenty-three thousand forty (23,040), and inserting in lieu thereof the words and figures twenty-nine thousand three hundred forty (29,340).
- 2. Further amend this section by striking in line seven (7) the figures fifteen thousand six hundred forty (15,640.) and inserting in lieu thereof the figure nineteen thousand nine hundred forty (19,940).
- 3. Further amend this section by striking from line nine (9) the figures seven thousand four hundred (7,400), and inserting in lieu thereof the figures nine thousand four hundred (9,400).
- 4. Further amend this section by striking the figures twenty-three thousand forty (23,040) in line twelve (12) and inserting in lieu thereof the figure twenty-nine thousand three hundred forty (29,340).

TAPSCOTT of Polk MAYBERRY of Webster TIEDEN of Clayton VAN ROEKEL of Marion

Amend Senate File 775 section 5 by adding the following after line seven (7):

Badger Creek Watershed

\$122,000.

VARLEY of Adair

Amend the title by striking the period (.) after the word "brokers" and inserting the following:

"and providing for the establishment and management of the real estate recovery fund."

Further amend Senate File 261 by adding thereto the following new sections:

Section 1. Chapter one hundred seventeen (117), Code 1966, is hereby amended by adding thereto sections two (2) through ten (10) of this Act.

Section 2. The Iowa real estate commission shall establish and maintain a real estate recovery fund from which any person aggrieved by an act, representation, transaction, or conduct of a duly licensed real estate broker or real estate salesman, which is in violation of the provisions of this chapter or the regulations promulgated pursuant thereto, may recover by order of the district court of the county where the violation occurred, an amount of not more than ten thousand (10,000) dollars for damages sustained by the act, representation, transaction, or conduct.

- Sec. 3. Effective January 1, 1968, when any person makes application for an original license to practice as a real estate broker or as a real estate salesman, the applicant shall pay, in addition to his original license fee, a fee of fifteen (15) dollars for deposit in the real estate recovery fund. Every real estate broker and every real estate salesman when renewing his license for 1968 shall pay, in addition to his license renewal fee, a fee of fifteen (15) dollars for deposit in the real estate recovery fund. In the event that the real estate commission does not issue the license, this fee shall be returned to the applicant.
- Sec. 4. If on December 31, 1968 or on December 31 of any year thereafter, the balance remaining in the real estate recovery fund is less than one hundred thousand (100,000) dollars, every real estate broker and salesman, when renewing his license during the following calendar year, shall pay in addition to his license renewal fee a fee of ten (10) dollars for deposit in the real estate recovery fund.

Sec. 5.

- 1. No action for a judgment which subsequently results in an order for collection from the real estate recovery fund shall be started later than two (2) years from the accrual of the cause of action thereon. When any aggrieved person commences action for a judgment which may result in collection from the real estate recovery fund, the aggrieved person shall notify the Iowa real estate commission in writing to this effect at the time of the commencement of such action. The commission shall have the right to intervene in and defend any such action.
- 2. When any aggrieved person recovers a valid judgment in any court of competent jurisdiction against any real estate broker or real estate salesman for any act, representation, transaction, or conduct which is in violation of the provisions of this chapter or the regulations promulgated pursuant thereto, and which occurred on or after July 1, 1967, the aggrieved person may, upon the termination of all proceedings including reviews and appeals in connection with the judgment, file a verified claim in the court in which the judgment was entered and, upon ten (10) days written notice to the real estate commission, may apply to the court for an order directing payment out of the real estate recovery fund of the amount unpaid upon the judgment, subject to the limitations specified in this section.
- 3. The court shall proceed upon such application in a summary manner and upon the hearing thereof, the aggrieved person shall be required to show:
 - a. He is not a spouse of the debtor or the personal representative of such spouse.
 - b. He has complied with all the requirements of this section.
- c. He has obtained a judgment as set out in subsection two (2) of this section, stating the amount thereof and the amount owing thereon at the date of the application.
- d. He has caused to be issued a writ of execution upon said judgment and the officer executing the same has made a return showing that no personal or real property of the judgment debtor liable to be levied upon in satisfaction of the judgment could be found, or that the amount realized on the sale of such property, or of such property as were found, under said execution, was insufficient to satisfy the judgment, stating the amount so realized and the balance remaining due on the judgment after application thereon of the amount realized
- e. He has caused the judgment debtor to make discovery under oath pursuant to the Code of Iowa and the Rules of Civil Procedure concerning his property.
- f. He has made all reasonable searches and inquiries to ascertain whether the judgment debtor is possessed of real or personal property or other assets liable to be sold or applied in satisfaction of the judgment.

- g. That by such search, he has discovered no personal or real property or other assets liable to be sold or applied, or that he has discovered certain of such property or assets, describing such, owned by the judgment debtor and liable to be so applied, and that he has taken all necessary action and proceedings for the realization thereof, and that the amount thereby realized was insufficient to satisfy the judgment, stating the amount so realized and the balance remaining due on the judgment after application of the amount realized.
- 4. Whenever the aggrieved person satisfies the court that it is not practicable to comply with one (1) or more of the requirements enumerated in subsection three(3), paragraphs d, e, f, and g, of this section and that the aggrieved person has taken all reasonable steps to collect the amount of the judgment or the unsatisfied part thereof and has been unable to collect the same, the court may in its discretion dispense with the necessity for complying with such requirements.
- 5. The court shall make an order directed to the Iowa real estate commission requiring payment from the real estate recovery fund of whatever sum it shall find to be payable upon the claim, pursuant to the provisions of and in accordance with the limitations contained in this section, if the court is satisfied, upon the hearing, of the truth of all matters required to be shown by the aggrieved person by subsection three (3) of this section and that the aggrieved person has fully pursued and exhausted all remedies available to him for recovering the amount awarded by the judgment of the court.
- 6. Should the commission pay from the real estate recovery fund any amount in settlement of a claim or toward satisfaction of a judgment against a licensed real estate broker or real estate salesman, the license of the broker or salesman shall be automatically terminated upon the issuance of a court order authorizing payment from the real estate recovery fund. No such broker or salesman shall be eligible or receive the new license until he has repaid in full, plus interest at the rate of four (4) percent per year, the amount paid from the real estate recovery fund on his account. A discharge in bankruptcy shall not relieve any person from the penalties and disabilities provided in this subsection.
- 7. If, at any time, the money deposited in the real estate recovery fund is insufficient to satisfy any duly authorized claim or portion thereof, the commission shall, when sufficient money has been deposited in the fund, satisfy such unpaid claims or portions thereof, in the order that such claims or portions thereof were originally filed, plus accumulated interest at the rate of four (4) percent per year.
- Sec. 6. The sums received by the commission pursuant to any provisions of this Act shall be deposited in the state treasury and held in a special fund to be known as the real estate recovery fund, and shall be held by the commission in trust for carrying out the provisions of this Act. The funds may be invested and reinvested in the same manner as funds of the state, and the interest from the investments shall be deposited to the credit of the real estate recovery fund and shall be available for the same purposes as all other money deposited in the fund.
- Sec. 7. It shall be unlawful for any person or his agent to file with the commission any notice, statement, or other document required under the provisions of this Act which is false or untrue or contains any material misstatement of fact. Any such filing shall constitute a misdemeanor.
- Sec. 8. When the commission receives notice, as provided in section four (4) of this Act, the commission may enter an appearance, file an answer, appear at the court hearing, appropriate on behalf of and in the name of the defendant, and take recourse through any appropriate method of review on behalf of and in the name of the defendant.

- Sec. 9. When, upon the order of the court, the commission has paid from the real estate recovery fund any sum to the judgment creditor, the commission shall be subrogated to all of the rights of the judgment creditor and the judgment creditor shall assign all his right, title, and interest in the judgment to the commission on the judgment shall be deposited to the fund.
- Sec. 10. The failure of an aggrieved person to comply with the provisions of this Act shall constitute a waiver of any rights hereunder.

O'MALLEY of Polk

House File 773 is hereby amended as follows:

- 1. Amend section fifteen (15) as follows:
- a. By striking from line four (4) the words and figures "eighty thousand (280,000)" and inserting in lieu thereof the words and figures "seventy-nine thousand five hundred (279,500)".
- b. By striking from line eight (8) the words and figures "five hundred (12,500)" and inserting in lieu thereof the figures "12,000)".
- c. By striking from line eleven (11) the figures "60,000.00" and inserting in lieu thereof the figures "59,500.00".
- d. By striking from line fourteen (14) the figures "70,000.00" and inserting in lieu thereof the figures "69,500.00".
- e. By striking from line thirty-three (33) the figures "280,000.00" and inserting in lieu thereof the figures "279,500.00".
 - 2. Amend section sixteen (16) as follows:
- a. By striking from lines four (4) and five (5) the words and figures "fifty-six thousand five hundred twenty-five (256,525)" and inserting in lieu thereof the words and figures "fifty-three thousand five hundred twenty-five (253,525)".
- b. By striking from line eight (8) the figures "30,000.00" and inserting in lieu thereof the figures "27,000.00".
- c. By striking from line fourteen (14) the figures "221,525.00" and inserting in lieu thereof the figures "218,525.00".
- d. By striking from line twenty-one (21) the figures "256,525.00" and inserting in lieu thereof the figures "253,525.00".
 - 3. Amend section twenty-seven (27) as follows:
- a. By striking from line four (4) the words and figures "thirty-one thousand (331,000)" and inserting in lieu thereof the words and figures "thirty thousand (330,000)".
- b. By striking from line six (6) the figures "12,000.00" and inserting in lieu thereof the figures "11,000.00".
- c. By striking from line fifteen (15) the figures "331,000.00" and inserting in lieu thereof the figures "330,000.00".

- 4. Amend section thirty-seven (37) as follows:
- a. By striking from line four (4) the words and figures "ten thousand seven hundred eighty (110,780)" and inserting in lieu thereof the words and figures "nine thousand seven hundred eighty (109,780)".
- b. By striking from line seven (7) the figures "11,000.00" and inserting in lieu thereof the figures "10,000.00".
- c. By striking from line twenty (20) the figures "110,780.00" and inserting in lieu thereof the figures "109,780.00".
- 5. Amend section forty-four (44) by striking from line sixteen (16) the figures "22,852,213.00" and inserting in lieu thereof the figures "22,846,713.00".
 - 6. Amend section forty-eight (48) as follows:
- a. By striking from line four (4) the words and figures "thirty-seven thousand five hundred (37,500)" and inserting in lieu thereof the words and figures "thirty-six thousand five hundred (36,500)".
- b. By striking from line seven (7) the figures "11,000.00" and inserting in lieu thereof the figures "10,000.00".
- c. By striking from line thirteen (13) the figures "37,500.00" and inserting in lieu thereof the figures "36,500.00".
 - 7. Amend section forty-nine (49) as follows:
- a. By striking from line four (4) the words and figures "eight thousand seven hundred ninety (98,790)" and inserting in lieuthereof the words and figures "six thousand seven hundred ninety (96,790)".
- b. By striking from line six (6) the figures "12,000.00" and inserting in lieu thereof the figures "10,000.00".
- c. By striking from line twelve (12) the figures "98,790.00" and inserting in lieu thereof the figures "96,790.00".
- d. By striking from line thirteen (13) the figures "1,123,970.00" and inserting in lieu thereof the figures "1,120,970.00".

MOHRFELD of Tama SULLIVAN of Woodbury SHAW of Scott CHRISTENSEN of Clark GRASSLEY of Butler JOHNSON of Audubon PETERSON of Woodbury NELSON of Cherokee SCHROEDER of Pottawattamie RADL of Linn FREEMAN of Dickinson ROORDA of Jasper GITTINS of Pottawattamie STRAND of Poweshiek DIEHL of Buena Vista DARRINGTON of Harrison Amend House File 773 as follows:

By inserting after section 34.

IOWA STATE LEWIS AND CLARK TRAIL COMMITTEE

Sec. 35. For the Iowa state Lewis and Clark Trail Committee, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the sum of one thousand five hundred (1,500) dollars, or so much thereof as may be necessary, to be used in the following manner:

For salaries, support, and miscellaneous purposes. \$1500.00

Further amend by renumbering the remaining sections.

ALLEN of Pottawattamie

Amend Senate File 342 as follows:

By striking from Section 12 all of lines nine (9) and ten (10) and substituting in lieu thereof the following: "three (3) of the members shall be licensed member of the licensed healing arts in Iowa, as".

MALONEY of Polk

Amend Senate File 50, section one, subsection two (2), by striking all after the figure "1966," in line twenty-one (21) and through the word "state." in line twenty-four (24) and substituting in lieu thereof the following:

"no licensee, nor any employee of a licensee while engaged in work or service on the licensed premises, shall knowingly keep or suffer or permit the keeping on the licensed premises nor use for resale or suffer or permit the use for resale of any alcoholic liquor on which the special tax has not been paid to the state."

FISHER of Greene CAMP of Clinton

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Monday, June 26, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Monday, June 26, 1967.

The House met pursuant to adjournment, Cunningham of Story in the chair.

Prayer was offered by the Reverend John D. McGowan, pastor of the Central Christian Church, Des Moines, Iowa.

The Journal of June 23 was approved.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 827, 775 and 821, under Rule 35.

CONFERENCE COMMITTEE REPORT ON

HOUSE JOINT RESOLUTION 23

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House of Representatives on House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor, beg leave to report and recommend passage of the following and implementation of the same:

That the Senate Amendment to House Joint Resolution 23 be amended as follows:

1. Amend section one (1) by striking all of such section after the word "problem." in line five (5) and inserting in lieu thereof the following:

"There shall be established to assist with the study a committee composed of three (3) members of the senate appointed by the president of the senate, of whom not more than two (2) shall be from the same political party; three (3) members of the house of representatives appointed by the speaker of the house, of whom not more than two (2) shall be of the same political party; and three (3) legislators appointed by the legislative research committee in accordance with section two point fifty-five (2.55) of the Code, at least one (1) of whom shall be a member of the research committee. The legislative research committee, in addition to legislative appointments, may place such nonlegislative members on the study committee as research committee members deem necessary. The chairman of the study committee shall be one of the legislative members appointed by the legislative research committee and a member of the legislative research committee. All research committee rules governing study committees under the jurisdiction of the research committee shall apply to the study committee herein created."

2. Amend section two (2) by striking from lines one (1) and two (2) the words "by the legislative research committee".

ON THE PART OF THE SENATE: LEE GAUDINEER, Chairman KENNETH BENDA RICHARD L. STEPHENS BASS VAN GILST ON THE PART OF THE HOUSE: WILLIAM H. HARBOR, Chairman VERNON N. BENNETT CHARLES P. MILLER DALE L. TIEDEN On motion by Edgington of Franklin the House recessed until 1:30 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Pro Tempore Kluever in the chair.

LEAVE OF ABSENCE

Leave of absence was granted as follows:

Hanson of Benton on request of Roe of Allamakee;

Holden of Scott on request of the Speaker.

INTRODUCTION OF BILL

House File 787, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control of state institutions for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions, under said board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes.

Read first time and placed on the appropriations calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 687, a bill for an act to appropriate from the general fund of the state of Iowa to the department of social welfare.

Also:

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 30 urging the Congress of the United States of America to instruct the Atomic Energy Commission not to proceed with plans for an installation at Weston, Illinois.

Also:

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 26 regarding the selection of educational materials by school authorities which include recognition of the achievements, contributions and accomplishments of ethnic and racial groups.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 862, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 863, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 727, a bill for an act to provide for refunding overpayments for the 1966 Code and Iowa departmental rules, and to make an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 146, a bill for an act relating to real property and contracts relating thereto.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 754, a bill for an act to establish an Iowa comprehensive alcoholism project; to provide for the administration thereof and to make appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 749, a bill for an act to appropriate from the general fund of the state of Iowa to the state comptroller for data processing equipment.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 771, a bill for an act to appropriate from the general fund of the state of Iowa to the state printing board for printing and binding.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 770, a bill for an act to appropriate from the general fund of the state of lowa to the department of health for power file equipment.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 59 requesting the Iowa Legislative Research Committee to conduct a study of the public utility statutes during the 1967-1969 legislative biennium.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 222, a bill for an act relating to contracts by boards of trustees of public libraries.

Also.

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 861, a bill for an act relating to the state highway commission.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 859, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 858, a bill for an act authorizing capital expenditures by the state high-way commission from the primary road fund.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 840, a bill for an act appropriating funds for the purchase of an airplane to be utilized by the governor and other state officials.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa to the office of the superintendent of public buildings and grounds for operation of the Valley Bank Building.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 668, a bill for an act relating to the use of eminent domain for the purpose of erecting electric transmission lines.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 192, a bill for an act to authorize cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 614, a bill for an act relating to jury selection.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 797, a bill for an act to legalize and validate the employment of Lex Hawkins and Verne Lawyer by the state of Iowa and to prescribe the method for the determination of and payment of fees and expenses.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 847, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 59 By Commerce Committee

WHEREAS, Iowa has recently adopted major legislation granting the Iowa Commerce Commission authority to regulate public utilities; and

WHEREAS, all citizens of the state are affected by public utility laws, services, and rates; and

WHEREAS, there is considerable concern among legislators, the public, and individuals responsible for the enforcement of the public utility laws regarding utility rates and services; and

WHEREAS, due to the concern among officials and the citizenry of Iowa, it is believed advisable to review the status of public utilities in the state; NOW THEREFORE,

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING: That the Iowa Legislative Research Committee conduct during the 1967-1969 legislative biennium a study of the public utility statutes, rules and regulations relating thereto, the effectiveness of the statutes, rules, and regulations in providing reasonable rates and services to citizens of this state, and the need for any revision in the state public utility statutes. The Research Committee shall establish a committee in accordance with section two point fifty-five (2.55) of the Code to assist with the study.

BE IT FURTHER RESOLVED: That the committee assisting in the study be directed to report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968, and that the Research Committee report to the Sixty-third General Assembly in accordance with section two point fifty (2.50), subsection five (5), of the Code prior to the convening of the General Assembly.

SENATE AMENDMENT TO HOUSE FILE 687

Amend House File 687 as follows:

By striking from line 8 of section 1 the figures "6,200,000.00" and by inserting in lieu thereof the figures "7,200,000.00".

By striking from line 11 of section 1 the figures "1,000,000.00" and by inserting in lieu thereof the figures "1,270,000.00".

By striking from line 13 of section 1 the figures "10,600,000.00" and by inserting in lieu thereof the figures "10,725,000.00".

By striking from line 15 of section 1 the figures "11,000,000.00" and by inserting in lieu thereof the figures "12,850,000.00".

By striking all of lines 18 through 24, inclusive, of section 1 and by inserting in lieu thereof the following:

By striking from line 27 of section 1 the figures "29,895,000.00" and by inserting in lieu thereof the figures "\$33,890,000.00".

By adding the following new sections to the end thereof:

- "Sec. 5. Not less than three hundred thousand (300,000) dollars of the sum appropriated in this Act for aid to dependent children shall be used for the community work and training program as provided in sections six (6) through twenty-two (22), inclusive, of this Act.
- "Sec. 6. Chapter two hundred thirty-nine (239), Code 1966, is hereby amended by adding sections seven (7) through twenty-two (22) of this Act.
- "Sec. 7. The state board, with the cooperation of county boards and departments of social welfare, shall establish a community work and training program for individuals who have attained the age of eighteen (18) and who are members of families receiving aid to dependent children. The program shall encourage the development of work skills and work habits, the conservation of work skills, and the preparation of such persons for self-supporting employment.
- "Sec. 8. The program shall include useful work or job training or both. The work or job training may be provided by public or private agencies, organizations, or companies.
- "Sec. 9. Any member of a family receiving aid to dependent children shall be required to participate in the community work and training program as a condition of receiving such assistance. if:

- "1. Such person has attained the age of eighteen (18) years and has not attained the age of sixty-five (65) years;
- "2. Such participation would not unreasonably interfere with such person's child care responsibilities in the home; and
 - '3. Suitable and non-hazardous work or job training is available or can be arranged.
- "However, a person shall not be required to participate if he presents satisfactory medical evidence that he is unable to participate or that his health would be endangered by such participation.
- "Sec. 10. The work performed shall serve a useful purpose and, except for an emergency or a project of a nonrecurring nature, shall not displace nor adversely affect regular employees of public or private agencies, organizations or companies.
- "Sec. 11. The state board shall enter into cooperative arrangements with the state employment service for maximum utilization of that agency's services for the assignment of eligible individuals to a suitable training program or assisting them in finding suitable regular employment, including registration and periodic reregistration for employment.
- "Sec. 12. The state board shall enter into cooperative arrangements with state and local agencies responsible for administering or supervising vocational education and adult education, for maximum utilization of their services and facilities for education, training, retraining, or other preparation of eligible individuals for regular employment.
- "Sec. 13. Each eligible individual, with respect to work performed under the provisions of this chapter, shall be covered by the workmen's compensation law or otherwise provided with comparable protection.
- "Sec. 14. The state board shall establish and maintain appropriate standards for health, safety, and other conditions applicable to such work and training.
- "Sec. 15. If any compensation is received by the individual for such work, all or part of such compensation shall be applied to reduce the cost of public assistance to such individual or his family, under policies established by the state board.
- "Sec. 16. In determining the need of a family for assistance, consideration shall be given to any additional expenses reasonably attributable to such work and training.
- "Sec. 17. Eligible individuals shall be given reasonable opportunity and shall be encouraged to seek regular employment and to secure any appropriate education, training, or retraining which may be available.
- "Sec. 18. Appropriate arrangements shall be made to assure the care and protection of children during the absence from the home of an individual participating in such work or training.
- "Sec. 19. Eligible individuals and their families shall be offered such other agency and community services for their well-being as they would otherwise receive, and shall be treated no less favorably with respect to the furnishing of assistance and social services than any other recipient of aid to dependent children.
- "Sec. 20. If it is finally determined that any provision of this Act would cause such program to be ineligible for federal financial assistance, such provision shall be suspended to the extent which is essential to obtain such assistance.
- "Sec. 21. The state board may negotiate for and accept any grants, gifts, or other monies on behalf of the state for the purpose of assisting in the financing of the program authorized in sections six (6) through twenty-two (22) of this Act. All funds, grants, gifts,

and monies so received shall be deposited with the state treasurer and shall be disbursed in accordance with the provisions of sections six (6) through twenty-two (22) of this Act.

"Sec. 22. The state board shall adopt rules and regulations to implement sections six (6) through twenty-two (22) of this Act and to achieve its purposes."

SENATE MESSAGES CONSIDERED

Senate File 797, a bill for an act to legalize and validate the employment of Lex. Hawkins and Verne Lawyer by the state of Iowa and to prescribe the method for the determination of and payment of fees and expenses.

Read first time and referred to sifting committee.

Senate File 847, a bill for an act to appropriate from the general fund of the state of lowa to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications.

Read first time and referred to committee on appropriations.

Senate File 840, a bill for an act appropriating funds for the purchase of an airplane to be utilized by the governor and other state officials.

Read first time and referred to committee on appropriations.

Senate File 858, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund.

Read first time and referred to committee on appropriations.

Senate File 859, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund provided in chapter four hundred twenty-two (422) of the Code, the sum of three million (3,000,000) dollars.

Read first time and referred to committee on appropriations.

Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of the property known as the valley bank building located at fourth and walnut streets, city of Des Moines, Polk county, Iowa.

Read first time and referred to committee on appropriations.

Senate File 861, a bill for an act relating to the state highway commission.

Read first time and referred to committee on appropriations.

Senate File 862, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium beginning July 1, 1967, and ending June 30, 1969.

Read first time and referred to committee on appropriations.

Senate File 863, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund.

Read first time and referred to committee on appropriations.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 777, a bill for an act to make appropriations to members of the Iowa legislative research committee, was taken up for consideration.

SENATE FILE 843 SUBSTITUTED FOR HOUSE FILE 777

Ossian of Montgomery asked and received unanimous consent to substitute Senate File 843 for House File 777.

Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee, was taken up for consideration.

Ossian of Montgomery offered the following amendment and moved its adoption:

Amend Senate File 843 by adding the following section:

Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in the Adams County Free Press, a newspaper published in Corning, Iowa and in The Red Oak Express, a newspaper published in Red Oak, Iowa.

The amendment was adopted.

Rule 70 was invoked on the members affected by the bill.

Ossian of Montgomery moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 843)

The ayes were 91:

Allen	Dunton	Maloney	Sanders
Andersen	Franklin	Mayberry	Schroeder
Bailey	Freeman	McCartney	Shaw
Baker	Fullerton	McCray	Shepherd
Battles	Gittins	McIntyre	Smith
Beardsley	Glenn	Mensing	Sorg
Bennett	Graham	Miller of Jones	Stokes
Bergman	Grassley	Miller of Page	Strand
Bowin	Hanson of Mitchell	Moffitt	Stromer
Breitbach	Harbor	Mohrfeld	Strothman
Busch	Hicklin	Mowry	Sullivan
Caffrey	Hill	Nelson	Tapscott
Carnahan	Hullinger	Nielsen	Thordsen
Christensen	Johnson of Audubon	Ossian	Tieden
Clark	Johnston of Polk	Palmer	Van Roekel
Cochran	Kiilsholm	Patton	Varley
Conklin	King	Pelton	Voorhees

Roe

Duffy

Kitner Peterson of Woodbury Watson Cunningham Pierson Waugh Curran Klein Welden Darrington Knight Ponev Den Herder Koch Radl Winkelman Langland Renda Wolfe Diehl

The nays were none.

Absent or not voting 33:

Lipsky

Miller of Dubuque Steffen Baringer Gannon Story Camp Hanson of Benton Nolin Coffman Holden O'Malley Van Drie Distelhorst Petersen of Dallas Van Nostrand Lee Doderer Redfern Vetter McNamara Edgington Middleswart Reed booW Fischer of Grundy Yoder Millen Roorda Fisher of Greene Miller of Mr. Speaker Schmarje Gallagher Des Moines

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 777 WITHDRAWN

Ossian of Montgomery asked and received unanimous consent to withdraw House File $777\ \mathrm{from}\ \mathrm{further}\ \mathrm{consideration}\ \mathrm{by}\ \mathrm{the}\ \mathrm{House}.$

House File 779, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program, was taken up for consideration.

SENATE FILE 844 SUBSTITUTED FOR HOUSE FILE 779

Edgington of Franklin asked and received unanimous consent to substitute Senate File 844 for House File 779.

Senate File 844, a bill for an act to appropriate from the general fund of the state of lowa to the department of public instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 844)

The ayes were 97:

Allen	Edgington	Maloney	Schmarje
Andersen	Fisher of Greene	Mayberry	Schroeder
Bailey	Franklin	McCartney	Shaw
Baker	Freeman	McCray	Shepherd
Battles	Fullerton	McIntyre	Smith
Beardsley	Gallagher	Mensing	Sorg
Bennett	Gittins	Miller of Des Moines	Stokes
Bergman	Glenn	Miller of Jones	Strand
Bowin	Graham	Miller of Page	Stromer
Breitbach	Grassley	Moffitt .	Strothman
Busch	Hanson of Mitchell	Mohrfeld	Sullivan
Caffrey	Harbor	Mowry	Tapscott
Carnahan	Hicklin	Nelson	Thordsen
Christensen	Hill	Nielsen	Tieden
Clark	Hullinger	Ossian	Van Roekel
Cœhran	Johnson of Audubon	Palmer	Varley
Conklin	Johnston of Polk	Patton	Voorhees
Cunningham	Kiilsholm	Pelton	Watson
Curran	King	Peterson of Woodbury	Waugh
Darrington	Kitner	Pierson	Welden
Den Herder	Klein	Poncy	Winkelman
Diehl	Knight	Radl	Wolfe
Doderer	Langland	Renda	Yoder
Duffy	Lipsky	Roe	Mr. Speaker
Dunton			

The nays were none.

Absent or not voting 27:

Baringer	Holden	Nolin	Steffen
Camp	Koch	O'Malley	Story
Coffman	Lee	Petersen of Dallas	Van Drie
Distelhorst	McNamara	Redfern	Van Nostrand
Fischer of Grundy	Middleswart	Reed	Vetter
Gannon	Millen	Roorda	Wood .

Hanson of Benton Miller of Dubuque Sanders

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 779 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 779 from further consideration by the House.

House File 780, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction, division of vocational rehabilitation for a new vocational rehabilitation center and to permit acceptance of federal funds for participation, was taken up for consideration.

SENATE FILE 852 SUBSTITUTED FOR HOUSE FILE 780

Edgington of Franklin asked and received unanimous consent to substitute Senate File 852 for House File 780.

Senate File 852, a bill for an act to appropriate from the general fund of the state of lowa to the department of public instruction, division of vocational rehabilitation for a new vocational rehabilitation center and to permit acceptance of federal funds for participation, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 852)

The ayes were 97:

Allen Sanders Edgington Lipsky Andersen Fisher of Greene Maloney Schmarje Bailey Franklin Mayberry Shaw Baker McCray Shepherd Freeman Battles Fullerton McIntyre Smith Beardsley Mensing Sorg Gallagher Bennett Gittins Miller of Des Moines Stokes Bergman Glenn Miller of Jones Strand Bowin Miller of Page Stromer Graham Breitbach Strothman Grasslev Moffitt Busch Hanson of Mitchell Mohrfeld Sullivan Caffrey Harbor Mowry Tapscott Carnahan Nelson Thordsen Hicklin Christensen Nielsen Tieden Hill Clark Ossian Van Roekel Hullinger Cochran Varley Johnson of Audubon Palmer Conklin Johnston of Polk Voorhees Patton Cunningham Watson Pelton Kiilsholm Curran Peterson of Woodbury Waugh King Darrington Welden Kitner Pierson Den Herder Winkelman Klein Poncy Diehl Wolfe Knight Radl Distelhorst Yoder Koch Renda Duffy Mr. Speaker Langland Roe Dunton

The nays were none.

Absent or not voting 27:

BaringerHoldenNolinSteffenCampLeeO'MalleyStoryCoffmanMcCartneyPetersen of DallasVan Drie

Doderer	McNamara	Redfern	Van Nostrand
Fischer of Grundy	Middleswart	Reed	Vetter
Gannon	Millen	Roorda	Wood

Hanson of Benton Miller of Dubuque Schroeder

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 780 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 780 from further consideration by the House.

House File 781, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds, was taken up for consideration.

SENATE FILE 848 SUBSTITUTED FOR HOUSE FILE 781

Edgington of Franklin asked and received unanimous consent to substitute Senate File 848 for House File 781.

Senate File 781, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 848)

Eighon of Casons

The ayes were 88:

Andersen	Fisher of Greene	McCartney	Schmarje
Bailey	Franklin	McCray	Schroeder
Baker	Freeman	McIntyre	Shaw
Battles	Fullerton	Mensing	Shepherd
Beardsley	Gallagher	Miller of Des Moines	Smith
Bennett	Gittins	Miller of Jones	Sorg
Bergman	Glenn	Miller of Page	Steffen
Breitbach	Graham	Moffitt	Stokes
Busch	Hanson of Mitchell	Mohrfeld	Strand
Caffrey	Harbor	Mowry	Strothman
Carnahan	Hicklin	Nelson	Tapscott
Christensen	Hill	Nielsen	Thordsen
Clark	Hullinger	Ossian	Tieden
Cochran	Johnson of Audubon	Palmer	Van Roekel
Conklin	Kiilsholm	Patton	Varley
Cunningham	King	Pelton	Voorhees
Curran	Kitner	Peterson of Woodbury	Watson
Darrington	Klein	Poncy	Waugh

Diehl Distelhorst Duffy

Knight Lipsky Mayberry Reed Renda Roe Sanders Welden Winkelman Wolfe Mr. Speaker

Dunton Edgington

The nays were 7:

Allen Grasslev Langland Pierson

Radi Sullivan Yoder

Absent or not voting 29:

Baringer Bowin Camp Coffman Den Herder Doderer

Gannon

Hanson of Benton Holden Johnston of Polk Koch Lee Malonev Fischer of Grundy McNamara

Middleswart Millen Miller of Dubuque Nolin O'Mallev Petersen of Dallas Redfern

Roorda Story Stromer Van Drie Van Nostrand Vetter Wood

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 781 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 781 from further consideration by the House.

House File 784, a bill for an act to appropriate from the Iowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninetyseven B (97B) of the Code, was taken up for consideration.

SENATE FILE 846 SUBSTITUTED FOR HOUSE FILE 784

Edgington of Franklin asked and received unanimous consent to substitute Senate File 846 for House File 784.

Senate File 846, a bill for an act to appropriate from the Iowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninetyseven B (97B) of the Code, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 846)

The ayes were 97:

Allen Andersen Bailey

Edgington Fisher of Greene Franklin

Lipsky Mayberry McCartney Schmarje Schroeder Shaw

Shepherd Baker Freeman McCray Battles Fullerton McIntyre Smith Beardsley Gallagher Mensing Sorg Bennett Gittins Miller of Des Moines Steffen Bergman Graham Miller of Jones Stokes Bowin Grasslev Miller of Page Strand Breitbach Hanson of Mitchell Moffitt Stromer Busch Harbor Mohrfeld Strothman Caffrey Hicklin Mowry Tapscott Carnahan Hill Nelson Thordsen Christensen Hullinger Nielsen Tieden Clark Johnson of Audubon Ossian Van Roekel Cochran Johnston of Polk Palmer Varley Conklin Kiilsholm Patton Voorhees Cunningham Peterson of Woodbury Watson King Curran Kitner Pierson Waugh Darrington Poncy Klein Welden Den Herder Knight Radl Winkelman Diehl Koch Renda Wolfe Distelhorst Langland Roe Yoder Duffy Lee Sanders Mr. Speaker

The nays were none.

Dunton

Absent or not voting 27:

Baringer	Hanson of Benton	Nolin	Story
Camp	Holden	O'Malley	Sullivan
Coffman	Maloney	Pelton	Van Drie
Doderer	McNamara	Petersen of Dallas	Van Nostrand
Fischer of Grundy	Middleswart	Redfern	Vetter
Gannon	Millen	Reed	Wood
Glenn	Miller of Dubuque	Roorda	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 784 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File $784\ \text{from}$ further consideration by the House.

House File 785, a bill for an act relating to the number of members of the Iowa highway safety patrol, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 785)

The ayes were 94:

Allen	Dunton .	Lipsky	Schroeder
Andersen	Edgington	Mayberry	Shaw
Bailey	Fisher of Greene	McCartney	Shepherd
Baker	Franklin	McCray	Smith
Battles	Freeman	McIntyre	Steffen
Beardsley	Fullerton	Mensing	Stokes
Bennett	Gallagher	Miller of Des Moines	Strand
Bergman	Gittins	Miller of Jones	Stromer
Bowin	Glenn	Miller of Page	Strothman
Breitbach	Graham	Mohrfeld	Sullivan
Busch	Hanson of Mitchell	Mowry	Tapscott
Caffrey	Harbor	Ossian	Thordsen
Carnahan	Hicklin	Palmer	Tieden
Christensen	Hill	Patton	Van Roekel
Clark	Hullinger	Pelton	Varley
Cochran	Johnson of Audubon	Peterson of Woodbury	Voorhees
Conklin	Johnston of Polk	Pierson	Watson
Cunningham	Kiilsholm	Poncy	Waugh
Curran	King	Radl	Welden
Darrington	Kitner	Reed	Winkelman
Den Herder	Klein	Renda	Wolfe
Diehl	Knight	Roe	Yoder
Distelhorst	Langland	Sanders	Mr. Speaker
Duffy	Lee	Schmarje	

The nays were 4:

Grassley

Koch

Nelson

Sorg

Absent or not voting 25:

Baringer Camp Coffman Doderer

Holden Maloney McNamara Middleswart Millen Moffitt Nielsen Nolin O'Malley

Roorda Story Van Drie Van Nostrand

Fischer of Grundy Gannon

Miller of Dubuque

Petersen of Dallas Redfern Vetter Wood

Hanson of Benton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 786, a bill for an act to appropriate from the general fund of the state of lowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 786)

The ayes were 91:

Allen Freeman McCray Schroeder Fullerton Andersen McIntvre Shaw Bailey Gittins Mensing Smith Miller of Des Moines Sorg Baker Glenn Graham Miller of Jones Stokes Battles Miller of Page Beardsley Grasslev Strand Hanson of Mitchell Bergman Moffitt Stromer Bowin Harbor Mohrfeld Strothman Breitbach Hicklin Sullivan Mowry Busch Hill Nelson Tapscott Carnahan Hullinger Ossian Thordsen Johnson of Audubon Palmer Tieden Clark Cochran Kiilsholm Patton Van Roekel Conklin King Pelton Varley Peterson of Woodbury Voorhees Cunningham Kitner Curran Klein Pierson Watson Darrington Knight Poncy Waugh Den Herder Koch Radl Welden Reed Winkelman Distelhorst Lee Wolfe Duffy Lipsky Renda Dunton Maloney Roe Yoder Sanders Mr. Speaker Edgington Mayberry Fisher of Greene McCartney Schmarje

The nays were 6:

Caffrey Franklin Langland Steffen

Christensen Gallagher

Absent or not voting 27:

Baringer Miller of Dubuque Gannon Shepherd Hanson of Benton Bennett Nielsen Story Camp Holden Nolin Van Drie Coffman Johnston of Polk O'Mallev Van Nostrand Diehl McNamara Petersen of Dallas Vetter Doderer Middleswart Redfern Wood

Fischer of Grundy Millen Roorda

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 765, a bill for an act to appropriate from the general fund of the state of Jowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state-supported scholarship program for freshman college students, was taken up for consideration.

Klein of Winnebago asked to substitute Senate File 831 for House File 765. Objection was raised.

Klein of Winnebago moved to substitute Senate File 831 for House File 765.

Roll call was requested by Maloney of Polk and Baker of Boone.

On the question "Shall Senate File 831 be substituted for House File 765?"

The ayes were 38:

Allen Andersen Baker Beardsley Bennett Breitbach Caffrey Christensen Conklin Distelhorst

Duffy Dunton Franklin Gallagher Glenn Hill Johnston of Polk Klein Langland Malonev

Mayberry McIntyre Miller of Des Moines Stromer Miller of Dubuque Nolin Palmer · Poncy Radl Renda

Roe Steffen Tapscott Van Roekel Voorhees Watson Wolfe Mr. Speaker

The nays were 65:

Bailey Battles Bergman Bowin Busch Carnahan Clark Cochran Cunningham Darrington Den Herder Diehl Edgington

Fischer of Grundy Fisher of Greene Freeman Fullerton

Gittins Graham Grassley Hanson of Mitchell Harbor Hicklin Johnson of Audubon Nielsen Kiilsholm King

Kitner Knight Koch Lee Lipsky Mc Cartney McCray

Mensing Miller of Jones Moffitt Mohrfeld Mowry Nelson Ossian Patton Peterson of Woodbury Tieden

Pelton Pierson Redfern Reed Sanders Schmarje Schroeder Shaw Shepherd Smith Sorg Stokes Strand Strothman Sullivan

Varley Waugh Welden Winkelman Yoder

Thordsen

Absent or not voting 21:

Baringer Camp Coffman

Hanson of Benton Holden Hullinger

Millen Miller of Page O'Malley

Story Van Drie Van Nostrand Curran Doderer McNamara Middleswart Petersen of Dallas Roorda

Vetter

Gannon

booW

The motion lost.

Beardsley of Polk offered the following amendment filed by him:

Amend House File 765 as follows:

Amend line 2 of the title by striking the words and figure "two hundred fifty thousand (250,000)" and inserting in lieu thereof the words and figure "five hundred thousand (500,000)".

Further amend the title by striking in line 4 the word "freshman".

Amend House File 765 by striking the words and figure "two hundred fifty thousand (250,000)" in line 4 and by inserting in lieu thereof the words and figure "five hundred thousand (500,000)".

Further amend House File 765 by striking the words "to freshman college students" in section 1, line 7.

Division was requested.

Mowry of Marshall in the chair at 3:45 p.m.

Beardsley of Polk moved the adoption of Divisions 1 and 3 of the amendment. Divisions 1 and 3 of the amendment lost.

Beardsley of Polk moved the adoption of Divisions 2 and 4 of the amendment. Roll call was requested by Beardsley of Polk and Klein of Winnebago.

Rule 69 was invoked.

On the question "Shall Divisions 2 and 4 of the amendment be adopted?"

The ayes were 36:

Cochran Radl Allen Maloney Andersen Conklin Mayberry Renda Sanders McIntyre Baker | Distelhorst McNamara Steffen Beardsley Dunton Miller of Des Moines Stromer Bennett Franklin Rowin Gallagher Miller of Dubuque Tapscott Van Roekel Breitbach : Glenn Nolin Voorhees Caffrey Klein Palmer Christensen Langland Poncy Watson

The navs were 66:

Bailey	Gittins	Mensing	Shepherd
Battles	Graham	Miller of Jones	Smith
Bergman	Grassley	Moffitt	Sorg
Busch	Hanson of Mitchell	Mohrfeld	Stokes
Carnahan	Hicklin	Nelson	Strand

Hullinger Nielsen Strothman Clark Johnson of Audubon Ossian Sullivan Cunningham Johnston of Polk Thordsen Curran Patton Darrington Kiilsholm Pelton Tieden Den Herder Peterson of Woodbury Varley King Diehl Kitner Pierson Waugh Duffy Knight Redfern Welden Edgington Koch Reed Winkelman Fischer of Grundy Lee Schmarie Wolfe Fisher of Greene Schroeder Lipsky Yoder Freeman McCartney Shaw Mr. Speaker

Absent or not voting 22:

Fullerton

Baringer	Ha r bor	Miller of Page	Story
Camp	- Hill	O'Malley	Van Drie
Coffman	Holden	Petersen of Dallas	Van Nostrand
Doderer	Kluever	Roe .	Vetter
Gannon	Middleswart	Roorda	Wood
Hanson of Benton	Millen	•	

Divisions 2 and 4 of the amendment lost.

McCray

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 765)

The ayes were 90:

Allen	Edgington	McCartney	Schmarje
Andersen	Fischer of Grundy	McCray	Schroeder
Bailey	Fisher of Greene	McIntyre	Shaw
Baker	Franklin	McNamara	Shepherd
Battles	Freeman	Mensing	Smith
Beardsley	Fullerton	Miller of Des Moines	Stokes
Bennett	Gittins	Miller of Dubuque	Strand
Bergman	Glenn	Miller of Jones	Strothman
Bowin	Graham	Moffitt	Sullivan
Busch	Hanson of Mitchell	Mohrfeld	Tapscott
Caffrey	Hicklin	Nelson	Thordsen
Carnahan	Hullinger	Nielsen	Tieden
Christensen	Johnson of Audubon	Nolin	Van Roekel
Clark	Johnston of Polk	Ossian	Varley
Cochran	Kiilsholm	Palmer	Voorhees
Conklin	King	Patton	Watson
Cunningham	Kitner	Pelton	Waugh
Curran	Klein	Pierson	Welden
Den Herder	Knight	Redfern	Winkelman

Diehl Distelhorst Koch Langland Reed Renda Sanders Wolfe Yoder

Duffy Dunton Lee Lipsky Mr. Speaker

The navs were 8:

Breitbach Gallagher

Maloney Mayberry Poncy Sorg

Steffen Stromer

Roorda

Absent or not voting 26:

Baringer Camp Coffman

Hanson of Benton Harbor Hill Holden

Miller of Page O'Mallev Petersen of Dallas

Story Van Drie Peterson of Woodbury Van Nostrand

Darrington Doderer Gannon

Kluever Middleswart Millen

Radl Roe

Vetter Wood

Grasslev

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 766, a bill for an act to appropriate from the general fund of the state the sum of two million (2,000,000) dollars to the higher education facilities commission for the guaranteed student loan programs, was taken up for consideration.

SENATE FILE 837 SUBSTITUTED FOR HOUSE FILE 766

Edgington of Franklin asked and received unanimous consent to substitute Senate File 837 for House File 766.

Senate File 837, a bill for an act to appropriate from the general fund of the state the sum of two million (2.000.000) dollars to the higher education facilities commission for the guaranteed student loan programs, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 837)

The ayes were 109:

Andersen Bailev Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch

Allen

Fisher of Greene Franklin Freeman Fullerton Gallagher Gannon Gittins Glenn Graham Grasslev

Hanson of Mitchell

McCrav McNamara Mensing

Nelson

Nielsen

Miller of Des Moines Shepherd Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld

Smith Sorg Stokes Strand Stromer Strothman Sullivan

Schmarje

Schroeder

Shaw

Harbor Nolin Tapscott Caffrey Hicklin O'Mallev Thordsen Carnahan Johnson of Audubon Ossian Tieden Christensen Johnston of Polk Palmer ' Van Nostrand Clark Kiilsholm Patton Van Roekel Cochran Conklin King Pelton Varley Peterson of Woodbury Vetter Cunningham Kitner Pierson Voorhees Curran Klein Watson Darrington Knight Poncy Radl Waugh Den Herder Koch Diehl Langland Redfern Welden Distelhorst Lee · Reed Winkelman Renda Wolfe Doderer Lipsky Roe Wood Duffy Maloney Roorda Yoder Dunton Mayberry Edgington McCartney Sanders Mr. Speaker

Fischer of Grundy

The nays were none.

Absent or not voting 15:

Baringer	Hill	McIntyre	Steffen
Camp	Holden	Middleswart	Story
Coffman	Hullinger	Millen	Van Drie
Hangon of Bonton	Kluowor	Potencen of Dallac	

anson of Benton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 766 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 766 from further consideration by the House.

Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in the offices of the legislative research bureau, was taken up for consideration.

Winkelman of Calhoun offered the following amendment:

Amend Senate File 827 as follows:

- 1. By striking all after the period in line six (6) and through the period in line nine (9).
- 2. By striking in lines eleven (11) and twelve (12) the works 'Yowa legislative research" and substituting in lieu thereof the following: "budget and financial control".

Allen of Pottawattamie moved that Senate File 827 be re-referred to the committee on appropriations for further study.

Caffrey of Polk offered as a substitute motion that Senate File 827 be deferred and retain its place on the calendar.

The motion lost.

Allen of Pottawattamie asked and received unanimous consent to withdraw his motion to re-refer.

Winkelman of Calhoun moved the adoption of his amendment.

The amendment was adopted.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (S.F. 827)

The ayes were 93:

Andersen	Fullerton	Mensing	Schmarje
Baker	Gannon	Miller of Des Moines	Schroeder .
Battles	Glenn	Miller of Dubuque	Shaw
Bennett	Graham	Miller of Jones	Smith
Bergman	Grassley	Miller of Page	Sorg
Bowin	Hanson of Mitchell	Moffitt	Steffen
Breitbach	Harbor	Mohrfeld	Stokes
Busch	Hicklin	Nelson	Strand
Carnahan	Hullinger	Nielsen	Stromer
Christensen	Johnson of Audubon	Nolin	Strothman
Clark	Johnston of Polk	O'Malley	Sullivan
Cochran	Kiilsholm	Ossian	Tapscott
Cunningham	Kitner	Palmer	Thordsen
Curran	Kluever	Patton	Tieden
Darrington	Knight	Pierson	Van Roekel
Den Herder	Koch	Poncy	Varley
Diehl	Lee	Radl	Voorhees
Distelhorst	Lipsky	Redfern	Watson
Duffy	Maloney	Reed	Waugh
Dunton	Mayberry	Renda	Winkelman
Edgington	McCray	Roe	Wolfe
Fisher of Greene	McIntyre	Roorda	Wood
Franklin	McNamara	Sanders	Yoder
Freeman	•		

The nays were 14:

Bailey	Gittins	Langland	Peterson of
Caffrey	Hill	McCartney	Woodbury
Conklin	King	Pelton	Welden .
Gallagher	Klein		Mr. Speaker

Absent or not voting 17:

Allen Baringer Beardsley Camp

Coffman

Doderer Fischer of Grundy Hanson of Benton

Holden

Middleswart Millen

Story Van Drie Van Nostrand

Vetter

Shepherd

Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 782, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund provided in chapter four hundred twenty-two (422) of the Code, the sum of three million (3,000,000) dollars, was taken up for consideration.

SENATE FILE 859 SUBSTITUTED FOR HOUSE FILE 782

Edgington of Franklin asked and received unanimous consent to substitute Senate File 859 for House File 782.

Edgington of Franklin asked and received unanimous consent to suspend Rule 29 for the immediate consideration of Senate File 859.

Senate File 859, a bill for an act to appropriate from the general fund of the state of Iowa to the treasurer of state for the moneys and credits tax replacement fund provided in chapter four hundred twenty-two (422) of the Code, the sum of three million (3,000,000) dollars, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?' (S.F. 859)

The ayes were 107:

Andersen Baker Battles Beardsley Bennett Bergman Bowin Breitbach Busch Caffrey Carnahan Christensen Clark Cochran

Allen

Freeman Fullerton Gallagher Gannon Gittins Glenn Graham Grassley

Hanson of Mitchell Harbor Hicklin Hill Hullinger

Johnston of Polk

Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen Nolin O'Malley Johnson of Audubon Ossian Palmer

Kiilsholm

McIntyre

Mensing

Schroeder Shaw Shepherd Miller of Des Moines Smith Sorg Steffen Stokes Strand Stromer Strothman Sullivan Tapscott Thordsen '

> Tieden Van Nostrand

Conklin King Pelton Van Roekel Kitner Peterson of Woodbury Varley Cunningham Voorhees Curran Klein Pierson Poncy Watson Darrington Kluever Radl Waugh Den Herder Knight Diehl Koch Redfern Welden Reed Winkelman Distelhorst Langland Duffv Lee Renda Wolfe Roe Wood Dunton Malonev Mavberry Roorda Yoder Edgington Sanders Mr. Speaker Fisher of Greene McCartnev

Franklin McCray Schmarie

The navs were none.

Absent or not voting 17:

Bailey	Fischer of Grundy	McNamara	Petersen of
Baringer	Hanson of Benton	Middleswart	Dallas
Camp	Holden	Millen	Story
Coffman	Lipsky	Patton	Van Drie
Doderer		•	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 782 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 782 from further consideration by the House.

House File 783, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications, was taken up for consideration.

SENATE FILE 847 SUBSTITUTED FOR HOUSE FILE 783

Edgington of Franklin asked and received unanimous consent to substitute Senate File 847 for House File 783.

Edgington of Franklin moved to suspend Rule 29 for the immediate consideration of Senate File 847.

The motion prevailed.

Senate File 847, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications, was taken up for consideration.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 847)

The ayes were 104:

Andersen	Fisher of Greene	McCartney	Sanders
Baker	Franklin	McCray	Schmarje
Baringer	Freeman	McIntyre	Shaw
Battles	Fullerton	Miller of Des Moines	Shepherd
Beardsley	Gallagher	Miller of Dubuque	Smith
Bennett	Gannon	Miller of Jones	Sorg
Bergman	Gittins	Miller of Page	Stokes
Bowin	Glenn	Moffitt	Strand
Breitbach	Graham	Mohrfeld	Stromer
Caffrey	Grassley	Nelson	Strothman
Carnahan	Hanson of Mitchell	Nielsen	Sullivan
Christensen	Harbor	Nolin	Tapscott
Clark	Hicklin	O'Malley	Thordsen
Cochran	Johnson of Audubon	Ossian	Tieden
Conklin	Kiilsholm	Palmer	Van Nostrand
Cunningham	King	Patton	Van Roekel
Curran	Kitner	Pelton	Varley
Darrington	Klein	Peterson of Woodbury	Voorhees
Den Herder	Kluever	Pierson	Watson
Diehl	Knight	Poncy	Waugh
Distelhorst	Koch	Radl	Welden
Doderer	Langland	Redfern	Winkelman
Duffy	Lee	Reed	Wolfe
Dunton	Lipsky	Renda	Wood
Edgington	Maloney	Roe	Yoder
Fischer of Grundy	Mayberry	Roorda	Mr. Speaker

The mays were 3:

Allen

Hill

Schroeder

Absent or not voting 17:

Bailey Busch Camp Coffman Holden Hullinger

Mensing Middleswart Millen Steffen Story Van Drie Vetter

offman McNamara

Johnston of Polk Millen
McNamara Petersen of Dallas

Hanson of Benton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 783 WITHDRAWN

 $\,^{\rm Edgington}$ of Franklin asked and received unanimous consent to withdraw House File 783 from further consideration by the House.

House File 776, a bill for an act to make appropriations for expenses incurred by the committee established by House Joint Resolution 28, Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state.

SENATE FILE 842 SUBSTITUTED FOR HOUSE FILE 776

Van Nostrand of Pottawattamie asked and received unanimous consent to substitute Senate File 842 for House File 776.

Senate File 842, a bill for an act to make appropriations for expenses incurred by the committee established by House Joint Resolution 28, Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state, was taken up for consideration.

Van Nostrand of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 842 by striking all of Section 4 and inserting in lieu thereof the following:

Sec. 4. This Act being deemed of immediate importance shall take effect and be in full force from and after its publication in The Atlantic News-Telegraph, a newspaper published in Atlantic, Iowa, and the Council Bluffs Nonpareil, a newspaper published in Council Bluffs, Iowa.

The amendment lost.

Cunningham of Story moved to reconsider the vote by which the amendment by Van Nostrand of Pottawattamie lost.

The motion prevailed.

Van Nostrand of Pottawattamie moved the adoption of his amendment.

Roll call was requested by Van Nostrand of Pottawattamie and Schroeder of Pottawattamie.

On the question "Shall the amendment be adopted?"

The ayes were 71:

Allen	Fisher of Greene	McCray	Shepherd
Andersen	Franklin	Mensing	Smith
Bailey	Fullerton	Millen	Sorg
Baringer	Gittins	Miller of Jones	Strand
Battles	Graham	Miller of Page	Stromer
Bennett	Grassley	Moffitt	Strothman
Bergman	Harbor	Nelson	Sullivan
Bowin	Hicklin	Nielsen	Thordsen
Christensen	Johnson of Audubon	Ossian	Van Nostrand
Clark	Kiilsholm	Palmer	Van Roekel
Cochran	King	Patton	Varley
Cunningham	Kitner	Peterson of Woodbury	Watson
Darrington	Klein	Pierson	Waugh
Den Herder	Kluever	Roorda	Winkelman
Diehl	Knight	Sanders	Wood

Distelhorst	
Edgington	

Koch Lee

Schmarje Schroeder Yoder Mr. Speaker

Fischer of Grundy

McCartney Shaw

The nays were 29:

Baker Breitbach Caffrey Carnahan Conklin Doderer Duffy

Dunton

Gannon Glenn Hanson of Mitchell Hill

Johnston of Polk

Langland

Maloney

Mayberry Miller of Des Moines Redfern Miller of Dubuque Mohrfeld Nolin O'Mallev Pelton

Renda Roe Stokes Tapscott Welden

Poncy

Absent or not voting 24:

Beardsley Busch Camp Coffman Curran Freeman

Gallagher Hanson of Benton Holden Hullinger Lipsky McIntyre

McNamara Middleswart Petersen of Dallas Radl Reed

Story Tieden Van Drie Vetter Voorhees Wolfe

The amendment was adopted.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

(S.F. 842)

McCartney

Steffen

The ayes were 100:

Allen

Andersen Bailev Baker Baringer Battles Beardsley Bergman Bowin Breitbach Busch Caffrey Carnahan Clark Conklin Cunningham Curran Darrington

Fisher of Greene Franklin Fullerton Gallagher Gannon Glenn Graham Grasslev Hanson of Mitchell Harbor Hicklin Hill Johnson of Audubon Nolin Kiilsholm King Kitner Klein

Fischer of Grundy

McCray McIntyre Mensing Millen Miller of Des Moines Smith Miller of Dubuque Miller of Jones Miller of Page Moffitt Mohrfeld Nelson Nielsen O'Mallev Ossian Palmer Patton

Roe Roorda Schmarje Shaw Shepherd Stokes Strand Stromer Strothman Sullivan Tapscott Thordsen Van Nostrand Van Roekel Varley Voorhees Watson

Den Herder Kluever Pelton Waugh Diehl Peterson of Woodbury Welden Knight Distelhorst Winkelman Koch Pierson Doderer Langland Poncy Wolfe. Duffy Lee Radl Wood Dunton Malonev Redfern Yoder Edgington Mayberry Renda Mr. Speaker

The nays were 2:

Gittins

Schroeder

Absent or not voting 22:

Steffen Bennett Hanson of Benton Middleswart Camp Holden Petersen of Dallas Story Christensen Hullinger Reed Tieden Cochran Johnston of Polk Sanders Van Drie Vetter Coffman Lipsky Sorg

Freeman McNamara

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 776 WITHDRAWN

Van Nostrand of Pottawattamie asked and received unanimous consent to withdraw House File 776 from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Edgington of Franklin called up for consideration House File 752, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the commission on uniform laws the sum of five thousand two hundred (5,200) dollars, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 752 as follows:

By striking from lines 3 and 4 of the title the words and figures "five thousand two hundred (5,200)" and by inserting in lieu thereof the words and figures "six thousand one hundred (6,100)".

By striking from line 10 the figures "3,000.00" and by inserting in lieu thereof the figures "3,900.00".

By striking from line 13 the figures "5,200.00" and by inserting in lieu thereof the figures "6,100.00".

The motion prevailed and the House concurred.

Edgington of Franklin moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 752)

The ayes were 108:

Allen	Franklin	Mayberry	Schmarje
Andersen	Freeman	McCartney	Schroeder
Bailey	Fullerton	McCray	Shaw
Baker	Gallagher	McIntyre	Shepherd
Battles .	Gannon	Mensing	Smith
Beardsley	Gittins	Miller of Des Moines	Sorg
Bennett	Glenn	Miller of Dubuque	Steffen
Bergman	Graham	Miller of Jones	Stokes
Bowin	Grassley	Miller of Page	Strand
Breitbach	Hanson of Mitchell	Moffitt	Stromer
Busch	Harbor	Mohrfeld	Strothman
Caffrey	Hicklin	Nelson	Sullivan
Carnahan	Hill	Nielsen	Tapscott
Christensen	Hullinger	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Tieden
Cochran	Johnston of Polk	Ossian	Van Nostrand
Conklin	Kiilsholm	Palmer	Van Roekel
Cunningham	King	Patton	Varley
Curran	Kitner	Pelton	Voorhees
Darrington	Klein	Peterson of Woodbury	Watson
Den Herder	Kluever	Pierson	Waugh
Diehl	Knight	Poncy	Welden
Distelhorst	Koch	Redfern	Winkelman
Duffy	Langland	Reed	Wolfe
Dunton	Lee	Renda	Wood
Edgington	Lipsky	Roorda	Yoder
Fisher of Greene	Maloney	Sanders	Mr. Speaker

The mays were none.

Absent or not voting 16:

Baringer	Fischer of Grundy	Middleswart	Roe
Camp .	Hanson of Benton	Millen	Story
Coffman	Holden	Petersen of Dallas	Van Drie
Doderer	McNamara	Radl	Vetter

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 23, 1967, the Governor had approved the following: Senate File 854.

AMENDMENTS FILED

Amend House File 773, Section 34, line four (4), by striking the words and figures "five thousand (5,000)" and substituting in lieu thereof the words and figures "sixthousand eight hundred (6,800)".

Further amend Section 34, line eight (8) and eleven (11), by striking the figures "5,000.00" and inserting in lieu thereof the figures "6,800.00".

MILLER of Des Moines DISTELHORST of Des Moines

Amend Senate File 342 by adding the following new section: "Nothing in this Act shall be construed to impede, limit, or restrict the right of free choice by an individual to the health care or treatment that he may select."

MALONEY of Polk

Amend Senate File 796 as follows:

- 1. Amend section one (1) by striking from line five (5) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 2. Further amend section one (1) by striking from line eight (8) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 3. Further amend section one (1) by striking from line ten (10) the word "municipality" and inserting in lieu thereof the words "governmental subdivision".
- 4. Further amend section one (1) by striking from line twelve (12) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 5. Further amend section one (1) by inserting after the word "Code" in line twenty-one (21) the following: ", and in the case of drainage districts and levee districts, as authorized by section four hundred fifty-five point one hundred thirty-six (455.136) of the Code".

DISTELHORST of Des Moines HICKLIN of Louisa

Amend Senate File 50 by striking in Section one (1) line ten (10) the word and figure "fifteen (15)" and inserting in lieu thereof the word and figure "twenty (20)".

GITTINS of Pottawattamie

Amend the Camp amendment to Senate File 161, filed June 7, as follows:

- 1. Line six (6), by striking the words "or commission" and inserting in lieu thereof the words "of supervisors".
- 2. Lines eight (8) and nineteen (19), by striking the words "or commission" in each instance.
 - 3. Lines twenty (20) and twenty-one (21), by striking the words "or commission".

 BAILEY of Wright
 FISCHER of Grundy
 EDGINGTON of Franklin

Amend House File 773, Section 1, as follows:

1. By striking from line four (4) the words and figures "twenty-five thousand (25,000)" and inserting in lieu thereof the words and figures "twenty-nine thousand (29,000)".

- 2. By striking from line seven (7) the figures "1,530.00" and inserting in lieu thereof the figures "5,530.00".
- 3. By striking from line twelve (12) the figures "25,000.00" and inserting in lieu thereof the figures "29,000.00".

STOKES of Plymouth

Amend Senate File 261 by striking the period at the end of line ten (10) of Section 1 and adding the following:

"and file with the commission at the same time a surety bond in the principal amount of five thousand dollars (\$5,000.00) executed by such broker as principal, and a surety authorized to do business in this state as surety and in such form as shall be approved by the commission. Said bond shall provide that the obligor therein will pay any judgment or judgments which may be recovered against such broker for loss or damages arising from his acts or conduct as a real estate broker or his salesmen in a total or aggregate amount of not more than five thousand dollars (\$5,000.00) in any license year. No member of the commission or any employee thereof shall be eligible to act as agent for the writing of any bond required herein and neither shall any such person be eligible to receive any emolument or commission therefor."

SULLIVAN of Woodbury FISCHER of Grundy

Amend House File 778 as follows:

- 1. By adding to section two (2) the following additional sub paragraph:
- "3. Strike Rule 381 as it appears on pages one hundred eighty (180) and one hundred eighty-one (181) of the house journal and on page one hundred seventy-eight (178) of the senate journal and insert in lieu thereof the following:

'Rule 381. Hearing, jury.

- (a) The time for appearance shall be the time for hearing, unless a continuance has been granted under Rule 380. The hearing shall be to the court, unless a jury is demanded, shall be simple and informal, and shall be conducted by the court itself, without regard to technicalities of procedure; but the decision must be based on substantial evidence. The court shall swear the parties and their witnesses, and examine them in such way as to bring out the truth. The parties may participate, either personally or by attorney. The court may continue the hearing from time to time if justice requires. The proceedings shall not be reported unless a party provides a reporter at his own expense or the parties by agreement cause the proceedings to be electronically reported, but there shall be no delay for such purpose.
- '(b) Jury trial is waived unless written demand therefor is filed by a party on or before the time for appearance. Upon such demand the court shall grant a continuance to a day certain. The jury shall consist of six jurors. The clerk shall select eight jurors by lot from the regular panel or additions thereto. Each party shall have the right to peremptorily challenge two jurors and strike off one juror. After all challenges have thus been exercised or waived, and two jurors have been stricken from the list, the clerk shall read the names of the six jurors remaining who shall constitute the jury selected. The court's instructions to the jury may be oral.'"
- 2. Further amend House File 778 by adding after the word "court" appearing in line three (3) of section three (3) the words "and as amended by this act".

HICKLIN of Louisa

Amend House File 773 as follows:

- 1. Section 13, lines 6 and 7, by striking the words and figures "ninety-two thousand five hundred sixty-eight (92,568)" and by inserting in lieu thereof "ninety-three thousand five hundred sixty-eight (93,568)".
- 2. Section 13, lines 13 and 30 by striking the figures "92,568.00" and inserting in lieu thereof "93,568.00".
- 3. Further amend Section 13, line 17, by striking the words and figures "twelve thousand (12,000.00)" and inserting in lieu thereof "thirteen thousand (13,000.00)".
- 4. Section 49, lines 3 and 4, by striking the words and figures 'minety-eight thousand seven hundred ninety (98,790)' and inserting in lieu thereof 'minety-five thousand seven hundred ninety (95,790)'.
- 5. Section 49, line 12, by striking the figures "98,790,00" and inserting in lieu thereof "95,790,00".
- 6. Further amend Section 49, line 6, by striking the figures "12,000.00" and inserting in lieu thereof "9,000.00".
- 7. Further amend Section 49, line 13, by striking the figures "1,123,970.00" and inserting in lieu thereof "1,120,970.00".

BENNETT of Polk

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Tuesday, June 27, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Tuesday, June 27, 1967.

The House met pursuant to adjournment, Harbor of Mills in the chair.

Prayer was offered by the Reverend Wayne A. Fisher, pastor of the United Presbyterian Church, Gibson, Iowa.

The Journal of June 26 was approved.

INTRODUCTION OF BILLS

House File 788, by Committee on Appropriations, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the state of Iowa to the department of public instruction for participation in said Act.

Read first time and placed on the appropriations calendar.

House File 789, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of lowa three million four hundred thousand (3,400,000) dollars to the department of public instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code.

House File 790, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended.

Read first time and placed on the appropriations calendar.

House File 791, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa one hundred ten thousand (110,000) dollars to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended.

Read first time and placed on the appropriations calendar.

House File 792, by Committee on Appropriations, a bill for an act to appropriate from the state of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A) of the Code.

Read first time and placed on the appropriations calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 31, a bill for an act relating to inheritance taxes.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 865, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 280, a bill for an act providing for an optional form of municipal government.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 364, a bill for an act relating to the fee for a class "C" beer permit.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 201, a bill for an act relating to bonded warehouses for agricultural products.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 857, a bill for an act creating the general contingent fund of the state.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 485, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands along federal-aid interstate and primary highways.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 201

Amend House File 201 as follows:

1. By striking all after the enacting clause and by inserting in lieu thereof $t^{\mbox{\scriptsize the}}$ following:

Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:

- 1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quantity or quality of agricultural products stored, the commission shall have the authority to, and may require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."
- 2. By striking from line eleven (11) the word "three" and by inserting in lieu thereof the word "six".
- Sec. 2. Section five hundred forty-three point eleven (543,11), Code 1966, is hereby amended by striking all of said section after the figures "543,15" in line fifteen (15) and by inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.

"Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commission within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouse immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation, by the commission. Such notice to each receipt holder shall be sent by ordinary mail to the last known address of each receipt holder. The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. "Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:
 - 1. By inserting in line seven (7) following the word "state" the following:

'No bond shall be cancelled by the surety on less than ninety (90) days notice by certified mail to the commission and the principal.'

2. By adding at the end thereof the following:

'Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman."

- Sec. 4. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:
 - 1. By adding at the end thereof the following:

"Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

"The agreement in addition to such other information as may be required shall contain the following:

- "1. The seller's, or depositor's, name and address.
- "2. The conditions of delivery.
- "3. The amount and kind of grain delivered.
- "4. The price per bushel or basis of value.
- "5. The date payment is to be made."

"Such agreement must be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."

- 2. By striking from line fourteen (14) the word "ten" and by inserting in lieu thereof the word "thirty".
- 3. By striking from line sixteen (16) the word "nine" and by inserting in lieu thereof the word "twenty-nine".
- 4. By striking from line seventeen (17) the word "tenth" and by inserting in lieu thereof the word "thirtieth".
- 5. By striking from line twenty-six (26) the word "ten" and by inserting in lieu thereof the word "thirty".
- 6. By striking all after the period in line sixty-five (65) through the period in line seventy-two (72).
- Sec. 5. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:

- 1. By inserting in line sixteen (16) following the word "commission." the following:
- "No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file."
 - 2. By striking the last sentence and by inserting in lieu thereof the following:
 - "Claimants against such insurance shall have precedence in the following order:
- ${}^{\prime\prime}1.$ Holders of warehouse receipts other than the warehouseman and owners of bulk grain other than the warehouseman.
 - "2. Owners of all other agricultural products as their interests appear.
 - "3. Warehousemen who have warehouse receipts.
 - "4. Warehousemen owners of bulk grain."
- Sec. 6. Section five hundred forty-three point seven (543.7), Code 1966, is hereby repealed.
- Sec. 7. Section five hundred forty-three point thirty-three (543.33), Code 1966, is hereby amended by adding a new subsection as follows:
- "For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."
- Sec. 8. Section five hundred forty-three point thirty-five (543.35), Code 1966, line nine (9), is hereby amended by striking the word "always" and by inserting after the word "available" the words "for the six previous years".
- Sec. 9. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding the following new sections thereto:
- "Failure to pay the annual fee provided for in section five hundred forty-three point thirty-three (543.33) of the Code on or before the date the same shall become due shall cause a license to terminate. The annual fee shall become due on June 30 each year.
- "Nothing in this chapter shall be construed to imply any guarantee or obligation on the part of the state of lowa, or any of its agencies, employees or officials, either elective or appointive, in respect of any agreement or undertaking to which the provisions of this chapter relate."
- Sec. 10. Section five hundred forty-three point twenty-eight (543.28), Code 1966, is hereby amended by striking from lines twenty-six (26) and twenty-seven (27) the words "issuance of the warehouse receipt" and by inserting in lieu thereof the words "delivery to the warehouse"

- Sec. 11. Section five hundred forty-three point thirteen (543.13), subsection one (1), Code 1966, is hereby amended by striking all of such subsection after the word "follows;" in line five (5) and inserting in lieu thereof the following:
- "a. For intended storage of bulk grain in any quantity less than twenty thousand (20,000) bushels, the minimum amount of the bond shall be six thousand (6,000) dollars plus one thousand (1,000) dollars for each two thousand (2,000) bushels or fraction thereof in excess of twelve thousand (12,000) bushels up to a total of twenty thousand (20,000) bushels.
- "b. For intended storage of bulk grain in any quantity not less than twenty thousand (20,000) bushels and not more than fifty thousand (50,000) bushels, the minimum amount of the bond shall be ten thousand (10,000) dollars plus one thousand (1,000) dollars for each three thousand (3,000) bushels or fraction thereof in excess of twenty thousand (20,000) bushels up to a total of fifty thousand (50,000) bushels.
- 'c. For intended storage of bulk grain in any quantity not less than fifty thousand (50,000) bushels and not more than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty thousand (20,000) dollars plus one thousand (1,000) dollars for each four thousand (4,000) bushels or fraction thereof in excess of fifty thousand (50,000) bushels up to a total of seventy thousand (70,000) bushels.
- 'd. For intended storage of bulk grain in any quantity not less than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-five thousand (25,000) dollars plus one thousand (1,000) dollars for each five thousand (5,000) bushels or fraction thereof in excess of seventy thousand (70,000) bushels."
- Sec. 12. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding thereto the following:
- "A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:
- 1. He must obtain from such warehouseman a non-negotiable warehouse receipt and such receipt must show clearly the following notation: 'held in trust for' (customer's name and address).
- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has grain stored under the provisions of this section."

CONSIDERATION OF BILLS SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 397, a bill for an act relating to the compensation of park commissioners, with report of committee recommending passage, was taken up for consideration.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 397)

The aves were 79:

Shepherd Distelhorst Mayberry Allen Smith Dunton McIntyre Andersen Sorg Mensing Edgington Bailey · Middleswart Steffen Baker Fisher of Greene Miller of Des Moines Stokes Battles Franklin Miller of Dubuque Strand Beardsley Freeman Miller of Jones Strothman Bergman Fullerton Moffitt Tapscott Rowin Gallagher Van Drie Breithach Gittins Mohrfeld Van Roekel Busch Graham Mowry Varlev Hanson of Benton Nelson Caffrev Voorhees Camp Hanson of Mitchell Nielsen Watson Carnahan Palmer Hicklin Clark Patton Waugh Hill Welden Conklin Johnson of Audubon Pelton Winkelman Cunningham Radl Kiilsholm Wolfe Curran Kitner Sanders Yoder Darrington Schmarie Knight Mr. Speaker Den Herder Schroeder Langland Diehl Shaw Lee

The nays were none.

Holden

Absent or not voting 45:

Baringer	Hullinger	Millen	Renda
Bennett	Johnston of Polk	Miller of Page	Roe
Christensen	King	Nolin	Roorda
Cochran	Klein	O'Malley	Story
Coffman	Kluever	Ossian	Stromer
$\mathtt{Doderer}$	Koch	Petersen of Dallas	Sullivan
Duffy	Lipsky	Peterson of Woodbury	Thordsen
Fischer of Grundy	Maloney	Pierson	Tieden
Gannon	McCartney	Poncy	Van Nostrand
Glenn	McCray	Redfern	Vetter
Grassley	McNamara	Reed	Wood

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 441, a bill for an act relating to duties and powers of the Iowa state commerce commission, was taken up for consideration.

Clark of Crawford moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 441)

The ayes were 78:

Allen Dunton Mayberry Shaw McIntyre Smith Andersen Edgington Fisher of Greene Mensing Bailey Sorg Franklin Miller of Dubuque Baker Steffen Battles Freeman Miller of Jones Stokes Beardsley Fullerton Moffitt Strand Strothman Gallagher Mohrfeld Bergman Bowin Gittins Mowry Tapscott Van Drie Breitbach Graham Nelson Hanson of Benton Van Roekel Busch Nielsen Caffrey Hanson of Mitchell Ossian Varlev Carnahan Voorhees Hicklin Palmer Watson Clark Hill Patton Conklin Johnson of Audubon Pelton Waugh Welden Cunningham Kiilsholm Pierson Curran Kitner Renda Winkelman Wolfe Darrington Knight Sanders Schmarie Yoder Den Herder Langland Diehl Lee Schroeder Mr. Speaker Distelhorst Maloney

The nays were none.

Absent or not voting 46:

Baringer	Holden	Millen	Roe
Bennett	Hullinger	Miller of Des Moines	Roorda
Camp	Johnston of Polk	Miller of Page	Shepherd
Christensen	King	Nolin	Story
Cochran	Klein	O'Malley	Stromer
Coffman	Kluever	Petersen of Dallas	Sullivan
Doderer	Koch	Peterson of Woodbury	Thordsen
Duffy	Lipsky	Poncy	Tieden
Fischer of Grundy	McCartney	Radl	Van Nostrand
Gannon	McCray	Redfern	Vetter
Glenn	McNamara	Reed	Wood
Grassley	Middleswart		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 297, a bill for an act relating to off-year terms of certain public officers which terms begin one year later than the next January following their election, was taken up for consideration.

Bowin of Black Hawk offered the following amendment filed by Distelhorst of Des Moines and Bowin of Black Hawk and moved its adoption:

Amend Senate File 297, Section 1, line fourteen (14) by striking the words "to be determined by the board," and inserting the following: "to be specified on the ballot as determined by the board,":

The amendment was adopted.

Bowin of Black Hawk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 297)

The ayes were 104:

Allen	Figohom of Counder	I aa	D 3.
	Fischer of Grundy	Lee	Renda
Andersen	Fisher of Greene	Lipsky	Roe
Bailey	Franklin	Maloney	Roorda
	Freeman	McCartney	Sanders
Baringer	Fullerton	McCray	Schmarje
Battles	Gallagher	McNamara	Schroeder
Beardsley	Gannon	Mensing	Shaw
Bergman	Gittins	Middleswart	Shepherd
Bowin	Glenn	Miller of Des Moines	Smith
Breitbach	Graham	Miller of Dubuque	Steffen
Busch	Grassley	Miller of Jones	Stokes
Caffrey	Hanson of Benton	Moffitt	Strand
Camp	Hanson of Mitchell	Mohrfeld	Stromer
Carnahan	Hicklin	Mowry	Strothman
Christensen	Hill	Nelson	Sullivan
Clark	Holden	Nielsen	Tapscott
Coffman	Hullinger	Nolin	Thordsen
Conklin	Johnson of Audubon		Van Drie
Cunningham	Johnston of Polk	Ossian	Varley
Darrington	Kiilsholm	Patton	Voorhees
Den Herder	King	Pelton	Watson
Diehl	Kitner	Peterson of Woodbury	Waugh
Distelhorst	Klein	Piei son	Welden
Doderer	Knight	Poncy	Wolfe
Dunton	Koch	Redfern	Yoder
Edgington	Langland	Reed	Mr. Speaker

The nays were none.

Absent or not voting 20:

Bennett	Mayberry	Petersen of Dallas	Van Nostrand
Cochran	McIntyre	Radl	Van Roekel
Curran	Millen	Sorg	Vetter
Duffy	Miller of Page	Story	Winkelman
Kluever	Palmer	Tieden	Wood

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 161, a bill for an act to amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys.

Camp of Clinton offered the following amendment filed by him:

Amend Senate File 161 by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section three hundred fourteen point nine (314.9), Code 1966, is hereby repealed and the following enacted in lieu thereof:

"The board or commission in control of any highway or highway system or the engineer, or any other authorized person employed by said board or commission, may after thirty days written notice by restricted certified mail addressed to the owner and also to the occupant, enter upon private land for the purpose of making surveys, soundings, drillings, appraisals and examinations as it deems appropriate or necessary to determine the advisability or practicability of locating and constructing a highway thereon or for the purpose of determining whether gravel or other material exists on said land of suitable quality and in sufficient quantity to warrant the purchase or condemnation of said land or part thereof. Such entry, after notice, shall not be deemed a trespass, and the board or commission may be aided by injunction to insure peaceful entry. The board or commission shall pay actual damages caused by such entry, surveys, soundings, drillings, appraisals or examinations.

"Any damage caused by such entry, surveys, soundings, drillings, appraisals or examinations shall be determined by agreement or in the manner provided for the award of damages in condemnation of land for highway purposes. No such soundings or drillings shall be done within twenty rods of the dwelling house or buildings on said land without written consent of owner."

Bailey of Wright offered the following amendment to the amendment and moved its adoption:

Amend the Camp amendment to Senate File 161, filed June 7, as follows:

The amendment to the amendment was adopted.

- 1. Line six (6), by striking the words "or commission" and inserting in lieu thereof the words "of supervisors".
- 2. Lines eight (8) and nineteen (19), by striking the words "or commission" in each instance.
 - 3. Lines twenty (20) and twenty-one (21), by striking the words "or commission".

Bailey of Wright asked and received unanimous consent to withdraw his amendment to the Camp amendment filed June 15, 1967 and found on page 2045 of the House Journal.

Bailey of Wright asked and received unanimous consent to withdraw his amendment to the Camp amendment filed June 23, 1967 and found on page 2245 of the House Journal.

Camp of Clinton moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Fischer of Grundy asked and received unanimous consent to withdraw his amendment filed March 9, 1967 and found on page 586 of the House Journal.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 161)

The ayes were 87:

Allen	Fisher of Greene	McNamara	Schmarje
Andersen	Freeman	Mensing	Schroeder
Bailey	Fullerton	Middleswart	Shaw
Baker	Gallagher	Miller of Des Moines	Smith
Battles	Gittins	Miller of Dubuque	Stokes
Bergman	Glenn	Miller of Jones	Strand
Bowin	Graham	Miller of Page	Stromer
Busch	Grassley	Moffitt	Strothman
Caffrey	Hanson of Mitchell	Mohrfeld	Thordsen
Camp	Hicklin	Mowry	Tieden
Carnahan	Hill	Nelson	Van Drie
Christensen	Holden	Nielsen	Van Roekel
Clark	Hullinger	Nolin	Varley
Coffman	Johnson of Audubon	Ossian	Voorhees
Cunningham	Kiilsholm	Patton	Watson
Darrington	King	Pelton	Waugh
Den Herder	Kitner	Peterson of Woodbury	Welden
Diehl	Klein	Poncy	Winkelman
Distelhorst	Knight	Reed	Wolfe
Dunton	Lee	Renda	Yoder
Edgington	Lipsky	Roe	Mr. Speaker
Fischer of Grundy	McCray	Sanders	-

The nays were 14:

Beardsley	Curran	McIntyre	Shepherd
Bennett	Franklin	Radl	Sorg
Breitbach	. Hanson of Benton	Redfern	Tapscott
Conklin	Maloney		

Absent or not voting 23:

Baringer Kluever O'Malley Story

Sullivan Cochran Koch Palmer Langland Petersen of Dallas Van Nostrand Doderer Duffy Mayberry Pierson Vetter McCartney Roorda Wood Gannon Millen Steffen Johnston of Polk

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

The House resumed consideration of Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions.

Distelhorst of Des Moines offered the following amendment filed by him and moved its adoption:

Amend Senate File 796 as follows:

- 1. Amend section one (1) by striking from line five (5) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 2. Further amend section one (1) by striking from line eight (8) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 3. Further amend section one (1) by striking from line ten (10) the word "municipality" and inserting in lieu thereof the words "governmental subdivision".
- 4. Further amend section one (1) by striking from line twelve (12) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 5. Further amend section one (1) by inserting after the word "Code" in line twenty-one (21) the following ", and in the case of drainage districts and levee districts, as authorized by section four hundred fifty-five point one hundred thirty-six (455.136) of the Code".

The amendment was adopted.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 796)

The ayes were 81:

Allen	Gallagher	McCartney	Renda
Andersen	Gittins	McCray	Roe
Baker	Glenn	McIntyre	Schmarje
Battles	Grassley	McNamara	Shaw
Beardsley	Hanson of Benton	Middleswart	Shepherd
Bergman	Hanson of Mitchell	Miller of Des Moines	Sorg
Breitbach	Hicklin	Miller of Dubuque	Steffen
Caffrey	Hill	Miller of Jones	Stromer
Camp	Holden	Moffitt	Strothman
Carnahan	Hullinger	Mowry	Tapscott
Clark	Johnson of Audubon	Nelson	Thordsen
Coffman	Johnston of Polk	Nielsen	Tieden
Conklin	Kiilsholm	Palmer	Van Drie

Van Roekel Patton King Cunningham Varley Kitner Pelton Curran Peterson of Woodbury Watson Klein Darrington Waugh Knight Pierson Distellhorst Wolfe Langland Radi Dunton Yoder Lee Redfern Fisher of Greene Mr. Speaker Lipsky Reed Franklin

Fullerton

The nays were 14:

BuschGrahamPoncyStrandChristensenMiller of PageSchroederWeldenDiehlNolinStokesWinkelmanFischer of GrundyOssian

Absent or not voting 29:

Mensing Smith Bailey Edgington Story Baringer Freeman Millen Sullivan Bennett Mohrfeld Gannon Van Nostrand Rowin O'Mallev Kluever Vetter Cochran Koch Petersen of Dallas Den Herder Roorda Voorhees Malonev Doderer Sanders Wood Mayberry Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration House File 758, a bill for an act to appropriate from the general fund of the state of Iowa for the capital improvements for institutions under the board of control of state institutions, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of control, the governor, and the state comptroller, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 758 as follows:

By inserting in section 1, subsection 2, line 6, after the word "council" the following:

(such funds to be used only for the planning, contracting, constructing, and equipping of any building or buildings used for detaining, care, and treatment of men and shall not include any funds for any building to be used for administrative purposes.)

The motion prevailed and the House concurred.

Den Herder of Sioux moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 758)

The ayes were 99:

Allen	Edgington	McCray	Sanders
Andersen	Fisher of Greene	McIntyre	Schmarje
Bailey	Franklin	McNamara	Schroeder
Baker	Freeman	Mensing	Shaw
Battles	Fullerton	Middleswart	Shepherd
Beardsley	Gallagher	Miller of Des Moines	Smith
Bennett	Gittins	Miller of Dubuque	Sorg
Bergman	Glenn	Miller of Jones	Stokes
Bowin	Graham	Moffitt	Strand
Breitbach	Grassley	Mohrfeld	Stromer
Busch	Hanson of Benton	Mowry	Strothman
Caffrey	Hanson of Mitchell	Nelson	Tapscott
Camp	Hicklin	Nielsen	Thordsen
Carnahan	Holden	Nolin	Tieden
Christensen	Hullinger	Ossian	Van Drie
Clark	Johnson of Audubon	Palmer	Van Roekel
Coffman	Johnston of Polk	Patton	Varley
Conklin	Kiilsholm	Pelton	Watson
Cunningham	King	Peterson of Woodbury	Waugh
Curran	Kitner	Pierson	Welden
Darrington	Klein	Radl	Winkelman
Den Herder	Knight	Redfern	Wolfe
Diehl	Lee	Reed	Yoder
Distelhorst	Maloney	Renda	Mr. Speaker
Dunton	Mayberry	Roe	

The nays were none.

Absent or not voting 25:

Baringer	Kluever	Miller of Page	Story
Cochran	Koch	O'Malley	Sullivan
Doderer	Langland	Petersen of Dallas	Van Nostrand
Duffy	Lipsky	Poncy .	Vetter
Fischer of Grundy	McCartney	Roorda	Voorhees .
Gannon	Millen	Steffen	Wood
Hill			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Miller of Des Moines called up for consideration House File 364, a bill for an act relating to the fee for a class "C" beer permit, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 364 as follows:

By striking in line 7 the word "may" and inserting in lieu thereof the word "shall"

By adding thereto the following:

"No class 'C' permit fee shall exceed the fee as established by the issuing authority for class 'B' permits."

The motion prevailed and the House concurred.

Miller of Des Moines moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 364)

The ayes were 91:

Allen	Franklin	McNamara	Schmarje
Andersen	Freeman	Mensing	Schroeder
Baker	Fullerton	Middleswart	Shaw
Battles	Gallagher	Miller of Des Moines	Shepherd
Beardsley	Glenn	Miller of Dubuque	Smith
Bennett	Graham	Miller of Jones	Sorg
Bergman	Grassley	Moffitt	Stokes
Bowin	Hanson of Benton	Mohrfeld	Strand
Breitbach	Hanson of Mitchell	Mowry	Stromer
Caffrey	Hicklin	Nelson	Strothman
Camp	Hill	Nielsen	Tapscott
Carnahan	Holden	Nolin	Thordsen
Christensen	Johnson of Audubon	Ossian	Tieden
Clark	Kiilsholm	Palmer	Van Drie
Coffman	King	Patton	Varley
Cunningham	Kitner	Pelton	Watson
Curran	Klein	Peterson of Woodbury	Waugh
Darrington	Knight	Pierson	Welden
Den Herder	Lee	Poncy	Winkelman
Distelhorst	Lipsky	Redfern	Wolfe
Dunton	Mayberry	Reed	Yoder
Edgington	McCray	Renda	Mr. Speaker
1737 - 1			

Fisher of Greene The nays were 2:

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Bailey

Maloney

McIntyre

Absent or not voting 31:

Baringer Busch Cochran Conklin Diehl Doderer Duffy	Gannon Gittins Hullinger Johnston of Polk Kluever Koch Langland	Millen Miller of Page O'Malley Petersen of Dallas Radl Roorda Sanders	Story Sullivan Van Nostrand Van Roekel Vetter Voorhees Wood
Fischer of Grundy	McCartney	Sanders Steffen	Wood

Roe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 563 RECONSIDERED

Johnston of Polk called up for consideration his motion to reconsider the vote by which the House refused to concur in the Senate amendment to House File 563, filed May 26 and found on page 1673 of the House Journal.

Johnston of Polk moved to reconsider the vote by which the House refused to concur in the Senate amendments to House File 563.

The motion prevailed.

House File 553, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit, and the Senate amendment found on pages 1635-37 of the House Journal of May 25, was taken up for consideration.

Johnston of Polk offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 563 in Section two as follows:

- 1. In line 25 strike the word "not".
- 2. In line 30 strike the period and insert the following: ", and is not entitled to indemnification."
- 3. In line 47 strike the word "or" and insert the following: "fraud or other civil or criminal".
- 4. In line 48 insert a period after the word "corporation" and strike the rest of the subsection.
 - 5. Strike all of subsection 5 and renumber the remaining subsections.

Division was requested.

Divisions 1, 3, 4 and 5 of the amendment were adopted.

Division 2 of the amendment lost.

Johnston of Polk moved that the House concur in the Senate amendment as amended.

The motion prevailed and the House concurred in the Senate amendment as amended.

Johnston of Polk moved that the bill, as amended by the Senate and further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?"

The ayes were 102:

Allen	Freeman	McIntyre	Roe
Andersen	Fullerton	McNamara	Sanders
Bailey	Gallagher	Mensing	Schmarje
Baker	Gannon	Middleswart	Schroeder

Gitting Miller of Des Moines Shaw **Battles** Glenn Miller of Dubuque Shepherd Beardsley Graham Miller of Jones Smith Bergman Moffitt Steffen Grassley Bowin Hanson of Benton Breitbach Mohrfeld Stokes Hanson of Mitchell Strand Busch Mowry Caffrey Hicklin Nelson Stromer Hill Nielsen Carnahan Strothman Nolin Sullivan Christensen Holden Clark Tapscott Hullinger O'Mallev Coffman Johnson of Audubon Ossian Thordsen Conklin Johnston of Polk Palmer Tieden Patton Cunningham Kiilsholm Van Drie Curran Kitner Pelton Varley Den Herder Klein Peterson of Woodbury Voorhees Diehl Knight Pierson Watson Distelhorst Koch Poncy Welden Doderer Langland Radl Winkelman Dunton Lee Redfern Wolfe Fischer of Grundy Reed Yoder Maloney Fisher of Greene McCartney Renda Mr. Speaker Franklin McCrav

The nays were none.

Absent or not voting 22:

Baringer	Edgington	Miller of Page	Van Nostrand
Bennett	King	Petersen of Dallas	Van Roekel
Camp	Kluever	Roorda	Vetter
Cochran	Lipsky	Sorg	Waugh
Darrington	Mayberry	Story	Wood
Duffy	Millen	•	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE CONCURRENT RESOLUTION 52

Nelson of Cherokee called up for consideration Senate Concurrent Resolution 52, found on page 2105 of the House Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

SENATE FILE 302 REFERRED TO APPROPRIATIONS

Speaker Baringer in the chair at 11:40 a.m.

Senate File 302, a bill for an act to provide a unified trial court consisting of district court commissioners and district court judges all as a district court system and to abolish certain courts and tribunals inferior thereto, with report of committee without recommendation, was taken up for consideration.

Mowry of Marshall moved that Senate File $302\,\mathrm{be}\,$ referred to the appropriations committee.

Roll call was requested by Mowry of Marshall and Sullivan of Woodbury.

Rule 69 was invoked.

On the question "Shall Senate File 302 be referred to the appropriations committee?" $^{\prime\prime}$

The ayes were 73:

Allen	Freeman	McCartney	Schroeder
Battles	Fullerton	McCray	Shepherd
Bergman	Gittins	McNamara	Smith
Busch	Glenn	Mensing	Stokes
Caffrey	Graham	Miller of Dubuque	Strand
Camp	Grassley	Miller of Jones	Stromer
Carnahan	Hanson of Benton	Mohrfeld	Strothman
Christensen	Hanson of Mitchell	Mowry	Sullivan
Clark	Harbor	Nelson	Thordsen
Cochran	Hill	Nielsen	Tieden
Coffman	Holden	Ossian	Van Drie
Cunningham	Johnson of Audubon	Patton	Van Roekel
Curran	Kiilsholm	Peterson of Woodbury	Watson
Darrington	King	Pierson	Waugh
Den Herder	Kitner	Poncy	Welden
Diehl	Knight	Radl	Winkelman
Edgington	Koch	Sanders	Wolfe
Fischer of Grundy	Langland	Schmarje	Yoder
Fisher of Greene			

The nays were 40:

Andersen	Gallagner	Millen	Renda
Baker	Gannon	Miller of Des Moines	Roe
Beardsley	Hicklin	Miller of Page	Roorda
Bowin	Johnston of Polk	Moffitt	Shaw
Breitbach	Klein	Nolin	Sorg
Conklin	Lee	O'Malley	Tapscott
Distelhorst	Lipsky	Palmer	Van Nostrand
Doderer	Maloney	Pelton	Varley
Dunton	McIntyre	Redfern	Voorhees
Franklin	Middleswart	Reed	Mr. Speaker

Absent or not voting 11:

Bailey	Hullinger	Petersen of Dallas	Vetter
Bennett	Kluever	Steffen	Wood
Duffy	Mavherry	Story	

The motion prevailed.

On motion by Millen of Van Buren the House recessed until 2 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

SENATE MESSAGES CONSIDERED

Senate File 485, a bill for an act to control and regulate the erection and maintenance of outdoor advertising on lands adjacent to the federal-aid interstate and primary highways, to provide for administration and promulgation of necessary rules by the state highway commission, and to amend section four hundred twenty-two point sixty-two (422.62) of the Code.

Read first time and referred to sifting committee.

Senate File 857, a bill for an act creating the general contingent fund of the state for the biennium beginning July 1,1967 and ending June 30, 1969 and appropriating thereto the sum of one million eight hundred thousand (1,800,000) dollars from the general fund of the state, specifying the purposes for which the appropriation may be used.

Read first time and referred to committee on appropriations.

Senate File 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing.

Read first time and referred to committee on appropriations.

Senate File 31, a bill for an act relating to inheritance taxes.

Read first time and referred to sifting committee.

Senate File 865, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor.

Read first time and referred to committee on appropriations.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has refused to concur in the House Amendment to the following bill in which the concurrence of the Senate was asked:

Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions.

AL MEACHAM, Secretary

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, was taken up for consideration.

Glenn of Polk offered the following amendment filed by him:

Amend Senate File 283 by striking all after the enacting clause and by inserting in lieu thereof the following:

Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby amended as follows:

- 1. By striking from line thirty-three (33) the word "eight" and by inserting in lieu thereof the word "nine" (9).
- 2. By striking from line sixty-five (65), the word "four" and by inserting in lieu thereof the word "five (5)".

Glenn of Polk offered the following amendment filed by him to the amendment and moved its adoption:

Amend Senate File 283 by amending the Glenn amendment dated May 23, 1967, by adding a new subsection thereto as follows:

3. By striking from line thirty-six (36) the word "four" and inserting in lieu thereof the word "five" (5).

The amendment to the amendment was adopted.

Glenn of Polk moved the adoption of the amendment as amended.

The amendment as amended lost.

Kluever of Cass asked and received unanimous consent to withdraw his amendment filed June 19, 1967 and found on page 2119 of the House Journal.

Diehl of Buena Vista offered the following amendment filed by him:

Amend Senate File 283 as follows:

1. By striking section one (1) and inserting the following in lieu thereof:

"Section 1. Section six hundred four point eight (604.8), Code 1966, is hereby repealed and the following enacted in lieu thereof:

'For judicial purposes the state is hereby divided into eighteen (18) judicial districts as follows:

The first district shall consist of the counties of Lee, Henry, Des Moines and Louisa.

The second district shall consist of the counties of Lucas, Monroe, Wapello, Jefferson, Davis, Van Buren and Appanoose.

The third district shall consist of the counties of Wayne, Decatur, Clarke, Union, Ringgold, Taylor and Adams.

The fourth district shall consist of the counties of Woodbury and Monona.

The fifth district shall consist of the counties of Dallas, Guthrie, Adair, Madison, Warren and Marion.

The sixth district shall consist of the counties of Jasper, Poweshiek, Mahaska, Keokuk and Washington.

The seventh district shall consist of the counties of Dubuque, Muscatine, Scott, Clinton and Jackson.

The eighth district shall consist of the counties of Iowa, Johnson, Linn, Jones and Cedar.

The ninth district shall consist of the county of Polk.

The tenth district shall consist of the counties of Delaware, Buchanan, Black Hawk and Grundy.

The eleventh district shall consist of the counties of Story, Boone, Webster, Hamilton, Hardin, Franklin and Wright.

The twelfth district shall consist of the counties of Bremer, Butler, Floyd, Mitchell, Worth, Cerro Gordo, Hancock and Winnebago.

The thirteenth district shall consist of the counties of Clayton, Allamakee, Fayette, Winneshiek, Howard and Chickasaw.

The fourteenth district shall consist of the counties of Buena Vista, Clay, Palo Alto, Kossuth, Emmet, Dickinson, Humboldt and Pocahontas.

The fifteenth district shall consist of the counties of Pottawattamie, Cass, Shelby, Audubon, Montgomery, Mills, Page, Fremont and Harrison.

The sixteenth district shall consist of the counties of Ida, Sac, Calhoun, Crawford, Carroll and Greene.

The seventeenth district shall consist of the counties of Tama, Benton and Marshall.

The eighteenth district shall consist of the counties of Cherokee, O'Brien, Osceola, Lyon, Sioux and Plymouth,' ''

- 2. By striking from line four (4) of section three (3) "each of the" and inserting in lieu thereof the words "the first, seventh and eighth".
- 3. By striking from line three (3) of section four (4) the word "each" and inserting in lieu thereof the words "the first, seventh, and eighth" and by striking the word "district" in line four (4) of section four (4) and substituting in lieu thereof the word "districts".

 $\mbox{\it McCartney}$ of Floyd offered the following amendment to the amendment and moved its adoption:

Amend the Diehl amendment, dated June 13, 1967, to Senate File 283 as follows:

- 1. Section 1, strike from line twenty (20) the word "Dubuque".
- 2. Section 1, strike from line twenty-five (25) the word "Delaware".
- 3. Section 1, insert in line thirty-two (32) after the word "Clayton," the words "Dubuque, Delaware,".

The amendment to the amendment was adopted.

Diehl of Buena Vista moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Shaw of Scott offered the following amendment filed by her and moved its adoption:

Amend Senate File 283, Section 2, line eighteen (18) by inserting after the word "judgeship." the following sentence:

The term "civil and criminal filings" shall include the number of filings of cases

specified in section six hundred two point twenty-five (602.25) of the Code and the filings of the juvenile docket during the time municipal courts exist within the district.

The amendment lost.

Van Drie of Story offered the following amendment and moved its adoption:

Amend Senate File 283 by striking Section Seven (7).

The amendment was adopted.

Renda of Polk asked and received unanimous consent to withdraw his amendment filed June 16, 1967 and found on page 2084 of the House Journal.

Cochran of Webster offered the following amendment filed by him:

Amend Senate File 283 as follows:

By adding the following new section thereto:

"Section forty-six point six (46.6), Code 1966, is hereby amended by adding at the end thereof the following: "Such chairman, however, shall not be allowed a vote in the selection of nominees."

Diehl of Buena Vista rose on a point of order that the amendment was not germane. The Speaker ruled the point not well taken and that the amendment was germane.

Cochran of Webster moved the adoption of his amendment.

The amendment lost.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 283) The ayes were 101;

Allen	Fisher of Greene	McCartney	Renda
Andersen	Franklin	McIntyre	Roorda
Baker	Gallagher	Mensing	Schmarje
Battles	Gannon	Middleswart	Schroeder
Beardsley	Gittins	Millen	Shaw
Bennett	Glenn	Miller of Des Moines	Shepherd
Bergman	Graham	Miller of Dubuque	Smith
Bowin	Grassley	Miller of Jones	Sorg
Breitbach	Hanson of Benton	Miller of Page	Steffen
Busch	Hanson of Mitchell	Moffitt	Stokes
Caffrey	Harbor	Mohrfeld	Strand
Camp	Hicklin	Mowry	Tapscott
Christensen	Hill	Nelson	Thordsen
Cochran	Holden	Nielsen	Tieden
Conklin	Johnson of Audubon	Nolin	Van Drie
Cunningham	Johnston of Polk	O'Malley	Van Nostrand
Curran	Kiilsholm	Ossian	Van Roekel
Darrington	King	Palmer	Varley
Den Herder	Kitner	Patton	Voorhees
Diehl	Klein	Pelton	Watson
Distelhorst	Kluever	Pierson	Waugh

Doderer Dunton Edgington

Langland Lee Lipsky

Poncy Radl Redfern Reed

Welden Winkelman Wolfe

Fischer of Grundy Maloney

Wood Mr. Speaker

The navs were 17:

Carnahan Coffman

Hullinger Knight

McNamara

Stromer Peterson of Woodbury Strothman

Duffy Freeman Koch McCray

Sanders

Sullivan Yoder

Fullerton

Absent or not voting 6:

Bailey Clark

Mayberry

Story

Vetter

Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Renda of Polk moved that the vote by which Senate File 283 passed the House be reconsidered.

The motion lost.

HOUSE INSISTS

(Senate File 796)

Camp of Clinton called up for consideration Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, and moved that the House recede from its amendments.

The motion lost and the House insists on its amendments to Senate File 796. Tapscott of Polk offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 33 By: Tapscott of Polk

WHEREAS, the state of Iowa is, as are other states throughout the nation, experiencing a doctor shortage, especially in the field of general practitioners, for the treatment and care of its citizenry; and

WHEREAS, only one state college of medicine has been established in Iowa for the education and training of doctors; and

WHEREAS, the College of Medicine is located at the University of Iowa in Iowa City whereat students in the College receive their education and training from specialists and in working with cases requiring specialized treatment; and

WHEREAS, many of the graduates of the University of Iowa College of Medicine receive their internship outside the State and continue in postgraduate education and practice of specialized medicine; and

WHEREAS, it is of vital necessity to the welfare and interests of the people of the state of Iowa that more doctors be encouraged to enter into the general practice of medicine: NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the lowa Legislative Research Committee conduct during the 1967-1969 legislative biennium a study of the following:

The need for locating a medical center in the vicinity of one of the large urban communities in central Iowa whereby medical students would gain experience in working with medical cases involving general practitioning.

A review of Iowa laws, and rules and regulations relating thereto, on the adequacy of present educational and training facilities for medical students in providing necessary medical services to the citizenry of the State.

The need for the updating of the statutes, rules, and regulations governing the education and training of state medical students and the need for legislation and funds to establish any new medical center.

BE IT FURTHER RESOLVED, That the Research Committee give consideration to establishing a committee in accordance with section 2.55 of the Code to assist with the study and that any committee so established report the study findings and committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee shall report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

Laid over under Rule 25.

COMMUNICATION FROM THE GOVERNOR STATE OF IOWA

Office of the Governor Des Moines

June 26, 1967

The Honorable Maurice E. Baringer Speaker of the House of Representatives Sixty-second General Assembly State Capitol Des Moines, Iowa

HONORABLE MEMBERS OF THE HOUSE OF REPRESENTATIVES:

I would like to call your attention to Senate File 820, "an act relating to the acceptance of federal funds for highway safety," which has passed the Senate unanimously and which has been referred to the House Sifting Committee.

Senate File 820, if passed, would allow the State of Iowa to accept federal funds made available under the federal Highway Safety Act of 1966. At the present time the State of Iowa is eligible for \$670,000 and \$1,000,425 for the fiscal years 1967 and 1968 respectively, under this program.

This money is vitally needed to strengthen our existing highway safety program. We must use all of the resources available to us to turn back the tide of death on our streets and highways. In the last 10 years, traffic accidents in Iowa have taken the lives of 7,070 persons and have injured and maimed nearly a quarter million more. This senseless waste of our most precious resource -- human life - cannot, in my opinion, be allowed to continue unabated.

I do not recommend this legislation lightly. I have been advised by the National Highway Safety Agency of the U.S. Department of Commerce that enabling legislation, as embodied in Senate File 820, is essential if Iowa is to participate fully in the highway safety program. As a matter of fact, Senate File 820 is modeled closely after enabling legislation recommended to the states by the National Highway Safety Agency.

The need for enabling legislation can best be seen by examining the language of the federal Highway Safety Act of 1966 itself, which specifies in part that: "... The Secretary of Transportation shall not approve any State highway safety program under this section which does not -- (A) provide that the Governor of the State shall be responsible for the administration of the program ..." (Section 402 (b) (1), Title 23, U.S. Code) The National Highway Safety Agency has questioned the adequacy of our present statutes to meet this requirement.

Quoting further from the Highway Safety Act of 1966, the following language would indicate that, without appropriate enabling legislation, the State of Iowa would seriously risk losing a substantial portion of its federal-aid highway funds in the future:

"... After December 31, 1968, the Secretary shall not apportion any funds under this subsection to any State which is not implementing a highway safety program approved by the Secretary in accordance with this section. Federal aid highway funds apportioned on or after January 1, 1969, to any State which is not implementing a highway safety program approved by the Secretary in accordance with this section shall be reduced by amounts equal to 10 per centum of the amounts which would otherwise be apportioned to such State under section 104 of this title, until such time as such State is implementing an approved highway safety program. Whenever he determines it to be in the public interest, the Secretary may suspend, for such periods as he deems necessary, the application of the preceding sentence to a State. Any amount which is withheld from the apportionment to any State under this section shall be reapportioned to the other States in accordance with the applicable provisions of law . . ."

Ten per cent of our federal highway funds, as referred to in the statutory provision just quoted, amounts to \$6,500,000 per year in Iowa at the present time.

Furthermore, without Senate File 820, we will be seriously handicapped in our efforts to develop a program for Iowa, between now and January 1, 1969, which will meet the federal standards. The frightful toll of deaths and injuries on our streets and highways offers tragic proof that we cannot afford an 18-month delay in implementing this program.

Therefore, in order for the State of Iowa to participate fully in the federal Highway Safety Act of 1966, to receive its allotted share of funds for these vital programs, and to avoid the unnecessary risk of losing critically needed federal highway funds, it is imperative that you enact Senate File 820.

I ask your support on this important piece of legislation and urge its adoption.

Very truly yours, HAROLD E. HUGHES

JOURNAL OF THE HOUSE CONFERENCE COMMITTEE REPORT (House File 686)

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE We the undersigned members of the Conference Committee, appointed to consider the differences between the Senate and the House on House File 686 "A Bill for An Act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefore."; beg leave to report and make the following recommendations:

That everything after the enacting clause is hereby stricken and the following substituted in lieu thereof.

Section 1. The purpose of this act shall be to provide a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor. This Act shall be liberally construed to that end.

Sec. 2. Definitions of terms used in this Act:

- 1. The "basic school tax unit" is conterminous with the county school system and is a term to define a local tax area to be used for public school support only.
- 2. The "basic school tax" on property is a uniform levy on all taxable property in the basic school tax unit for support of public schools within the unit. This levy will be the millage necessary to raise an amount of money equal to forty (40) percent of the total of the proposed general fund expenditures, reduced by anticipated receipts from other sources of all the school districts in the basic school tax unit.
- 3. The "basic school tax equalization fund" is a local fund in the county treasurer's office from which operating revenues are distributed to the school districts within the local basic school tax unit.
- 4. The "percent of allowable growth" is the percent of increase in revenue computed on a state wide basis for the sales and use taxes and the individual and corporate income taxes as well as the percent of increase in assessments for property tax for each year of the last three years. The sum of the individual percentages thus obtained shall be divided by six to arrive at the percent of allowable growth. In making such computations the comptroller shall adjust for changes in rates or basis of the income tax of sales and use tax and for statewide changes in assessment practices. He shall thereupon certify the percent of allowable growth per pupil to the several school districts of the state on or before June 30 of each year.
- 5. The "adjusted state average reimbursable expenditure" is the preceding year's average state reimbursable expenditure per pupil in average daily membership increased by the percent of allowable growth.
- Sec. 3. There are hereby created in the state ninety-nine (99) basic school tax units. Said units shall be identified by the name of the county comprising the major part of each unit. The boundaries of the basic school tax unit shall be conterminous with the county school system and in case of joint districts with area in more than one (1) county, each area shall become a part of the basic school tax unit in which there are the greatest number of school electors in the district and the records of the department of public instruction compiled from the school secretaries' reports shall determine the basic school tax unit of which the area becomes a part. Where county school systems have been merged under section two hundred seventy-three point twenty-two (273.22) Code of Iowa,

such district shall be deemed part of the basic tax unit comprising the county system which would exist and of which it would be a part but for such merger.

- Sec. 4. The county auditor of each county shall, prior to making the levies for school purposes in his county, starting with the 1967-68 school budgets and continuing with each school year thereafter, total the askings for general school purposes of the various school districts in the basic school tax unit. He shall then multiply said yearly total by forty hundredths (.40) and spread the levy to raise the amount thus ascertained at a uniform rate over all the taxable property in the basic school tax unit. In the case of joint districts such levy shall be spread in the same manner as heretofore employed for the purpose of making other school levies in such circumstances. The money collected from said levy shall be placed by the county treasurer in the basic school tax equalization fund.
- Sec. 5. On or before August 15, 1967, and each year thereafter, the state tax commission shall make an accounting of the individual state income tax collected under division two (II) of chapter four hundred twenty-two (422) Code of Iowa, applicable to tax returns for the most recent completed tax year, as defined by section four hundred twenty-four point four (422.4), subsection four (4), Code of Iowa, from taxpayers in each of the various school districts in the state and certify to the state comptroller and the state department of public instruction forty (40) percent of the total credited from the taxpayers of each basic school tax unit.
- Sec. 6. The county auditor shall, by August 15, 1967, and each year thereafter, certify to the state department of public instruction the amount of the basic school tax, as provided by section four (4) of this Act, to be placed in the basic school tax equalization fund.
- Sec. 7. The state comptroller shall pay the state income tax collected, as provided in section five (5) of this Act, to each county treasurer in equal semiannual installments on or about April 1 and October 1 of each year, with the first installment to begin April 1, 1968. There is hereby appropriated from the general fund of the state the amounts necessary to make such payments. The county treasurer shall deposit said payments in the basic school tax equalization fund.
- Sec. 8. The moneys in the basic school tax equalization fund is each basic school tax unit shall be distributed by the county treasurer on the tenth day of the month following the month of collection, to each of the respective districts in the basic school tax unit equally on the basis of the per pupil in average daily membership. A report of the distributions so make shall be certified by each county treasurer to the state department of public instruction.
- Sec. 9. Section twenty-four point seventeen (24.17), Code of Iowa, is hereby amended by inserting in line six (6) after the word "year" the words "and school districts the fifteenth day of July each year."
- Sec. 10. For the purpose of equalizing educational opportunity in the public high school districts throughout the state, the several school districts in the state shall be entitled to and receive financial aid from the state in the manner and amount provided in this Act.
- Sec. 11. The local school district's state share of the cost of public education in each school district maintaining a public high school shall be determined by the ratio of its property value to that of the entire state, together with the ratio of its income to that of the entire state.
- Sec. 12. For the purpose of computing state financial aid to local school districts under the formula herinafter prescribed, the real value of taxable property and the adjusted

gross income within each public high school district shall be determined by the state department of public instruction from data furnished it by the department of revenue. For purposes of this Act, a 'high school district' shall mean a district which maintains at least twelve (12) grades of instruction above the level of kindergarten. On or before June 30 of the year nineteen hundred sixty-eight (1968), and annually thereafter, the department of revenue shall report to the state department of public instruction:

- 1. Compiled and summarized data gathered under the provisions of subsection six (6) of section four hundred twenty-one point seventeen (421.17) Code of Iowa, for the preceding year, together with the sales-ratio figure or figures computed by the commission for each county. Upon receipt of said data, the state department of public instruction shall compute the real value of taxable real property in each public high school district in the state. "Real value" shall mean the quotient found by dividing the assessed value of taxable real property within each high school district by the average sales-ratio figure for each county as reported by the department of revenue, and shall be approximately equal to the market value of such taxable real property within each such district.
- 2. The total adjusted gross income, as defined by section four hundred twenty-two point seven (422.7) Code of Iowa, reported in the manner required by section four hundred twenty-two point twenty-one (422.21) Code of Iowa, for the last preceding calendar year or taxable year by residents of each public high school district in the state for which data or estimates are available.
- Sec. 13. The average daily membership for each public high school district shall be determined by dividing the aggregate sum of the pupil membership in all schools of the district for each day school was in session throughout a school year by the number of days school was in session during that school year.

The school census for each public high school district shall be determined as specified in subsection one (1) of section two hundred seventy-nine point twenty-two (279.22) Code of Iowa.

- Sec. 14. State aid payable to each public high school district shall be computed as follows:
 - 1. Determine the market value of property for each high school district.
 - 2. Multiply the amount in subsection one (1) by seven-tenths (.7).
 - 3. Determine the adjusted gross income for each high school district.
 - 4. Multiply the amount in subsection three (3) by three-tenths (.3).
 - 5. Add the product from subsection two (2) to the product from subsection four (4).
- In each high school district add the average daily membership to the school census.
 - 7. Divide the sum from subsection six (6) by the number two (2).
- 8. Divide the sum from subsection five (5) by the amount determined in subsection seven (7).
 - 9. Determine the market value of property in the state.
 - 10. Multiply the amount in subsection nine (9) by seven-tenths (.7).
 - 11. Determine the adjusted gross income in the state.
 - 12. Multiply the amount in subsection eleven (11) by three-tenths (.3).

- 13. Add the product in subsection ten (10) to the product in subsection twelve (12).
- 14. In the state add the total state average daily membership to the total school census.
 - 15. Divide the sum from subsection fourteen (14) by the number two (2).
- 16. Divide the sum from subsection thirteen (13) by the amount determined in subsection fifteen (15).
- 17. Divide the amount from subsection eight (8) by the amount from subsection sixteen (16).
- 18. Multiply the amount from subsection seventeen (17) by twenty-five one-hund-redths (0.25).
 - 19. Subtract the amount from subsection eighteen (18) from the number one (1).
- 20. From the local total general fund reimbursable expenditures, determined as hereinafter provided, subtract the amount of the basic school tax equalization fund allocated to each district as provided in sections four (4) and five (5).
- 21. Multiply the difference obtained in subsection twenty (20) by the difference obtained in subsection nineteen (19).
- Sec. 15. Total general fund reimbursable expenditures shall be determined for the year ending June 30 of the school year in which the report is made, in each public high school district, from items defined in the uniform financial accounting system promulgated by the state board of public instruction under section two hundred fifty-seven point ten (257.10) Code of Iowa, as follows:
- 1. Determine general fund expenditures exclusive of gifts, and federal grants and aids, by adding together the amounts expended for the school year ending June 30 of the year in which the report is made, for administration, instruction, attendance services, health services, pupil transportation services, fixed charges, operation and maintenance, community services, capital outlay, debt service, and tuition paid other districts. The cost of food services and student body activities shall not be included in general fund costs.
- 2. From the total of the sums determined under subsection one (1) hereof deduct the following:
- a. Receipts from state appropriations for handicapped children aid, vocational aid, driver education aid. and junior college aid.
- b. General fund receipts from the following: tuition paid by individuals or by the state; transportation; services; rents; income on investment securities; other general fund revenue receipts; general fund non-revenue receipts; and transfers to the general fund other than those resulting from reorganization and the return of principal of invested securities.
- c. The total amount determined on the per pupil cost basis for children transported who live within statutory walking distance from school.
- Sec. 16. All moneys received by a public high school district from the state under the provisions of this Act shall be deposited in the general fund.
- Sec. 17. At the close of each school year but not later than July 15 the local public high school district shall supply to the state department of public instruction the

information required by it for calculation of state aid under this Act.

Forms for such purpose shall be supplied by the state department to each public high school district no later than June 1 of each school year. After the aid payable has been calculated and validated for accuracy, the state department of public instruction shall certify to the state comptroller the amount of aid payable to each public high school district and he shall forthwith draw warrants, payable from moneys in the general fund of the state herein appropriated, and cause the same to be delivered to respective public high school districts of the state of Iowa.

Sec. 18. There are hereby appropriated from moneys in the general fund of the state for the ensuing biennium the following amounts for state equalization aid:

For the first year of the biennium fifty million five hundred thousand dollars and for the second year of the biennium one hundred eleven million dollars.

- Sec. 19. That portion of any school reimbursable expenditures which exceeds the funds thus provided in the above sections, shall be levied by the county auditor as an additional property tax in said local school district, in addition to the scheduled annual amount for any bonded indebtedness or interest thereon. This additional levy shall be paid to each school district as the funds are collected in the same manner as other tax collections are paid over.
- Sec. 20. The superintendent of public instruction, subject to the approval of the state board of public instruction, is hereby authorized to adopt such rules and regulations and definitions of terms as are necessary and proper for the administration of this chapter.
- Sec. 21. Section two hundred eighty-six A point one (286A.1), Code of Iowa, is repealed, effective January 1, 1968, and the following enacted in lieu thereof:

"The several merged areas operating area vocational schools or community colleges and the several school districts operating junior colleges or community colleges in the state of Iowa shall be entitled to receive financial aid from the state in the manner and amount as provided in this chapter."

- Sec. 22. Section two hundred eighty-six A point two (286A.2), Code of Iowa, is repealed, effective January 1, 1968.
- Sec. 23. Section two hundred eighty-six A point four (286A.4), Code of Iowa, is amended by striking all of subsections one (1), two (2), and four (4), effective January 1, 1968.
- Sec. 24. Section two hundred eighty-six A point seven (286A.7), Code of Iowa is repealed, effective January 1, 1968.
- Sec. 25. Chapter two hundred eighty-six (286), Code of Iowa, is repealed effective January 1, 1968.
- Sec. 26. Section two hundred eighty-five point one (285.1), Code of Iowa, is amended by striking all of subsection fifteen (15), effective January 1, 1968.
- Sec. 27. Sections two hundred eighty-five point two (285.2) and two hundred eighty-five point three (285.3), Code of Iowa, are repealed, effective January 1, 1968.
- Sec. 28. Section two hundred eighty-five point seven (285.7), Code of Iowa, is hereby repealed, effective January 1, 1968.
 - Sec. 29. In event that the amount appropriated for reimbursement of the school

districts is insufficient to pay in full the amounts to each of the school districts, then the amount of each payment shall be reduced by the state comptroller in the ratio that the total funds appropriated and available bears to the total amount certified for reimbursement. In no event shall a school district receive less in the aggregate than it received in reimbursement for the 1965-1966 fiscal year for any state funds distributed for general aid, supplemental aid, and transportation aid.

- Sec. 30. Section four hundred twenty-six point three (426.3), Code of Iowa, is hereby amended as follows:
- 1. By striking from lines seven (7) and thirteen (13) the word "fifteen" and by inserting in lieu thereof the word "twenty (20)".
 - 2. By striking all of said section after the period in line twenty-three (23).
- Sec. 31. Section four hundred twenty-six point six (426.6), Code of Iowa, is hereby amended by striking from lines thirteen (13), fourteen (14), and fifteen (15) the word "fifteen" and by inserting in lieu thereof the word "twenty (20)".
- Sec. 32. No later than September 1, of each year the department of public instruction shall certify to the state comptroller the amounts of state equalization aid and any other state aid that will be received by each school district within the county. In the event any estimate of said aids in any school budget certified to the auditor as provided by section twenty-four point seventeen (24.17) is more or less than the amount of said aid certified to the state comptroller by the department of public instruction as provided by this section, the state comptroller shall certify to the county auditors the final millage for each school district.
- There is hereby created a committee to be known as the school budget review committee which shall consist of the superintendent of public instruction, the state comptroller and three members appointed by the governor to represent the public and to serve three year staggered terms. Legislators shall be notified of hearings concerning school districts in their constituencies. The school budget review committee shall meet and hold hearings each year in Des Moines in September and shall continue in session until it has acted on all requests from school districts for tax increase approval submitted to the committee for budgetary review and examination pursuant to section thirty-four (34) of this act. The committee may recommend to the state board of public instruction the revision of any rules, regulations, directives, or forms relating to school district budgeting and accounting, confer with local school boards or their representatives and make recommendations theretoin regard to any budgeting or accounting matters, and may direct the superintendent of public instruction or the state comptroller to make studies and investigations of school costs in any school district whose budget has been submitted to the committee pursuant to section thirty-four (34) of this The committee shall report to each session of the legislature which report shall include any recommended changes in laws relating to school districts, set out the number of hearings held pursuant to section thirty-four (34) of this Act, the reasons for any authorized increases in school costs beyond the state average as provided in section thirty-four (34) of this Act, and such other information as the committee may deem advisable. The committee shall adopt its own rules of procedure and the superintendent of public instruction shall serve as chairman. The state comptroller shall act as secretary. The committee members representing the public shall receive a per diem equal to the per diem of members of the board of public instruction and their necessary travel and expense while engaged in their official duties. Such payments shall be made from appropriations to the department of public instruction.
- Sec. 34. The state comptroller shall compute the sum of tax askings plus state aids excluding special education, driver education and vocational education aids for each local school district for each of the prededing three (3) years. The three (3)

sums for the preceding years shall be divided by the average daily membership for each year respectively. The percentage change in tax askings plus state aids for two (2) years prior and the percentage change in tax askings plus state aids for one (1) year prior divided by two (2) shall constitute the average percent of change.

Each local school district shall certify to the state comptroller the amount currently budgeted for tax askings plus state aids divided by the projected average daily membership for the current year. Projected average daily membership shall be determined as follows:

The percentage change in average daily membership two (2) years prior plus the percentage change in average daily membership one (1) year prior divided by two (2). This percentage shall be used to determine the average percentage of change in projected average daily membership. The average percent of change in projected average daily membership multiplied times the prior years average daily membership added to this same prior years average daily membership shall constitute the projected average daily membership. In those prior years for which average daily membership data are not available "beginning of the year" enrollment figures as reported to the state department of public instruction shall be substituted.

The state comptroller shall compute the proposed change between the three (3) year average and the current year as certified by each local school district. Any school district whose proposed growth exceeds the adjusted state average reimbursable expenditures per pupil in average daily membership for the preceding year shall have its budget submitted to the school budget review committee for review and examination. If after review and examination the committee recommends against the proposed growth increase and if the school district nevertheless maintains its proposed budget beyond the percent of allowable change, the payment of state funds to the district in the following year shall be limited to the reimbursable expenditures per pupil in average daily membership as allowed by the school budget review committee.

Sec. 35. In the event any school district shall, in the 1967-1968 school year, increase its general fund millage as a sole consequence of the nondiscretionary provisions of this Act beyond its general fund millage for the prior school year, the state school budget review committee may authorize the state comptroller to pay emergency aid from any money in the state treasury not otherwise appropriated.

Sec. 36. Section four hundred twenty-seven point one (427.1), subsection sixteen (16), Code of lowa, is hereby amended by striking lines seven (7) through eleven (11) and inserting in lieu thereof the following:

"For the year 1967 and subsequent years, all tangible personal property customarily located and used in or about the residence or residences of the owner of said property; all wearing apparel and food used or to be used by the owner or his family; and all personal effects."

Sec. 37. Section four hundred twenty-seven point thirteen (427.13), Code of Iowa, is hereby amended by adding the following paragraph at the end of such section:

"However, the provisions of this section shall be subject to the provisions of section four hundred twenty-seven point one (427.1) of the Code."

Sec. 38. There is hereby appropriated from the general fund of the state of Iowa to the department of revenue for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the sum of five million three hundred thousand (5,300,000) dollars to be used in the following manner:

1. The department of revenue shall determine the percentage which the aggregate taxable value for the year 1966, of property described in section thirty-six (36) of this Act, subject to taxation for the year 1966 but not subject to taxation for the year 1967, in each county bears to the total aggregate taxable value of such property

reported from all counties in the state and shall certify the percentage to the state comptroller prior to August 15, 1967. The state comptroller shall advise each county auditor on or before August 30, 1967, the amount each county shall receive from such fund.

- 2. The county auditor shall determine the amount due the several taxing districts for the tax years 1967 and 1968. The county auditor shall, in computing the tax rate for any taxing district, deduct from the total budget requirements certified by any such district all of the tax to be derived from the appropriation, and shall then apply such rate to the adjusted taxable value of the property in the district, necessary to raise the amount required after the deductions authorized in this subsection have been made.
- 3. In January 1968, and January 1969, the state comptroller shall apply said percentage to the five million three hundred thousand (5,300,000) dollars appropriated for each year of the biennium. The state comptroller shall draw warrants on the funds herein appropriated in such amounts payable to the county treasurer of each county and transmit same to the treasurer.
- Sec. 39. For the purpose of this Act, "personal property" means all tangible property other than real property, owned by a resident or nonresident of the state, which is located in the state and assessed and taxed as personal property in accordance with the laws of this state and rules and regulations adopted thereunder, notwithstanding the provisions of section four point one (4.1), subsection nine (9), Code of Iowa, but not to include the following:
- 1. Machinery and equipment as contemplated under section four hundred twenty-eight point twenty-two (428.22), Code of Iowa.
- 2. Buildings as contemplated by section four hundred twenty-eight point four (428.4), Code of Iowa.
- 3. All centrally assessed property, by the department of revenue, under the provision of chapters four hundred twenty-eight (428), four hundred thirty-three (433), four hundred thirty-four (434), four hundred thirty-five (435), four hundred thirty-six (436), four hundred thirty-seven (437), and four hundred thirty-eight (438), Code of Iowa.
- 4. Property exempted by the provisions of chapter four hundred twenty-seven (427), Code of Iowa.
- Sec. 40. Section four hundred twenty-eight point four (428.4), Code of Iowa, is hereby amended by striking from line seventeen (17) thereof the words "real estate" and inserting in lieu thereof the word "land". Section four hundred twenty-eight point four (428.4), Code of Iowa, is hereby amended by striking from line eighteen (18) thereof the expression "personal property, but" and inserting in lieu therof the expression "real property." and by striking all of lines nineteen (19), twenty (20), and twenty-one (21).
- Sec. 41. Persons entitled to exemption from personal property tax under provisions of section four hundred twenty-seven point three (427.3), Code of Iowa, shall be granted such exemption, in addition to the credits provided by this act.
- Sec. 42. The personal property tax credit authorized by this Act shall not excuse the taxpayer from listing all personal property as required in chapter four hundred twenty-eight (428), Code of Iowa. The valuation of such personal property shall be determined as prescribed in chapter four hundred forty-one (441), Code of Iowa, so that the valuations of all personal property in a taxing district shall be known and shall be made a part of the tax list compiled by the county auditor under chapter four hundred forty-three (443), Code of Iowa.

The aggregate assessed value of personal property for each assessing district as established in the 1967 assessment year, after adjustment for equalization, shall be the basic taxable value upon which the credit granted herein shall be determined, subject to the following annual adjustments:

- 1. Add: additional personal property brought into each assessing district, but not to include replacement of personal property with like personal property, in accordance with section four hundred forty-one point twenty-one (441.21), Code of Iowa.
- Subtract: personal property removed from each district by reason of transportation therefrom, personal property destroyed, and personal property comsumed or disposed of and not replaced.

For the purpose of ascertaining assessed value of personal property added or subtracted from the aggregate assessed value of personal property for each district as established in hte 1967 assessment year, assessors shall utilize personal property listing forms prescribed and furnished by the department of revenue, and shall distribute such forms in triplicate to persons possessed of such property for assessment, first by regular mail, and, where necessary, by personal service. Such assessed value of such personal property shall be determined in accordance with section four hundred forty-one point twenty-one (441.21), Code of Iowa.

- Sec. 43. No taxpayer in the state shall be allowed a credit on personal property tax in excess of two thousand five hundred (2,500) dollars assessed valuation. Any taxpayer who owns personal property subject to taxation in more than one (1) county of the state shall designate in reporting such property as required in section thirty-nine (39) of this Act in which counties of the state the property is located and may claim the credit or a proportionate part thereof in each county where the property is situated and in no case shall he claim more than the two thousand five hundred (2,500) dollars assessed value for all personal property assessed in all counties. At the time of making such claim, the taxpayer shall state by affidavit or affidavits made a part of the personal property listing form filed in each county where his personal property is situated, that he has not claimed a total personal property tax credit on all counties in excess of a total of two thousand five hundred (2,500) dollars assessed valuation.
- Sec. 44. If personal property is owned jointly, the owners may not respectively take a tax credit on such property in excess of the proportionate ownership in said property and said property and said property shall be determined by dividing the total assessed value of the property by the number of owners unless they show their actual interest and ownership on the personal property listing form provided by the assessor. Any such proportionate credit may be applied only to the extent that the owner's total respective credit of two thousand five hundred (2,500) dollars of assessed valuation is not used up and in no event is an additional credit to be allowed for property held as hereinabove described in this section.
- Sec. 45. On or before January 1 of each year, the auditor of each county shall prepare a statement listing for each taxing district in the county all personal property upon which taxes shall not be collected due to the tax credit granted in this Act. The statement shall show the tax rates of the various taxing districts and the total amount of taxes which shall not be collected in each district because of the tax credit. The auditor shall certify and forward one (1) copy of each of the statement of the state comptroller and to the department of revenue on or before January 15 of such year.
- Sec. 46. The amounts due each taxing district certified by the county auditor shall be paid in two (2) equal payments by the state comptroller with the first payment to be paid March 15, 1968 and on or before September 15 and March 15 of each year thereafter.

drawn upon warrants payable to the respective county treasurers. The county treasurer upon receipt of the warrants from the comptroller shall apportion the proceeds among the taxing districts in the county as certified by the county auditor.

Sec. 47. There is hereby appropriated from any money in the state treasury not otherwise appropriated an amount sufficient to carry out the provisions of sections thirty-eight (38) to forty-four (44) of this Act.

Sec. 48. Section four hundred twenty-five point one (425.1), Code of Iowa, is hereby amended by adding a new subsection as follows:

"In addition to the homestead credit or twenty-five mills on twenty-five hundred (2,500) dollars of assessed valuation allowable under this chapter, in the event the owner as defined in this chapter, is over sixty-five (65) years of age, and provided that the income of such owner, when included with that of his spouse, if any, is less than three thousand five hundred (3,500) dollars per annum, there shall be credited against the tax levied on his eligible homestead (an amount in dollars equal to the difference between such tax levied in the current year and such tax levied in the year 1967 or 1968, whichever year resulted in the lowest tax, or in the year in which he became sixty-five (65) years of age, or in the year in which he acquired the homestead, whichever, is latest, if the tax levied in the current year is greater.) Said credit shall be paid to each taxing district from the homestead tax credits fund in the same manner as other homestead tax credits and all other nonconflicting provisions and computations in this chapter shall be applicable to the credit provided by this subsection, and in the event of conflict this subsection shall obtain.

"Each owner making application for credit because of age shall annually, on or before July 1, file a verified statement with the county assessor, showing:

- a. He was sixty-five (65) years of age before midnight on December 31 of the year immediately preceding the year of the tax levy.
- b. His income, when included with that of his spouse, if any, during the last preceding twelve-month income tax accounting period is less than three thousand five hundred (3,500) dollars.
- c. The real value of all additions or improvements made to the homestead during the preceding year, and describing them. If any such addition or improvement, exclusive of repairs and maintenance, has been made the assessor shall determine whether the assessed valuation of the homestead shall be increased and if so the amount thereof. The additional credit provided herein shall not be allowed if such increases in valuation are in excess of one thousand (1,000) dollars, in the aggregate, during each five-year period commencing with the year in which application is first made under this subsection.

"The tax credit under this subsection shall also be allowable where there is more than one (1) "owner" as defined in this chapter, if any one of them is more than sixty-five (65) years of age and is occupying the premises as a homestead within the meaning of this chapter. The state tax commission shall determine the evidence requirements for all matters of fact of be shown by each owner making application for credit.

"For the purpose of this subsection income," means taxable income for federal income tax purposes plus income from securities of state and other political subdivisions exempt from federal income tax and income from social security and other tax-exempt retirement or pension plans."

Sec. 49. Section four hundred twenty-five point eleven (425.11), subsection two(2), Code of Iowa, is hereby amended by adding thereto the following sentence:

"For the purpose of this chapter the word 'owner' shall be construed to mean a vonda fide owner and not one for the purpose only of availing himself of the benefits of this chapter."

Sec. 50. In order to accommodate the orderly initiation of the provisions of this Act the following sums shall be appropriated for the period beginning July 1, 1967 to December 31, 1967:

For

General Aid Supplemental Aid Transportation Aid \$24,816,000.00 4,192,000.00 2,992,000.00

Sec. 51. Section four hundred twenty-sixpoint one (426.1), Code of Iowa, is amended by striking from line nine (9) the word "fifteen" and inserting in lieu thereof the word "eighteen."

Sec. 52. If any section, subsection, subdivision, paragraph, sentence or clause of this Act is held invalid or unconstitutional, such decision shall not affect the remaining portions of this Act.

Amend the title to House File 686 by striking all after the word "equalization" in line two (2) and inserting in lieu thereof the following:

"by revising the method of taxation of property for school purposes and to make allocations of state funds to local governmental units in the form of aid to schools, agricultural land tax credit, personal property tax credit and additional homestead credit for the aged, all in the furtherance of tax equalization."

JOSEPH CASSIDY
H. KENNETH NURSE
ARTHUR C. NEU
D. McGILL

LEROY H. PETERSEN KEITH L. VETTER KEITH H. DUNTON DALE M. COCHRAN

ON PART OF THE SENATE

ON PART OF THE HOUSE

REQUEST TO VOTE

Cochran of Webster asked and received unanimous consent to be recorded as voting aye on Senate File 283.

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 161 passed the House.

JAMES V. GALLAGHER

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 100, 312, 562, 634, 672, 693, 745, 755 and 767; Senate Files 579, 750, 782, 784, 791, 233, 334, 353, 809 and 856.

A. L. MENSING

Chairman House Committee ADOLPH W. ELVERS

Report adopted.

Chairman Senate Committee

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in

the presence of the House the following bills: House Files 100, 312, 562, 634, 672, 693, 745, 755 and 767; Senate Files 579, 750, 782, 784, 791, 233, 334, 353, 809 and 856.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 27th day of June, 1967, sent to the governor for his approval: House Files 100, 312, 562, 634, 672, 693, 745, 755 and 767.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 26, 1967, the Governor had approved the following: House Files 151, 167, 224, 274, 382, 390, 465, 651, 713, 718, 748, 732, 735, 743, and 744; and Senate Files 147, 156, 159, 218, 250, 298, 335, 338, 536, 652, 728, 740, 767, 789 and 803.

Also: that on June 27, 1967, the Governor had approved the following: House Files 284, 411, 503 and 733.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 863, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 862, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 858</u>, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 850</u>, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, begs leave to report it has had the same under consideration and

has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Amend the Senate amendment to House File 687 by adding at the end thereof the following:

"By adding a new section at the end of House File 687 as follows: "Sections four hundred eighteen (418), four hundred nineteen (419) and four hundred twenty (420) of Senate File 739, Acts of the Sixty-second General Assembly, are hereby repealed." BUSCH of Bremer

Amend Senate File 50 by striking everything after the enacting clause and substituting in lieu thereof the following:

- Section 1. Sections one hundred twenty-three point ninety-seven (123.97), one hundred twenty-three point ninety-eight (123.98), one hundred twenty-three point ninety-nine (123.99), and one hundred twenty-three point one hundred (123.100), Code 1966, are hereby repealed.
- Sec. 2. Chapter one hundred twenty-three (123), Code 1966, is hereby amended by adding thereto the following:
- 1. The Iowa liquor control commission shall increase the mark-up prices on alcoholic liquor equaling, as nearly as possible, twenty-three (23) cents per fifth gallon or fractional parts, more or less thereof. The increase in mark-up shall be based on retail prices in effect on June 1, 1967. The commission shall maintain such prices based on present formulas used for setting prices of various brands unless otherwise directed by the general assembly or first having received approval of the state executive council.
- 2. Each bottle of alcoholic beverage purchased by a licensee shall bear an identitification marker applied at the place of purchase.
- Sec. 3. Section one hundred twenty-three point fifty (123.50), Code 1966, is hereby amended by striking from line two (2) of subsection three (3) the word "five" and by inserting in lieu thereof the word "ten (10)".
- Sec. 4. Section four hundred twenty-two point forty-six (422.46), Code 1966, is hereby amended by adding after the word "beer" in line ten (10) the following: ", alcoholic beverages".
- Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication as provided by law, in the Carroll Daily Times-Herald, a newspaper published at Carroll, Iowa, and in the Ames Daily Tribune, a newspaper published at Ames, Iowa.

TIEDEN of Clayton

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Wednesday, June 28, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Wednesday, June 28, 1967

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Dennis Heifner, pastor of the Hauge-Locust Lutheran Church, Decorah, Iowa.

The Journal of June 27 was approved.

PRESENTATION OF VISITORS

Strothman of Henry introduced to the House Mr. and Mrs. Charles Decker of Mount Pleasant, Iowa, representing the Midwest Old Settlers and Threshers' Reunion, to be held at Mount Pleasant August 31 through September 4, 1967.

INTRODUCTION OF BILLS

House File 793, by Committee on Judiciary, a bill for an act relating to search warrants.

Read first time and referred to the sifting committee.

House File 794, by Committee on Appropriations, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners.

Read first time and placed on the appropriations calendar.

SENATE MESSAGES CONSIDERED

Senate File 867, a bill for an act to appropriate from the general fund of the state of lowa three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended.

Read first time and referred to committee on appropriations.

Senate File 868, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the state of Iowa to the department of public instruction for participation in said Act.

Read first time and referred to committee on appropriations.

Senate File 869, a bill for an act to appropriate from the general fund of the state of Iowa one hundred ten thousand (110,000) dollars to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended.

Read first time and referred to committee on appropriations.

Senate File 870, a bill for an act to appropriate from the general fund of the state of lowa three million four hundred thousand (3,400,000) dollars to the department of

public instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code.

Read first time and referred to committee on appropriations.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 863, 862, 858, 523 and 850, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 142, a bill for an act relating to the amount of road use tax funds allocated to construction and maintenance of state institutional roads and state park roads.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 751, a bill for an act relating to meat and poultry inspection, and amending house file four hundred fourteen (414), Acts of the Sixty-second General Assembly.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 559, a bill for an act providing for the payment of the cost of extending the construction of sanitary sewer facilities by the Iowa Great Lake Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson County.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly.

Also.

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 786, a bill for an act to appropriate from the general fund of the state of Iowa funds for various legislative departmental expenses.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 759, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds; to provide for the reversion of unused authorized expenditures to the fund of original authorization; and to provide for additional funds during the biennium if funds authorized by this Act are insufficient.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 867, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 868, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the state of Iowa to the department of public instruction for participation in said Act.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 869, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 870, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for driver's training aid for school districts.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 142

Amend House File 142 as follows:

By striking all of section 1 after the words "amended by" in line 2 and by inserting in lieu thereof the following:

"inserting in subsection five (5), line eight (8), after the figures '307.10' the words 'provided that the amount of road use tax funds so allocated shall not be used to construct any road or street to serve new or expanded facilities developed by the board or commission which has jurisdiction over such facilities. The construction costs for the new road or street shall be established as part of the capital improvement for the new facility.' Further amend said section three hundred twelve point two (312.2), Code 1966, by striking from subsection five (5), line eight (8), the second word 'and' and inserting in lieu thereof the words 'the treasurer shall also'.''

SENATE AMENDMENT TO HOUSE FILE 742

Amend House File 742 as follows:

By striking from line 6 of section 1 the words "major repairs to or" and by striking from lines 8 and 9 of section 1 the words "the work to be done by state fair employees or" and by inserting in lieu thereof the words "to be".

By striking from lines 3 and 4 of section 2 the words "budget and financial control committee" and by inserting in lieu thereof the words "executive council".

SENATE AMENDMENT TO HOUSE FILE 633

Amend House File 633 as follows:

By striking all after the enacting clause and by inserting in lieu thereof the following:

"Section 1. Within thirty (30) days prior to the convening of any regular or special session of the general assembly, any person elected to serve in the forthcoming regular or special session of the general assembly, or any interim legislative committee when authorized by statute or rule may submit and have printed bills and joint resolutions for introduction into the general assembly. The submission and printing shall be made under the rules on introduction of bills and resolutions and on printing prevailing at the previous session of the general assembly. Costs of printing shall be paid in accordance with section two point ten (2.10) of the Code. Such bills and joint resolutions so printed shall be distributed to all legislators and legislators-elect who shall be serving in the general assembly in which the proposed legislation is to be introduced by the chief clerk of the house and the secretary of the senate. All bills and joint resolutions so proposed and printed shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes.

"Departments and agencies of state government shall within thirty (30) days prior to the convening of any regular or special session of the general assembly, or by special permission from the presiding officers, may file with the president of the senate and speaker of the house of representatives, bills and resolutions which such departments and agencies wish to be considered by the general assembly. All bills and resolutions of filed shall be assigned by the presiding officers to regular standing committees for consideration."

SENATE AMENDMENT TO HOUSE FILE 741

Amend House File 741 as follows:

By striking from line 12 of section 1 the figures "650,000.00" and by inserting in lieu thereof the figures "628,550.00" and by striking from line 16 of section 1 the figures "558,000.00" and by inserting in lieu thereof the figures "579,450.00".

By adding thereto the following additional section:

"Sec. 4. If the amount herein authorized by the General Assembly for any year shall prove to be insufficient to meet the Commission's needs during said year, the executive council may on proper showing by the Commission authorize such additional amount from the fish and game protection fund for said year as may appear to the council necessary to meet the Commission's needs for the remainder of said year."

By renumbering the remaining section.

SENATE AMENDMENT TO HOUSE FILE 786

Amend House File 786 as follows:

By striking all after the word "expenses" in line 3 of the title and by inserting in lieu thereof the words, "and for membership dues for the national conference of state legislative leaders."

By striking from line 4 of section 1 the words and figures "one hundred twenty-five thousand (125,000)" and inserting in lieu thereof the words and figures "one hundred ninety thousand (190,000)".

By striking the following words just before section 3: "GENERAL CONTINGENT FUND" and by inserting in lieu thereof the words "BUDGET AND FINANCIAL CONTROL COMMITTEE". Further amend by striking all of section 3 and by inserting in lieu thereof the following:

"Sec. 3. There is appropriated from the general fund of the state of Iowa to the budget and financial control committee the sum of two hundred thousand dollars (\$200,000.00) for the biennium beginning July 1, 1967, and ending June 30, 1969, or so much thereof as may be necessary to carry out the provisions of section two point forty-four (2.44), Code 1966, and for the compensation and expense of members of the budget and financial control committee authorized by section two point forty-five (2.45), Code 1966, and the provisions of sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48), Code 1966. Any balance in said contingent fund as of June 30, 1969, shall revert to the general fund of the state as of June 30, 1969."

By adding thereto the following new section:

"NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERS

"There is hereby appropriated to the national conference of state legislative leaders from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the sum of one thousand (\$1,000) dollars, or so much thereof as may be necessary, to be used in the following manner:

SENATE AMENDMENT TO HOUSE FILE 759

Amend House File 759 as follows:

By striking from line 5 of section 2 the words and figures "ten thousand eighty (10,080) dollars," and by inserting in lieu thereof the words and figures "thirteen thousand five hundred eighty (13,580) dollars,".

By striking from line 9 of section 2 the figures "1,000.00" and by inserting in lieu thereof the figures "4,000.00".

By striking from line 11 of section 2 the figures "3,000.00" and by inserting in lieu thereof the figures "3,500.00".

By striking from line 12 of section 2 the figures "\$10,080.00" and by inserting in lieu thereof the figures "\$13,580.00".

By striking from line 5 of section 3 the words and figures "thirty thousand two hundred five (30,205.00)" and by inserting in lieu thereof the words and figures "forty thousand two hundred five (40,205.00)".

By striking from line 8 of section 3 the figures "10,080.00" and by inserting in lieu thereof the figures "11,380.00".

By striking from line 9 of section 3 the figures "6,000.00" and by inserting in lieu thereof the figures "11,000.00".

By striking from line 11 of section 3 the figures "14,125,00" and by inserting in lieu thereof the figures "17,825,00".

By striking from line 12 of section 3 the figures "30,250.00" and by inserting in lieu thereof the figures "40,205.00".

CONFERENCE COMMITTEE REPORT ADOPTED

(House File 686)

Petersen of Dallas called up for consideration the report of the conference committee on House File 686, a bill for an act relating to a general method for property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefor, found on pages 2310-2320 of the House Journal.

Petersen of Dallas moved the adoption of the conference committee report and the amendments contained therein.

Roll call was requested by the Speaker.

On the question "Shall the conference committee report and the amendments contained therein be adopted?" (H. F. 686)

The ayes were 99:

Andersen Glenn Middleswart Schmarie Graham Bailey Millen Schroeder Grasslev Miller of Des Moines Shepherd Baker Hanson of Benton Miller of Dubuque Smith Battles Beardslev Hanson of Mitchell Miller of Jones Sorg Bennett . Harbor Miller of Page Steffen Hicklin Bergman Moffitt Stokes Camp Hill Mohrfeld Strand Christensen Holden Stromer Mowry Clark Nelson Thordsen Hullinger Cochran Johnson of Audubon Nielsen Tieden Coffman Kiilsholm Nolin Van Drie Cunningham King O'Malley Van Nostrand Curran Van Roekel Kitner Ossian Den Herder Patton Varley Klein Dieh1 Kluever Pelton Vetter Distelhorst Knight Petersen of Dallas Watson Doderer Koch Peterson of Woodbury Waugh Dunton Welden Pierson Langland Edgington Lee Redfern Winkelman Fischer of Grundy Lipsky Reed Wolfe Fisher of Greene McCartney Renda booW Freeman Yoder McCrav Roe Gannon Mr. Speaker McIntyre Roorda Gittins Mensing Sanders

The nays were 16:

Bowin	Conklin	Maloney	Radl
Breitbach	Darrington	McNamara	Shaw
Caffrey	Franklin	Palmer	Tapscott
Carnahan ·	Gallagher	Poney	Voorhees

Absent or not voting 9:

Allen Busch	Fullerton Johnston of Polk	Mayberry Story	trothman ullivan
Duffv			

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Petersen of Dallas moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 686)

The ayes were 99:

Andersen	Gittins	McIntyre	Schmarje
Bailey	Glenn	Mensing	Schroeder
Baker	Graham	Middleswart	Shepherd
Battles	Grassley	Millen	Smith
Beardsley	Hanson of Benton	Miller of Dubuque	Sorg
Bennett	Hanson of Mitchell	Miller of Jones	Steffen
Bergman	Harbor	Miller of Page	Stokes
Camp	Hicklin	Moffitt	Strand
Christensen	Hill	Mohrfeld	Stromer
Clark	Holden	Mowry	Thordsen
Cochran	Hullinger	Nelson	Tieden
Coffman	Johnson of Audubon	Nielsen	Van Drie
Cunningham	Johnston of Polk	Nolin	Van Nostrand
Curran	Kiilsholm	O'Malley	Van Roekel
Darrington	King	Patton	Varley
Den Herder	Kitner	Pelton	Vetter
Diehl	Klein	Petersen of Dallas	Watson
Distelhorst	Kluever	Peterson of Woodbury	Waugh
Dunton	Knight	Pierson	Welden
Edgington	Koch	Redfern	Winkelman
Fischer of Grundy	Langland	Reed	Wolfe
Fisher of Greene	Lee	Renda	Wood
Freeman	Lipsky	Roe	Yoder
Fullerton	McCartney	Roorda	Mr. Speaker
Gannon	McCray	Sanders	

The nays were 18:

Bowin	Franklin	Ossian	Shaw
Breitbach	Gallagher	Palmer	Sullivan
Caffrey	Maloney	Poncy	Tapscott
Carnahan	McNamara	Radl	Voorhees

Conklin Miller of Des Moines

Duffy

Absent or not voting 7:

Busch

Allen	Doderer	Mayberry	Strothman

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONFERENCE COMMITTEE REPORT ADOPTED

Story

House Joint Resolution 23

Harbor of Mills called up for consideration the report of the conference committee on House Joint Resolution 23, a joint resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make

an appropriation therefor, found on page 2252 of the House Journal, and moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Harbor of Mills moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution be adopted?" (H. J. R. 23)

The ayes were 94:

Schroeder Allen Fisher of Greene Millen Miller of Dubuque Andersen Freeman Shaw Miller of Jones Baker Gallagher Shepherd Battles Gannon Miller of Page Smith Beardsley Gittins Sorg Moffitt Bennett Steffen Glenn Mohrfeld Bergman Stokes Grassley Mowry Breitbach Strand Hanson of Benton Nelson Caffrey Hanson of Mitchell Nielsen Sullivan Camp Tapscott Hicklin Nolin Carnahan Thordsen O'Mallev Hill Christensen Ossian Tieden Holden Clark Van Drie Johnson of Audubon Palmer Cochran Van Nostrand Kiilsholm Patton Coffman Petersen of Dallas Van Roekel King Conklin Varley Pierson Kitner Cunningham Poncy Voorhees Kluever Curran Watson Langland Radl Darrington Lee Reed Waugh Den Herder Winkelman Maloney Renda Distelhorst McCray Roe Wolfe Dunton McNamara Sanders Yoder Edgington Mr. Speaker Schmarie Mensing Fischer of Grundy Middleswart

The nays were none.

Absent or not voting 30:

Bailey	Graham	Mayberry	Roorda
Bowin	Harbor	McCartney	Story
Busch	Hullinger	McIntyre	Stromer
Diehl	Johnston of Polk	Miller of Des Moines	Strothman
Doderer	Klein	Pelton	Vetter
Dully	Knight	Peterson of Woodbury	Welden
Franklin	Koch	Redfern	Wood
Fullerton	Lipsky	•	

The joint resolution having received a constitutional majority was declared to have been adopted by the House and the title was agreed to.

CONFERENCE COMMITTEE REPORT REJECTED

(Senate File 616)

McCray of Scott called up for consideration his motion to reconsider the vote on Senate File 616, filed June 23, 1967, and found on page 2241 of the House Journal.

 ${\tt McCray}$ of Scott moved to reconsider the vote by which Senate File 616 passed the House.

The motion prevailed.

McCray of Scott moved to reconsider the vote by which Senate File 616 was placed on its last reading.

The motion prevailed.

Senate File 616, a bill for an act relating to the reorganization and financing of area vocational school districts, with report of the conference committee, was taken up for consideration.

McCray of Scott moved to reconsider the vote by which the report of the conference committee on Senate File 616 was adopted.

The motion prevailed.

Fisher of Greene moved the adoption of the report of the conference committee on Senate File 616 and the amendments contained therein.

Roll call was requested by the Speaker.

Rule 69 was invoked.

On the question "Shall the conference committee report and the amendments contained therein be adopted?"

The ayes were 57:

Andersen	Franklin	Millen	Roe
Bailey	Gallagher	Miller of Dubuque	Sanders
Baker	Gannon	Miller of Jones	Shaw
Beardsley	Hanson of Benton	Moffitt	Shepherd
Bennett	Hanson of Mitchell	Mowry	Steffen
Bowin	Hill	Nolin	Stromer
Breitbach	Johnson of Audubon	O'Malley	Tapscott
Caffrey	Johnston of Polk	Palmer	Van Nostrand
Christensen	King .	Petersen of Dallas	Vetter
Cochran	Lee	Pierson	Voorhees
Curran	Lipsky	Poncy	Watson

Doderer Duffy Dunton

Malonev McIntvre Middleswart Redfern Reed Renda

Welden Wolfe Mr. Speaker

Schroeder

Smith

Fisher of Greene

The nays were 64:

Allen . Freeman Battles Bergman Busch Camp Carnahan Clark Coffman Conklin Cunningham Darrington Den Herder Diehl

Fullerton Gittins Graham Grasslev Harbor Hicklin Holden Hullinger Kiilsholm Kitner Klein . Kluever Knight Koch Fischer of Grundy Langland

McCartney McCrav McNamara Mensing Miller of Page Mohrfeld Nelson Nielsen Ossian Patton Pelton Radl Roorda Schmarje

Sorg Stokes Miller of Des Moines Strand Strothman Sullivan Thordsen Tieden Van Drie Van Roekel Varley Peterson of Woodbury Waugh Winkelman booW Yoder

Absent or not voting 3:

Glenn

Distelhorst

Edgington

Mavberry

Story

The motion lost and the report of the conference committee was rejected.

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor.

Sorg of Linn offered the following amendment filed by the committee on public health and welfare and moved its adoption:

Amend Senate File 342 as follows:

Section 29, by striking from lines five (5) and six (6) the following: "amount which would be produced by a levy of one-half (1/2) mill on the taxable property within such county or city" and inserting in lieu thereof the following: "statutory limitations found in chapters four hundred four (404) and four hundred forty-four (444) of the Code".

The amendment was adopted.

Doderer of Johnson offered the following amendment filed by her and moved its adoption:

Amend Senate File 342 as follows:

- 1. Section 3, by striking in line six (6), the word "department" and inserting in lieu thereof the word "board".
- 2. Section 9, by striking in line eighteen (18) the words ", the preparation or serving of food to the public.".
 - 3. Section 20, by striking in line two (2) the words "state or".
- 4. By striking Sections twenty-one (21) through twenty-seven (27) and renumbering the remaining sections.

The amendment was adopted.

Maloney of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 342 as follows:

Amend Section 4, by striking after the comma in line two (2), the remainder of the section, and substitute in lieu thereof the following "at least one of whom shall be a member of one of the licensed healing arts in Iowa, as defined by law."

The amendment lost.

Maloney of Polk asked and received unanimous consent to withdraw his amendment filed June 23 and found on page 2251 of the House Journal.

Maloney of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 342 by adding the following new section:

"Nothing in this Act shall be construed to impede, limit, or restrict the right of free choice by an individual to the health care or treatment that he may select."

The amendment was adopted.

Gittins of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 342 as follows:

1. In Section 8, lines one (1) and two (2), strike the words "and duties".

The amendment was adopted.

Doderer of Johnson offered the following amendment and moved its adoption:

Amend Senate File 342, Section 28, by striking all of said section after the period in line six (6).

The amendment was adopted.

On motion by Millen of Van Buren, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

PRESENTATION OF VISITORS

Tieden of Clayton introduced to the House the Honorable Harley J. Palas, Farmersburg, Iowa, former member of the House from Clayton County in the Sixtieth and Sixtieth Extra General Assemblies.

Yoder of Johnson introduced to the House former State Senator D. C. Nolan, Iowa City, Iowa.

Fisher of Greene introduced to the House 12 students from Paton-Churdan Community School, Churdan, Iowa, who are members of the Highland Lassies 4-H Club. They were accompanied by Mrs. Lee King, Mrs. Clair Hunter and Mrs. Don Hyndman.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and concurred in the House amendment as amended and passed Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 765, a bill for an act to appropriate from the general fund of the state of Iowa to the higher education facilities commission.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 762, a bill for an act to appropriate from the general fund of the state of Iowa funds for the central office of the state board of regents.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 757, a bill for an act to appropriate funds for the central office of the board of control

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 757

Amend House File 757 as follows:

By striking from the title all beginning with the word "central" in line 1 and by inserting in lieu thereof the following: "general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the board of control."

By striking from lines 4 and 5 of section 1 the words and figures "one hundred

sixty-six thousand seven hundred ninety-one (1,166,791)" and by inserting in lieu thereof the words and figures "three hundred sixty thousand two hundred ten (1,360,210)".

By striking all of line 8, section 1, and by inserting in lieu thereof the following: "three (3) at thirteen thousand (13.000) dollars each \$ 39.000.00".

By striking from line 9, section 1, the figures "900,016.00" and by inserting in lieu thereof the figures "1,043,570.00".

By striking from line 11, section 1, the figures "177,775.00" and by inserting in lieu thereof the figures "227,640.00".

By striking from line 17, section 1, the figures "1,166,791.00" and by inserting in lieu thereof the figures "1,360,210.00".

SENATE AMENDMENT TO HOUSE FILE 765

Amend House File 765 as follows:

By striking from line 2 of the title the following: "two hundred fifty thousand (250,000)" and by inserting in lieu thereof the following: "five hundred thousand (500,000)". Further amend the title by striking from line 4 all after the word "program" and by inserting a period (.).

By striking from line 4 of section 1 the following: "two hundred fifty thousand (250,000)" and by inserting in lieu thereof the following: "five hundred thousand (500,000)".

By striking from line 7 of section 1 the words "to freshman college students".

SENATE AMENDMENT TO HOUSE FILE 762

Amend House File 762 as follows:

By striking section 1 and inserting in lieu thereof:

"Section 1. There is hereby appropriated for the central office of the board of regents from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, the sum of one hundred five thousand dollars (\$105,000.00), or so much thereof as may be necessary, to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes (including board members receiving a per diem of thirty (30) dollars per day) \$105,000.00

Grand total of all appropriations for all purposes for each year of the biennium for the central office of the board of regents......\$105,000.00

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 269

Amend the House Amend to Senate File 269 as follows:

By striking from line 20 the words "School buses" and inserting in lieu thereof the words "The vehicles operated under the provisions of paragraph d of this section".

Winkelman of Calhoun offered the following House concurrent resolution:

HOUSE CONCURRENT RESOLUTION 34

By Winkelman, Cochran, Busch, and Hicklin

WHEREAS, the Iowa Legislative Research Committee during the 1965-1967 legis-

lative biennium was requested to conduct a study of the state's drainage laws; and

WHEREAS, a ten-member legislative committee composed of five senators and five representatives was named by the Research Committee to assist with the study; and

WHEREAS, in compliance with the resolution requesting the study, nine non-legislative advisory members knowledgeable of Iowa drainage laws were named to assist the study committee on needed changes in the drainage laws; and

WHEREAS, the legislative study committee and advisory committee members have been evaluating the state's drainage laws during the present biennium; and

WHEREAS, the Drainage Laws Study Committee has reached tentative agreement on needed changes but realized early in the interim that a complete evaluation incorporating the necessary statutory changes would require the study to be extended through 1968; NOW THEREFORE

BE IT RESOLVED BY THE HOUSE, THE SENATE CONCURRING, That the study of Iowa drainage laws conducted by the Legislative Research Committee be continued during the 1967-1969 biennium, that the Drainage Laws Study Committee established in accordance with section 2.55 of the Code be continued during the biennium, and that as many of the original committee appointees currently serving in the Sixty-second General Assembly and of the advisory members as the Research Committee so determines be reappointed to assist in the evaluation.

BE IT FURTHER RESOLVED, That the Drainage Laws Study Committee report the study findings and Committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee is further directed to report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

Laid over under Rule 25.

SECOND CONFERENCE COMMITTEE APPOINTED

(Senate File 616)

The Speaker announced the appointment of Van Nostrand of Pottawattamie, Chairman, Conklin of Black Hawk, Grassley of Butler and Mayberry of Webster, on the part of the House, to the second conference committee for the consideration of Senate File 616, a bill for an act relating to area vocational school districts and area community college districts, to establishment of a state board of area school commissioners, to adoption of approval standards for area schools, to the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor.

CONFERENCE COMMITTEE APPOINTED

(Senate File 796)

The Speaker announced the appointment of Camp of Clinton, Chairman, Hicklin of Louisa, Distelhorst of Des Moines and Miller of Dubuque, on the part of the House, to the conference committee for the consideration of Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions.

CONSIDERATION OF BILLS

BUSINESS PENDING

The House resumed consideration of Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor.

Doderer of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 342)

The ayes were 74:

Allen	Doderer	McCartney	Sanders
Andersen	Duffy	McIntyre	Schmarje
Bailey	Dunton	Middleswart	Schroeder
Baker	Franklin	Millen	Shaw
Battles	Freeman	Miller of Dubuque	Smith
Beardsley	Gallagher	Moffitt	Sorg
Bergman	Gannon	Mohrfeld	Steffen
Bowin	Gittins	Nolin	Strand
Breitbach	Glenn	O'Malley	Tapscott
Busch	Hanson of Mitchell	Ossian	Tieden
Caffrey	Hicklin	Palmer	Van Nostrand
Carnahan	Johnston of Polk	Pelton	Van Roekel
Cochran	Kiilsholm	Poncy	Vetter
Coffman	King	Radl	Voorhees
Conklin	Kluever	Redfern	Waugh
Cunningham	Langland	Reed	Wolfe
Den Herder	Lee	Roe	Wood
Diehl	Lipsky	Roorda	Mr. Speaker
Distelhorst	Malonev		

The nays were 29:

Christensen	Harbor	Miller of Des Moines	Pierson
Clark	Hill	Miller of Jones	Strothman
Darrington	Johnson of Audubon	Miller of Page	Sullivan
Fischer of Grundy	Knight	Nelson	Van Drie
Fisher of Greene	Koch	Nielsen	Varley
Fullerton	McNamara	Patton	Welden
Grassley	Mensing	Peterson of Woodbury	Winkelman
Hanson of Benton			

Absent or not voting 21:

Bennett	Hullinger	Mowry	Story
Camp	Kitner	Petersen of Dallas	Stromer
Curran	Klein	Renda	Thordsen
Edgington	Mayberry	Shepherd	Watson
Graham	McCray	Stokes	Yoder
Holden	·		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Harbor of Mills called up for consideration House File 201, a bill for an act relating to bonded warehouses for agricultural products, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 201 as follows:

- 1. By striking all after the enacting clause and by inserting in lieu thereof the following:
- Section 1. Section five hundred forty-three point two (543.2), Code 1966, is hereby amended as follows:
- 1. By inserting in line eight (8) following the word "thereof." the following: "If upon any such inspection a deficiency is found to exist as to the quantity or quality of agricultural products stored, the commission shall have the authority to, and may require an inspector to remain at the licensed warehouse and supervise all operations conducted thereat involving agricultural products stored under the provisions of this chapter until such deficiency is corrected."
- 2. By striking from line eleven (11) the word "three" and by inserting in lieu thereof the word "six".
- Sec. 2. Section five hundred forty-three point eleven (543.11), Code 1966, is hereby amended by striking all of said section after the figures "543.15" in line fifteen (15) and by inserting in lieu thereof the following:
- ". If such additional insurance is not provided within five days after notice by certified mail the license of the warehouseman concerned shall be automatically suspended. If such additional insurance is not filed within another twenty-five days, the warehouse license shall be automatically revoked. If additional bond is not provided within thirty days after receiving notice by certified mail the warehouse license shall be suspended. If such additional bond is not filed within sixty days the warehouse license shall be automatically revoked. When a license is so revoked, the commission shall notify each holder of an outstanding warehouse receipt of such revocation. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the thirtieth day following the initial revocation as herein set forth. Such notice shall be by ordinary mail sent to the last known address of each receipt holder.
- "Whenever the commission shall receive notice from a surety that it has cancelled the bond of a warehouseman, the commission shall automatically suspend the warehouse license if a new bond is not received by the commissin within thirty days of receipt of the notice of cancellation. The commission shall cause an inspection of the licensed warehouse immediately at the end of such thirty-day period. If a new bond is not received within sixty days of receipt of the notice of cancellation the commission shall revoke the warehouse license. The commission shall cause a further inspection of the licensed warehouse at the end of such sixty-day period. When a license is so revoked the commission shall give notice of such revocation to each holder of an outstanding warehouse receipt. The commission shall further notify each receipt holder that his grain must be removed from the warehouse not later than the ninetieth day following receipt of notice of cancellation, by the commission. Such notice to each receipt holder shall be sent by ordinary mail to the last known address of each receipt holder. The commission shall cause a final inspection of the licensed warehouse immediately after the end of such ninety-day period."

- Sec. 3. "Section five hundred forty-three point thirteen (543.13), Code 1966, is hereby amended as follows:
 - 1. By inserting in line seven (7) following the word "state the following:

'No bond shall be cancelled by the surety on less than ninety (90) days notice by certified mail to the commission and the principal.'

2. By adding at the end thereof the following:

'Notwithstanding any other provisions of this chapter, the bond provided in this section shall cover all bulk grain deposited with a licensed warehouseman."

- Sec. 4. Section five hundred forty-three point seventeen (543.17), Code 1966, is hereby amended as follows:
 - 1. By adding at the end thereof the following:

"Notwithstanding any of the above provisions of this section, a written agreement may be made at the time of the delivery of any bulk grain to the warehouseman that payment will be deferred to a future date. Such agreement shall contain a statement therein informing the seller that the warehouseman is not required to carry insurance or bond on such grain for the benefit of the seller and that the payment for such grain becomes a common claim against the warehouseman.

"The agreement in addition to such other information as may be required shall contain the following:

- "1. The seller's, or depositor's name and address.
- "2. The conditions of delivery.
- "3. The amount and kind of grain delivered.
- "4. The price per bushel or basis of value.
- "5. The date payment is to be made."

"Such agreement must be signed by both parties and executed in triplicate. One copy shall be retained by the warehouseman, one copy shall be delivered to the seller and one copy shall be forwarded to the commission within five days from execution of such agreement."

- 2. By striking from line fourteen (14) the word "ten" and by inserting in lieu thereof the word "thirty".
- 3. By striking from line sixteen (16) the word "nine" and by inserting in lieu thereof the word "twenty-nine".
- 4. By striking from line seventeen (17) the word "tenth" and by inserting in lieu thereof the word "thirtieth".
- 5. By striking from line twenty-six (26) the word "ten" and by inserting in lieu thereof the word "thirty".
- 6. By striking all after the period in line sixty-five (65) through the period in line seventy-two (72).
- Sec. 5. Section five hundred forty-three point fifteen (543.15), Code 1966, is hereby amended as follows:
 - 1. By inserting in line sixteen (16) following the word "commission." the following:

- "No insurance policy shall be cancelled by the insurance company on less than fifteen days notice by certified mail to the commission and the principal unless such policy is being replaced with another policy and evidence of the new policy is filed with the commission at the time of cancellation of the policy on file."
 - 2. By striking the last sentence and by inserting in lieu thereof the following: "Claimants against such insurance shall have precedence in the following order:
- "1. Holders of warehouse receipts other than the warehouseman and owners of bulk grain other than the warehouseman.
 - "2. Owners of all other agricultural products as their interests appear.
 - "3. Warehousemen who have warehouse receipts.
 - "4. Warehousemen owners of bulk grain," .
- Sec. 6. Section five hundred forty-three point seven (543.7), Code 1966, is hereby repealed.
- Sec. 7. Section five hundred forty-three point thirty-three (543.33), Code 1966, is hereby amended by adding a new subsection as follows:
- "For the cost of maintaining an inspector at a licensed warehouse to supervise the correction of a deficiency, thirty dollars per day."
- Sec. 8. Section five hundred forty-three point thirty-five (543.35), Code 1966, line nine (9), is hereby amended by striking the word "always" and by inserting after the word "available" the words "for the six previous years".
- Sec. 9. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding the following new sections thereto:
- "Failure to pay the annual fee provided for in section five hundred forty-three point thirty-three (543.33) of the Code on or before the date the same shall become due shall cause a license to terminate. The annual fee shall become due on June 30 each year.
- "Nothing in this chapter shall be construed to imply any guarantee or obligation on the part of the state of Iowa, or any of its agencies, employees or officials, either elective or appointive, in respect of any agreement or undertaking to which the provisions of this chapter relate."
- Sec. 10. Section five hundred forty-three point twenty-eight (543.28), Code 1966, is hereby amended by striking from line twenty-six (26) and twenty-seven (27) the words "issuance of the warehouse receipt" and by inserting in lieu thereof the words "delivery to the warehouse".
- Sec. 11. "Section five hundred forty-three point thirteen (543.13), subsection one (1), Code 1966, is hereby amended by striking all of such subsection after the word "follows:" in line five (5) and inserting in lieu thereof the following:
- "a. For intended storage of bulk grain in any quantity less than twenty thousand (20,000) bushels, the minimum amount of the bond shall be six thousand (6,000) dollars plus one thousand (1,000) dollars for each two thousand (2,000) bushels or fraction thereof in excess of twelve thousand (12,000) bushels up to a total of twenty thousand (20,000) bushels.
- "b. For intended storage of bulk grain in any quantity not less than twenty thousand (20,000) bushels and not more than fifty thousand (50,000) bushels, the minimum amount of

the bond shall be ten thousand (10,000) dollars plus one thousand (1,000) dollars for each three thousand (3,000) bushels or fraction thereof in excess of twenty thousand (20,000) bushels up to a total of fifty thousand (50,000) bushels.

- "c. For intended storage of bulk grain in any quantity not less than fifty thousand (50,000) bushels and not more than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-thousand (20,000) dollars plus one thousand (1,000) dollars for each four thousand (4,000) bushels or fraction thereof in excess of fifty thousand (50,000) bushels up to a total of seventy thousand (70,000) bushels.
- "d. For intended storage of bulk grain in any quantity not less than seventy thousand (70,000) bushels, the minimum amount of the bond shall be twenty-five thousand (25,000) dollars plus one thousand (1,000) dollars for each five thousand (5,000) bushels or fraction thereof in excess of seventy thousand (70,000) bushels."
- Sec. 12. Chapter five hundred forty-three (543), Code 1966, is hereby amended by adding thereto the following:
- "A licensed warehouseman may store grain in any other licensed warehouse in addition to his own facilities, subject to the following conditions:
- 1. He must obtain from such warehouseman a non-negoitable warehouse receipt and such receipt must show clearly the following notation: 'held in trust for' (customer's name and address).
- 2. Any grain stored by a licensed warehouseman in facilities licensed by another warehouseman shall be stored within a radius of twenty-five (25) statute miles from the central facility of the warehouseman where it was originally received for storage.
- 3. At such time as the warehouseman may begin to use the additional facilities described in this section, he must furnish additional bond acceptable to the commission to cover the increase in his gross capacity.
- 4. A licsensed warehouseman shall not accept grain for storage from another licensed warehouseman while he has grain stored under the provisions of this section."

The motion prevailed, and the House concurred.

Harbor of Mills moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 201) The ayes were 109:

Andersen Franklin McCartney Roorda Bailey Freeman McCrav Sanders Baker Fullerton McNamara Schmarje Battles Gallagher Mensing Schroeder Beardsley Gannon Middleswart Shaw Bergman Glenn Millen Smith Bowin Graham Miller of Des Moines Sorg Breitbach Grasslev Miller of Dubuque Steffen Busch Hanson of Benton Miller of Jones Stokes Caffrey Hanson of Mitchell Miller of Page Strand Camp Harbor Moffitt Stromer

Strothman Mohrfeld Hicklin Carnahan Mowry Sullivan Hill Christensen Tanscott Nelson Clark Holden Thordsen Nielsen Hullinger Cochran Tieden Johnson of Audubon Nolin Coffman Van Drie Kiilsholm O'Mallev Conklin Van Nostrand Ossian Cunningham King Van Roekel Darrington Kitner Palmer Varley Patton Den Herder Klein Waugh Pelton Diehl Kluever Welden Distelhorst Pierson Knight Winkelman Poncy Doderer Koch Wolfe Duffy Langland Radl hooWRedfern Dunton Lee Yoder Reed Edgington Lipsky Mr. Speaker Fischer of Grundy Roe Malonev

Fisher of Greene
The nays were none.

Absent or not voting 15:

Allen Johnston Peterson of Woodbury Vetter
Bennett Mayberry Renda Voorhees
Curran McIntyre Shepherd Watson
Gittins Petersen of Dallas Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

PRESENTATION OF GIFTS

Patton of Delaware moved that the House resolve itself into a committee of the whole for the presentation of gifts.

The motion prevailed.

Mensing of Cedar in the chair.

On behalf of the members of the House, gifts were presented to Speaker Maurice Baringer; Speaker Pro Tempore Lester Kluever; majority floor leader, Floyd Millen; minority floor leader, William J. Gannon; assistant majority floor leader, Maurice Van Nostrand; assistant minority floor leader, Bernard O'Malley; minority whip, Minnette Doderer, and Chief Clerk William R. Kendrick.

Patton of Delaware moved that the committee now rise.

The motion prevailed.

The House reconvened, Speaker Baringer in the chair.

JOURNAL OF THE HOUSE

CONSIDERATION OF BILLS UNFINISHED BUSINESS

The House resumed consideration of Senate File 50, a bill for an act to repeal the ten (10) percent occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages and replace the lost revenues by adding a mark-up on liquor sold to licensees at time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor and to increase the share received by cities and towns of proceeds from the sale of liquor.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend Senate File 50 by striking everything after the enacting clause and substituting in lieu thereof the following:

Section 1. Sections one hundred twenty-three point ninety-seven (123.97), one hunddred twenty-three point ninety-eight (123.98), one hundred twenty-three point ninety-nine (123.99), and one hundred twenty-three point one hundred (123.100), Code 1966, are hereby repealed.

- Sec. 2. Chapter one hundred twenty-three (123), Code 1966, is hereby amended by adding thereto the following:
- 1. The Iowa liquor control commission shall increase the mark-up prices on alcoholic liquor equaling, as nearly as possible, twenty-three (23) cents per fifth gallon or fractional parts, more or less thereof. The increase in mark-up shall be based on retail prices in effect on June 1, 1967. The commission shall maintain such prices based on present formulas used for setting prices of various brands unless otherwise directed by the general assembly or first having received approval of the state executive council.
- 2. Each bottle of alcoholic beverage purchased by a licensee shall bear an identification marker applied at the place of purchase.
- Sec. 3. Section one hundred twenty-three point fifty (123.50), Code 1966, is hereby amended by striking from line two (2) of subsection three (3) the word "five" and by inserting in lieu thereof the word "ten (10)".
- Sec. 4. Section four hundred twenty-two point forty-six (422.46), Code 1966, is hereby amended by adding after the word "beer" in line ten (10) the following: ", alcoholic beverages".
- Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication as provided by law, in the Carroll Daily Times-Herald, a newspaper published at Carroll, Iowa, and in the Ames Daily Tribune, a newspaper published at Ames, Iowa.

The amendment lost.

Caffrey of Polk offered the following amendment filed by him and moved its adoption: Amend Senate File 50 by adding the following new sections thereto:

"Sec. 6. There is hereby established an alcoholic rehabilitation fund under the Iowa commission on alcoholism for the purpose of assisting in the financing of programs established by local or regional governmental units for the treatment and rehabilitating of alcoholics in the state. For the purpose of this Act, local or regional governmental units means county boards of supervisors, local mental health authorities, and local boards of health.

- Sec. 7. County boards of supervisors may individually or jointly establish, administer, and finance programs for the treatment and rehabilitation of alcoholics. Such programs may also be established, administered, and financed by local mental health authorities within the state or by local boards of health individually or jointly. The Iowa commission on alcoholism shall provide assistance in the establishment of any such program.
- Sec. 8. The Iowa commission on alcoholism may authorize the allocation of funds from the alcoholic reahabilitation fund to local or regional governmental units to assist in the financing of programs for the treatment and rehabilitation of alcoholics. Any funds so allocated shall be on a fifty-fifty (50-50) matching basis with funds provided by the local or regional governmental units. Local and regional governmental units may use such funds as may be available for financing any programs which may be established under the provisions of this Act. No local or regional governmental unit shall be entitled to receive from the alcoholic rehabilitation fund an amount in excess of the total amount collected within the unit from the additional cost applied to liquor sales under section four (4) of this Act.
- Sec. 9. The Iowa liquor control commission shall add five (5) cents to the sale price of each measure equal to one-fifth (1/5th) of a gallon of any alcoholic beverage distributed by the Iowa liquor control commission. Approportionate amount as determined by the liquor control commission shall be added to the sale price of any measure of alcoholic beverage larger or smaller than a one-fifth (1/5th) of a gallon distributed by the commission. All funds so collected shall be deposited in the alcoholic rehabilitation fund.
- Sec. 10. Amend the title by inserting in line five (5) after the word, "means" the words, ", to provide for the treatment and rehabilitation of alcoholics by providing an additional charge upon the sale price of liquor".

The amendment lost

Bennett of Polk moved to reconsider the vote by which the amendment by Caffrey of Polk lost.

The motion lost.

Gittins of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 50 by striking in Section one (1) line ten (10) the word and figure "fifteen (15)" and inserting in lieu thereof the word and figure "twenty (20)".

The amendment lost.

Fisher of Greene asked and received unanimous consent to withdraw his amendment filed June 23, 1967 and found on page 2251 of the House Journal.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend Senate File 50 by striking Section 3.

Roll call was requested by Gannon of Jasper and Hill of Marshall.

On the question "Shall the amendment be adopted?"

The ayes were 15:

Baker Christensen Gannon Graham

Hanson of Benton Hill Miller of Page Moffitt Redfern Roe Roorda

Hullinger McNamara Nolin Peterson of Woodbury

The nays were 85:

Andersen	Fisher of Greene	Lipsky	Shaw
Bailey	Freeman	McCartney	Shepherd
Battles	Fullerton	McCray	Smith
Beardsley	Gallagher	Middleswart	Sorg
Bennett	Gittins	Millen	Stokes
Bergman	Glenn	Miller of Des Moines	Strand
Breitbach	Grassley	Miller of Dubuque	Strothman
Busch	Hanson of Mitchell	Mohrfeld	Sullivan
Caffrey	Hicklin	Mowry	Tapscott
Camp	Holden	Nelson	Thordsen
Clark	Johnson of Audubon	Nielsen	Tieden
Coffman	Johnston of Polk	O'Malley	Van Nostrand
Conklin	Kiilsholm	Ossian	Van Roekel
Cunningham	King	Palmer	Varley
Den Herder	Kitner	Patton	Vetter
Diehl	Klein	Pelton	Waugh
Distelhorst	Kluever	Poncy	Winkelman
Doderer	Knight	Reed	Wolfe
Duffy	Koch	Renda	Wood
Dunton	Langland ,	Sanders	Yoder
Edgington	Lee	Schmarje	Mr. Speaker
Fischer of Grundy			

Absent or not voting 24:

Allen	Franklin	Miller of Jones	Story
Bowin	Harbor	Petersen of Dallas	Stromer
Carnahan	Maloney	Pierson	Van Drie
Cochran	Mayberry	Radl	Voorhees
Curran	McIntyre	Schroeder	Watson
Darrington	Mensing	Steffen	Welden

The amendment lost.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 50)

The ayes were 109:

	,		
Allen	Freeman	Mayberry	Reed
Andersen	Fullerton	McCartney	Renda
Baker	Gallagher	McCray	Roe
Battles	Gannon	McIntyre	Sanders
Beardsley	Glenn	McNamara	Schroeder
Bennett	Graham	Mensing	Shaw
Bergman	Grassley	Middleswart	Shepherd
Bowin	Hanson of Benton	Millen	Smith

Breitbach	Hanson of Mitchell	Miller of Des Moines	Sorg
Busch	Harbor	Miller of Dubuque	Steffen
Caffrey	Hicklin	Miller of Jones	Stokes
Camp	Hill	Miller of Page	Strand
Christensen	Holden	Mohrfeld	Stromer
Clark	Hullinger	Mowry	Strothman
Cochran	Johnson of Audubon	Nelson	Sullivan
Coffman	Johnston of Polk	Nielsen	Tapscott
Cunningham	Kiilsholm	Nolin	Thordsen
Curran	King	O'Malley	Van Drie
Darrington	Kitner	Ossian	Van Nostrand
Den Herder	Klein	Palmer	Van Roekel
Diehl	Kluever	Patton	Varley
Distelhorst	Knight	Pelton	Voorhees
Doderer	Koch	Peterson of Woodbury	Winkelman
Duffy	Langland	Pierson	Wolfe
Dunton	Lee	Poncy	Wood
Fischer of Grundy	Lipsky	Radl	Yoder
Fisher of Greene	Maloney	Redfern	Mr. Speaker
Franklin	Ÿ		•

The nays were 9:

Bailey Roorda Tieden Waugh Gittins Schmarje Vetter Welden Moffitt

Absent or not voting 6:

Carnahan Edgington Story Watson Conklin Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services, with report of committee without recommendation, was taken up for consideration.

Diehl of Buena Vista offered the following amendment filed by him and moved its adoption:

Amend Senate File 221 by adding in line eight (8) after the word "schedule" the following:

". provided that, if in the opinion of the chief judge more efficient operations in the district will result, such court sessions may be at different intervals than once each week."

The amendment was adopted.

Johnston of Polk offered the following amendment filed by him and moved its adoption:

Amend Section one (1) of Senate File 221 as follows:

- 1. Amend line 2 by striking the word "sections" and inserting in lieu thereof the word "section".
 - 2. Amend line 3 by striking the number "1.".
- 3. Amend line 11 by adding after the period the following: "Such rules shall be adopted in the manner provided in section six hundred eighty-four point nineteen (684.19) of the Code."
 - 4. Further amend by striking all of the remaining subsections.

The amendment was adopted.

Kluever of Cass offered the following amendment filed by him and moved its adoption:

Senate File 221 is amended by adding at the end of Section 1 the following paragraph:

"5. The designations and the rules of court administration and civil procedure required to carry out paragraphs one (1) and two (2) of this section shall be made and adopted by January 1, 1968, notwithstanding sections six hundred eighty-four point nineteen (684.19) and six hundred eighty-four point twenty-one (684.21) of the Code."

The amendment was adopted.

Johnston of Polk moved to reconsider the vote by which the amendment by Kluever of Cass was adopted.

The motion prevailed.

Johnston of Polk offered the following amendment to the Kluever amendment and moved its adoption:

Amend the Kluever amendment to Senate File 221, filed June 19, 1967 by adding in line six (6) after the date "1968," the words "and be affective until July 1, 1969" and striking in line five (5) all before the word "this".

The amendment to the amendment was adopted.

Kluever of Cass moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Glenn of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S. F. 221)

The ayes were 64:

Allen Fisher of Greene Schroeder McIntyre Millen Andersen Franklin Shaw Miller of Des Moines Sorg Bailev Gallagher Miller of Jones Baker Gannon Steffen Battles Gittins Miller of Page Strand Beardsley Hicklin Moffitt Stromer Bowin Holden Nolin Thordsen Breitbach Tieden Johnston of Polk O'Mallev Busch Kiilsholm Palmer Van Roekel Cochran King Patton Varley Conklin Vetter Kluever Pelton Curran Langland Petersen of Dallas Voorhees Darrington Redfern Welden Lee Diehl Wolfe Reed Lipsky Distelhorst Malonev Renda booW Dunton McCartney Roorda Mr. Speaker

The nays were 51:

Bennett Freeman Koch Radl Bergman Fullerton Mayberry Sanders Caffrey Glenn McCrav Shepherd Carnahan Mensing Smith Graham Christensen Middleswart Stokes Grassley Clark Miller of Dubuque Hanson of Benton Strothman Coffman Hanson of Mitchell Mohrfeld Sullivan Cunningham Harbor Mowry Tapscott Den Herder Van Drie Hill Nelson Doderer Nielsen Waugh Hullinger Duffy Johnson of Audubon Ossian Winkelman Edgington Peterson of Woodbury Yoder Kitner Fischer of Grundy

Absent or not voting 9:

Knight

	9	•	
Camp Klein McNamara	Pierson Roe	Schmarje Story	Van Nostrand Watson
		- 0	

Poncy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

JOURNAL OF THE HOUSE

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 788, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the state of Iowa to the department of public instruction for participation in said Act, was taken up for consideration.

SENATE FILE 868 SUBSTITUTED FOR HOUSE FILE 788

Grassley of Butler asked and received unanimous consent to substitute Senate File 868 for House File 788.

Senate File 868, a bill for an act to accept the National Defense Education Act of 1958 and to make an appropriation from the general fund of the state of Iowa to the department of public instruction for participation in said Act, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 868)

The ayes were 103:

Allen	Freeman	McCray	Roorda
Andersen	Fullerton	McIntyre	Sanders
Bailey	Gallagher	McNamara	Schroeder
Battles	Gittins	Mensing	Shaw
Beardsley	Glenn	Millen	Shepherd
Bennett	Graham	Miller of Des Moines	Smith
Bergman	Grassley	Miller of Dubuque	Sorg
Breitbach	Hanson of Benton	Miller of Jones	Steffen
Busch	Hanson of Mitchell	Miller of Page	Stokes
Caffrey	Harbor	Moffitt	Strand
Carnahan	Hicklin	Mohrfeld	Sullivan
Christensen	Hill	Nelson	Tapscott
Clark	Holden	Nielsen	Thordsen
Coffman	Hullinger	Nolin	Tieden
Conklin	Johnson of Audubon	O'Malley	Van Drie
Cunningham	Johnston of Polk	Ossian	Van Roekel
Curran	Kiilsholm	Patton	Vetter
Darrington	Kitner	Petersen of Dallas	Voorhees
Den Herder	Kluever	Peterson of Woodbury	Waugh
Diehl	Koch	Pierson	Welden
Distelhorst	Langland	Poncy	Winkelman
Doderer	Lee	Radl	Wolfe
Duffy	Lipsky	Redfern	Wood
Edgington	Maloney	Reed	Yoder
Fisher of Greene	Mayberry	Renda	Mr. Speaker
Franklin	McCartney	Roe	

The nays were none.

Absent or not voting 21:

Baker Gannon Mowry Stromer Bowin King Palmer Strothman Camp Klein Pelton Van Nostrand Cochran Knight Schmarie Varley Dunton Story Middleswart Watson Fischer of Grundy

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The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 788 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 788 from further consideration by the House.

House File 790, a bill for an act to appropriate from the general fund of the state of Iowa three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended, was taken up for consideration.

SENATE FILE 867 SUBSTITUTED FOR HOUSE FILE 790

Grassley of Butler asked and received unanimous consent to substitute Senate File 867 for House File 790.

Senate File 867, a bill for an act to appropriate from the general fund of the state of Iowa three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 867)

The ayes were 103:

Allen Gittins Mensing Sanders Andersen Glenn Schroeder Middleswart Bailey Graham Millen Shaw Battles Miller of Des Moines Smith Grasslev Bennett Hanson of Benton Miller of Dubuque Sorg Bergman Miller of Jones Hanson of Mitchell Steffen Breitbach Harbor Miller of Page Stokes Busch Hicklin Moffitt Strand Caffrey Hill Mohrfeld Strothman Carnahan Holden Mowry Sullivan

	,		
Christensen	Hullinger	Nelson	Tapscott
Clark	Johnson of Audubon	Nielsen	Thordsen
Conklin	Johnston of Polk	Nolin	Tieden
Curran	Kiilsholm	O'Malley	Van Drie
Darrington	Kitner	Ossian	Van Roekel
Diehl	Kluever	Palmer	Varley
Distelhorst	Knight	Patton	Vetter
Doderer	Koch	Pelton	Voorhees
Duffy	Langland	Petersen of Dallas	Waugh
Edgington	Lee	Peterson of Woodbury	Welden
Fisher of Greene	Lipsky	Pierson	Winkelman
Franklin	Maloney	Poncy	Wolfe
Freeman	Mayberry	Redfern	Wood
Fullerton	McCray	Reed	Yoder
Gallagher	McIntyre	Renda	Mr. Speaker
Gannon	McNamara	Roe	

The nays were none.

Absent or not voting 21:

Baker	Cunningham	Klein	Shepherd
Beardsley	Den Herder	McCartney	Story
Bowin	Dunton	Radl	Stromer
Camp	Fischer of Grundy	Roorda	Van Nostrand
Cochran	King	Schmarje	Watson
Coffman		•	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 790 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 790 from further consideration by the House.

Senate File 838, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of institutions under the said state board of regents, was taken up for consideration.

Smith of O'Brien offered the following amendment filed by the committee on appropriations:

Senate File 838 is hereby amended by striking all after the enacting clause and inserting in lieu thereof the following:

"Section 1. There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 for salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of all institutions under the control of the state board of regents the following sums, or so much thereof as may be necessary, for the following purposes:

JOURNAL OF THE HOUSE

STATE UNIVERSITY OF IOWA

Iowa City

For the state university of lowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs. replacements, and alterations for the state university of Iowa (including

UNIVERSITY HOSPITAL

"Sec. 3. For the purpose of carrying out the purpose of chapter two hundred fiftyfive (255) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for medical surgical treatment of indigent patients; and for repairs, replacements and alterations for the university hospital

PSYCHOPATHIC HOSPITAL

For the psychopathic hospital for the purpose of chapter two hundred twenty-five (225) of the Code, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and for the care, treatment, and maintenance of committed and voluntary public patients therein; and for repairs, replacements, and alterations for the psychopathic hospital\$1,816,000.00

BACTERIOLOGICAL LABORATORY

"Sec. 5. For the bacteriological laboratory there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for

HOSPITAL SCHOOL

"Sec. 6. For the hospital school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the manner and under the authority provided in chapter two hundred sixty-three (263) of the Code:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the

STATE SANATORIUM

Oakdale

"Sec. 7. For the state sanatorium there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the state sanatorium \$1,386,000.00

IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY

Ames

"Sec. 8. For the Iowa state university of science and technology, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the Iowa state university of science and

IOWA AGRICULTURE EXPERIMENT STATION

"Sec. 9. For the Iowa agricultural experiment station, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for the Iowa agricultural experiment station \$3,374,000.00

CO-OPERATIVE EXTENSION SERVICE IN AGRICULTURE AND HOME ECONOMICS

"Sec. 10. For the co-operative extension service in agriculture and home economics there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, and miscellaneous purposes for the co-operative extension service in agriculture and home economics \$2,484,000.00

JOURNAL OF THE HOUSE UNIVERSITY OF NORTHERN IOWA

Cedar Falls

"Sec. 11. For the university of northern Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the

IOWA BRAILLE AND SIGHT SAVING SCHOOL

Vinton

"Sec. 12. For the Iowa braille and sight saving school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the

IOWA SCHOOL FOR THE DEAF

Council Bluffs

"Sec. 13. For the Iowa school for the deaf there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the following sum, or so much thereof as may be necessary, to be used in the following manner:

"For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements, and alterations for the

"TOTAL OF THE APPROPRIATIONS FOR THE INSTITUTIONS UNDER THE STATE BOARD OF

"Sec. 14. The budget of total expenditures for each institution under the control of the state board of regents, including state appropriations and such other receipts as may be available for the same purpose as the state appropriations, during the biennium shall not exceed the budget for each institution as hereinafter set forth, except the state board of regents may, in the event of an emergency or necessity which may arise at any particular institution under its control, expend more than the amount budgeted for such institution which expenditure shall be made out of increase in receipts of such institution, such increase in receipts meaning receipts in excess of the estimation of receipts of the respective institutions set forth in the appropriations proposals submitted to the general assembly, provided that thirty (30) days prior to such proposed increased expenditure the board shall report in writing to the state comptroller the specific purpose of such additional expenditure and the source and amount of funds available therefor, and further said board shall set out in its biennial report to the governor and the next general assembly such increased expenditures, the purpose thereof, and the source and amount of funds used therefor.

"No funds appropriated by this Act or receipts, which may be used for the same purposes as said appropriations, may be used for capital improvements.

State university of Iowa (including lakeside laboratory) \$70,431,000.00
University hospital
Psychopathic hospital
Bacteriological laboratory
Hospital school
State sanatorium
Iowa state university of science and technology
Iowa agricultural experiment station
Co-operative extension service in agriculture
and home economics
University of northern Iowa
Iowa braille and sight saving school
Iowa school for the deaf
"Total budget for all institutions under
that a broad of many the few the bismature

the state board of regents for the biennium

"Sec. 15. All salaries provided for in this Act shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided and except further that expense allowances shall be authorized, any ruling of the federal internal revenue service with respect to the tax status thereof notwithstanding.

"Sec. 16. There may be attached to each of the three (3) institutions of higher learning by the state comptrollera budget analyst. The purpose of the budget analyst shall be to provide liaison between the institutions and the comptroller's office in the preparation and execution of the budgets and to accumulate financial and statistical data relative to the budgets. The budget analyst shall work closely with the financial officers of the institutions and the central office of the board of regents.

"All financial and statistical data and information prepared or accumulated shall be made available to the governor and the general assembly for their needs in subsequent budgeting and appropriation legislation.

"The budget analyst shall be provided adequate office space and office supplies by the institution. Salary and travel expenses shall be paid by the comptroller's office.

"Sec. 17. Chapter eight (8), Code 1966, shall apply to this Act, except that employees whose salaries are appropriated by this Act shall not come under the division of personnel under section eight point five (8.5), Code 1966."

Waugh of Monona in the chair at 4:45 p.m.

Speaker Baringer in the chair at 5:35 p.m.

Gallagher of Black Hawk offered the following amendment to the amendment and moved its adoption:

Amend the House Appropriation Committee amendment to Senate File 838, filed June 22, by adding after the word "necessary," in line ninety-nine (99) the following:

"including twenty-five thousand (25,000) dollars for Dutch elm disease research,".

The amendment lost.

Smith of O'Brien moved the adoption of the committee amendment.

Roll call was requested by Gannon of Jasper and Glenn of Polk.

Rule 69 was invoked.

On the question "Shall the amendment be adopted?"

The ayes were 68:

McCray Sorg Allen Graham Grasslev Millen Stokes Andersen Hanson of Mitchell Strand Battles Miller of Jones Stromer Bergman Harbor Miller of Page Strothman Camp Hicklin Moffitt Sullivan Carnahan Hill Mohrfeld Thordsen Christensen Holden Mowry Tieden Johnson of Audubon Nelson Clark Van Nostrand Cunningham Nielsen Kiilsholm Van Roekel Darrington Patton King Diehl Petersen of Dallas Varley Kitner Edgington Klein Peterson of Woodbury Waugh Welden Fischer of Grundy Pierson Knight Fisher of Greene Roorda Winkelman Koch Freeman Wolfe Schmarie Langland Wood Fullerton Schroeder Lee Mr. Speaker Gittins McCartney Smith

The nays were 51:

Bailey Redfern Mayberry Doderer Baker Reed Duffy McIntyre Beardsley McNamara Renda Dunton Bennett Franklin Middleswart Roe Bowin Miller of Des Moines Sanders Gallagher Breitbach Miller of Dubuque Shepherd Gannon Busch Steffen Glenn Nolin Caffrey Tapscott Hanson of Benton O'Malley Cochran Van Drie Hullinger Ossian Coffman Vetter Johnston of Polk Palmer Conklin Voorhees Kluever Pelton Den Herder Yoder Poncy Lipsky Distelhorst Radl Maloney

Absent or not voting 5:

Curran Shaw Story Watson Mensing

The amendment was adopted.

Smith of O'Brien moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 838)

The ayes were 95:

Roorda Franklin McCray Allen Schmarje Andersen Freeman McIntyre Schroeder Fullerton McNamara Bailey Middleswart Smith Baker Gittins Sorg Rattles Glenn Millen Bennett Graham Miller of Dubuque Steffen Bergman Grasslev Miller of Jones Stokes Hanson of Mitchell Miller of Page Strand Caffrey Harbor Moffitt Stromer Camp Carnahan Hicklin Mohrfeld Strothman Sullivan Christensen Hill Mowry Thordsen Clark Holden Nelson Cochran Hullinger Nielsen Tieden Coffman Kiilsholm Ossian Van Nostrand Van Roekel Cunningham Palmer King Varley Curran Kitner Patton Darrington Klein Pelton Vetter Den Herder Knight Petersen of Dallas Waugh Diehl Koch Peterson of Woodbury Welden Winkelman Distelhorst Langland Pierson Duffy Lee Poncy Wolfe Reed booW Edgington Lipsky Fischer of Grundy Mr. Speaker Mayberry Renda Fisher of Greene McCartney Roe

The nays were 24:

Beardsley	Dunton	Kluever	Sanders
Bowin	Gallagher	Maloney	Shepherd
Breitbach	Gannon	Miller of Des Moines	Tapscott
Busch	Hanson of Benton	Nolin	Van Drie
Conklin	Johnson of Audubon	O'Malley	Voorhees
Doderer	Johnston of Polk	Redfern	Yoder

Absent or not voting 5:

Mensing	Shaw	Story	Watson
Radl			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

JOURNAL OF THE HOUSE SENATE AMENDMENTS CONSIDERED

Vetter of Washington called up for consideration Senate File 269, a bill for an act relating to the use of signal lights and operation of school buses on the public highways, amended by the House, and further amended by the Senate as follows:

Amend the House Amendment to Senate File 269 as follows:

By striking from line 20 the words "School buses" and inserting in lieu thereof the words "The vehicles operated under the provisions of paragraph d of this section".

Vetter of Washington moved that the House concur in the Senate amendment to the House amendment.

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Vetter of Washington moved that the bill, as amended by the House, further amended by the Senate, and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 269)

The ayes were 111:

Allen	Freeman	Mayberry	Sanders
Andersen	Fullerton	McCartney	Schmarje
Bailey	Gallagher	McCray	Schroeder
Baker	Gannon	McIntyre	Shepherd
Battles	Gittins	McNamara	Smith
Beardsley	Glenn	Middleswart	Sorg
Bennett	Graham	Millen	Steffen
Bergman	Grassley	Miller of Des Moines	Stokes
Bowin	Hanson of Benton	Miller of Dubuque	Strand
Breitbach	Hanson of Mitchell	Miller of Jones	Stromer
Busch	Harbor	Miller of Page	Strothman
Caffrey	Hicklin	Moffitt	Sullivan
Camp	Hill	Mohrfeld	Tapscott
Carnahan	Holden	Nelson	Thordsen
Christensen	Hullinger	Nielsen	Tieden
Clark	Johnson of Audubon	Nolin	Van Drie
Cochran	Johnston of Polk	O'Malley	Van Roekel
Conklin	Kiilsholm	Ossian	Varley
Cunningham	King	Pelton	Vetter
Curran	Kitner	Petersen of Dallas	Voorhees
Darrington	Klein	Peterson of Woodbury	Waugh
Diehl	Kluever	Pierson	Welden
Distelhorst	Knight	Poncy	Winkelman
Doderer	Koch	Redfern	Wolfe ·
Dunton	Langland	Reed	Wood
Fischer of Grundy	Lee	Renda	Yoder

Fisher of Greene Franklin Lipsky Maloney Roe Roorda Mr. Speaker

The nays were none.

Absent or not voting 13:

Coffman Den Herder Mensing

Patton

Story

Duffy

Mowry Palmer Radl Shaw Van Nostrand Watson

Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Edgington of Franklin called up for consideration House File 762, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the state board of regents, amended by the Senate, and moved that the House concur in the following Senate Amendment:

Amend House File 762 as follows:

By striking section 1 and inserting in lieu thereof:

"Section 1. There is hereby appropriated for the central office of the board of regents from the general fund of the state of Iowa for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, the sum of one hundred five thousand dollars (\$105,000.00), or so much thereof as may be necessary, to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes (including board members receiving a per diem of thirty (30) dollars per day) . . .\$105,000.00

The motion prevailed and the House concurred.

Edgington of Franklin moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 762)

The ayes were 110:

Allen Andersen Bailey Franklin Freeman Fullerton

Maloney Mayberry McCray

Sanders Schmarje Schroeder

Battles Gannon McNamara Smith Beardsley Gittins Middleswart Sorg Bennett Glenn Millen Steffen	
Rennett Glenn Millen Steffen	
Definer dienie	
Bergman Graham Miller of Des Moines Stokes	
Bowin Grassley Miller of Dubuque Strand	
Breitbach Hanson of Benton Miller of Page Stromer	
Busch Hanson of Mitchell Moffitt Strothman	
Caffrey Harbor Mohrfeld Sullivan	
Camp Hicklin Mowry Tapscott	
Carnahan Hill Nelson Thordsen	
Christensen Holden Nielsen Tieden	
Clark Hullinger Nolin Van Drie	
Cochran Johnson of Audubon O'Malley Van Roeke	1
Conklin Johnston of Polk Ossian / Varley	
Cunningham Kiilsholm Pelton Vetter	
Curran King Peterson of Woodbury Voorhees	
Darrington Kitner Pierson Waugh	
Den Herder Klein Poncy Welden	
Diehl Kluever Redfern Winkelman	n
Distelhorst Knight Reed Wolfe	
Doderer Koch Renda Wood	
Dunton Langland Roe Yoder	
Edgington Lee Roorda Mr. Speak	er
Fisher of Greene Lipsky	

The nays were none.

Absent or not voting 14:

Coffman	
Duffy	

Mensing

Miller of Jones

Radl Shaw

Petersen of Dallas

Story

Van Nostrand Watson

Fischer of Grundy Palmer McCartney

Patton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 237 RE-REFERRED TO SIFTING COMMITTEE

Senate File 237, a bill for an act to prevent the extension of the municipal court system, was taken up for consideration.

Mowry of Marshall moved that Senate File 237 be re-referred to the sifting committee.

Roll call was requested by Mowry of Marshall and the Speaker.

On the question "Shall Senate File 237 be re-referred to the sifting committee?"

The ayes were 60:

Allen	Freeman	Langland	Schmarje
Bailey	Fullerton	McCray	Schroeder
Battles	Gittins	McIntyre	Shepherd
Bennett	Glenn	McNamara	Smith
Bergman	Graham	Miller of Dubuque	Sorg
Busch	Grassley	Mohrfeld	Stokes
Caffrey	Harbor	Mowry	Stromer
Camp	Holden	Nelson	Strothman
Carnahan	Hullinger	Nielsen	Sullivan
Clark	Johnson of Audubon	Ossian	Thordsen
Cunningham	Kiilsholm	Patton	Van Roekel
Den Herder	King	Peterson of Woodbury	Welden
Diehl	Kitner	Pierson	Wolfe
Edgington	Knight	Poncy	Wood
Fisher of Greene	Koch	Sanders	Yoder

The nays were 45:

Andersen	Gallagher	Middleswart	Roorda
Beardsley	Gannon	Millen	Steffen
Bowin	Hanson of Mitchell	Miller of Page	Strand
Breitbach	Hicklin	Moffitt	Tapscott
Christensen	Johnston of Polk	Nolin	Van Nostrand
Cochran	Klein	O'Malley	Varley
Conklin	Kluever	Pelton	Vetter
Curran	Lee	Redfern	Voorhees
Distelhorst	Lipsky	Reed	Waugh
Doderer	Maloney	Renda	Winkelman
Dunton	Mayberry	Roe	Mr. Speaker
Franklin			

Absent or not voting 19:

Baker	Hanson of Benton	Miller of Jones	Story
Coffman	Hill	Palmer	Tieden
Darrington	McCartney	Petersen of Dallas	Van Drie
Duffy	Mensing	Radl	Watson

Fischer of Grundy Miller of Des Moines Shaw

The motion prevailed.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

Senate File 850, a bill for an act to appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission, with report of committee recommending passage, was taken up for consideration.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 850)

Fullerton

Gallagher

Gannon

Gittins

The ayes were 104:

Allen Andersen Bailey Battles Bennett Bergman Bowin Breitbach Busch Caffrey Camp Carnahan Christensen Clark Cochran

Conklin Cunningham Curran Darrington Diehl Distelhorst Doderer Dunton Edgington Fisher of Greene Franklin

Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon O'Malley Johnston of Polk Kiilsholm King Kitner Klein Kluever Knight Koch Langland Lee Lipsky

Maloney Mayberry McCray McIntyre Middleswart Millen Miller of Des Moines Stokes Miller of Dubuque Miller of Jones Moffitt Mohrfeld Nelson Nielsen Nolin

Ossian Patton Petersen of Dallas Pierson Poncy Redfern Reed Renda Roe Roorda Sanders

Smith Sorg Steffen Strand Stromer Strothman Sullivan Tapscott Thordsen Tieden Van Drie Van Roekel Varley Vetter Voorhees Waugh Welden Winkelman Wolfe Wood Yoder

Mr. Speaker

Schmarje

Shepherd

Schroeder

The nays were 2:

Freeman ·

McNamara

Absent or not voting 18:

Baker Beardsley Coffman Den Herder Duffy

Fischer of Grundy McCartney Mensing

Miller of Page

Mowry

Palmer Pelton

Shaw Story Peterson of Woodbury Van Nostrand

Watson

Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 789, a bill for an act to appropriate from the general fund of the state of Iowa three million four hundred thousand (3,400,000) dollars to the department of public instruction for drivers' training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code, was taken up for consideration.

SENATE FILE 870 SUBSTITUTED FOR HOUSE FILE 789

Grassley of Butler asked and received unanimous consent to substitute Senate File 870 for House File 789.

Senate File 870, a bill for an act to appropriate from the general fund of the state of Iowa three million four hundred thousand (3,400,000) dollars to the department of public instruction for driver's training aid for school districts, as provided by chapter three hundred twenty-one (321) of the Code, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 870)

The ayes were 104:

Andersen	Fullerton	Mayberry	Schmarje
Bailey	Gallagher	McCray	Schroeder
Baker	Gannon	McNamara	Shepherd
Battles	Glenn	Middleswart	Smith
Bennett	Graham	Millen	Sorg
Bergman	Grassley	Miller of Des Moines	Steffen
Bowin	Hanson of Benton	Miller of Dubuque	Stokes
Breitbach	Hanson of Mitchell	Moffitt	Strand
Busch	Harbor	Mohrfeld	Stromer
Caffrey	Hicklin	Mowry	Strothman
Camp	Hill	Nelson	Sullivan
Carnahan	Holden	Nielsen	Tapscott
Christensen	Hullinger	Nolin	Thordsen
Clark	Johnson of Audubon	O'Malley	Tieden
Cochran	Johnston of Polk	Ossian	Van Drie
Conklin	Kiilsholm	Patton	Van Roekel
Cunningham	King	Pelton	Varley
Curran	Kitner	Petersen of Dallas	Vetter
Darrington	Klein	Pierson	Voorhees
Diehl	Kluever	Poncy	Waugh
	Knight	Redfern	Welden
D _{oderer}	Koch	Reed	Winkelman
Edgington	Langland	Renda	Wolfe
Fisher of Greene	Lee	Roe	Wood
Franklin	Lipsky	Roorda	Yoder
Freeman			

The nays were none.

Absent or not voting 20:

Allen	Dunton	Mensing	Radl
Beardsley	Fischer of Grundy	Miller of Jones	Shaw
Coffman	Gittins	Miller of Page	Story
Den Herder	McCartney	Palmer	Van Nostrand
Duffy	McIntyre	Peterson of Woodbu	rv Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 789 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 789 from further consideration by the House.

House File 791, a bill for an act to appropriate from the general fund of the state of Iowa one hundred ten thousand (110,000) dollars to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended, was taken up for consideration.

SENATE FILE 869 SUBSTITUTED FOR HOUSE FILE 791

Grassley of Butler asked and received unanimous consent to substitute Senate File 869 for House File 791.

Senate File 869, a bill for an act to appropriate from the general fund of the state of Iowa one hundred ten thousand (110,000) dollars to the department of public instruction for participation in the Economic Opportunity Act of 1963, as amended, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 869)

The ayes were 106:

Allen	Freeman	Mayberry	Schmarje
Andersen	Fullerton	McCray	Schroeder
Bailey	Gallagher	McIntyre	Shepherd
Baker	Gannon	McNamara	Smith
Battles	Gittins	Middleswart	Sorg
Beardsley	Glenn	Millen	Steffen
Bennett	Graham	Miller of Des Moines	Stokes
Bergman	Grassley	Miller of Dubuque	Strand
Bowin	Hanson of Benton	Moffitt	Stromer
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Busch	Harbor	Mowry	Sullivan
Caffrey	Hicklin	Nelson	Tapscott
Camp	Hill	Ni elsen	Thordsen
Carnahan	Hullinger	Nolin	Tieden
Christensen	Johnson of Audubon	O'Malley	Van Drie
Clark	Johnston of Polk	Ossian	Van Roekel
		•	

Cochran Conklin Cunningham Curran Darrington Diehl Distelhorst Doderer Edgington

Kitner Klein Kluever Knight Koch Langland Lee Lipsky

Maloney

Kiilsholm

King

Pelton Petersen of Dallas Pierson Poncy Redfern Reed Renda Roe Roorda Sanders

Varley Vetter Voorhees Waugh Welden Winkelman Wolfe booW Yoder Mr. Speaker

The nays were 2:

Fisher of Greene

Holden

Franklin

Patton

Absent or not voting 16:

the House and the title was agreed to.

Coffman Den Herder Fischer of Grundy McCartney

Miller of Page Palmer

Shaw Story

Duffy Dunton Mensing Miller of Jones

Radl

Peterson of Woodbury Van Nostrand Watson

The bill having received a constitutional majority was declared to have passed

HOUSE FILE 791 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 791 from further consideration by the House.

Senate File 863, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for use as a permanent revolving fund, with report of committee recommending passage, was taken up for consideration.

Diehl of Buena Vista moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 863)

The ayes were 98:

Andersen Bailev Baker Battles Beardsley Bennett Bergman Bowin Breitbach

Busch

Allen

Freeman . Fullerton Gallagher Gannon Graham Grasslev Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill

McIntvre McNamara Middleswart Millen Miller of Des Moines Stokes

Moffitt

Mowry

Nelson

Mohrfeld

Sorg Miller of Dubuque Miller of Page

Strand Stromer Strothman Sullivan Tapscott -Thordsen

Schroeder

Shepherd

Smith

Holden Caffrey Carnahan Hullinger Clark Cochran Johnston of Polk Conklin Kiilsholm Cunningham King Den Herder Kitner Diehl Klein Distelhorst Kluever Doderer Knight Dunton Koch Edgington Langland Fisher of Greene Lipsky

Nolin Johnson of Audubon O'Mallev Ossian Peterson of Woodbury Vetter Pierson Poncy Redfern Reed Renda Roe Roorda Sanders

Nielsen

Van Nostrand Van Roekel Varley Voorhees Waugh Welden Winkelman Wolfe Wood Yoder Mr. Speaker

Shaw

Steffen

Van Drie

Watson

Story

Tieden

The nays were 3:

Christensen

Franklin

Maloney

McCrav

Patton

Absent or not voting 23:

Camp Coffman Curran Darrington Duffy Fischer of Grundy

Gittins Glenn Lee Mayberry McCartney Mensing

Miller of Jones Palmer Pelton Petersen of Dallas Radl

Schmarie

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 862, a bill for an act authorizing expenditures for additional equipment by the state highway commission from the primary road fund for the biennium beginning July 1, 1967, and ending June 30, 1969, with report of committee recommending passage, was taken up for consideration.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 862)

The ayes were 103:

Andersen Bailey Baker Battles Beardsley Bennett Bergman Bowin

Allen

Gallagher Gannon Gittins Glenn Graham Grasslev Hanson of Benton Hanson of Mitchell

Harbor

Mayberry McCartney McCrav McIntvre McNamara Middleswart Millen Miller of Des Moines Strand

Sanders Schmarje Schroeder Shepherd Smith Sorg Stokes Stromer

Miller of Dubuque

			* *
Breitbach	Hicklin	Miller of Page	Strothman
Busch	Hill	Moffitt	Sullivan
Caffrey	Holden	Mohrfeld	Tapscott
Camp	Hullinger	Mowry	Thordsen
Carnahan	Johnson of Audubon	Nelson	Tieden
Clark	Johnston of Polk	Nielsen	Van Roekel
Cochran	Kiilsholm	Nolin	Varley
Conklin	King	O'Malley	Vetter
Cunningham	Kitner	Ossian	Voorhees
Den Herder	Klein	Peterson of Woodbury	waugh (
Diehl	Kluever	Pierson	Welden
Distelhorst	Knight	Poncy	Winkelman
Dunton	Koch	Redfern	Wolfe
Edgington	Langland	Reed	Wood
Fisher of Greene	Lee	Renda	Yoder
Freeman	Lipsky	Roe	Mr. Speaker
Fullerton	Malonev	Roorda	

The nays were 1:

Christensen

Absent or not voting 20:

Coffman	Fischer of Grundy	Patton	Steffen
Curran	Franklin	Pelton	Story
Darrington	Mensing	Petersen of Dallas	Van Drie
Doderer	Miller of Jones	Radl	Van Nostrand
Duffy	Palmer	Shaw	Watson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE CONCURRENT RESOLUTION 29 DEFERRED

Vetter of Washington called up for consideration House Concurrent Resolution 29, relating to changes in rules adopted by the state board of public instruction relating to educational standards, found on page 2046 of the House Journal.

McNamara moved that action on House Concurrent Resolution 29 be deferred until tomorrow.

The motion prevailed.

MOTION TO RECONSIDER WITHDRAWN (Senate File 161)

Gallagher of Black Hawk asked and received unanimous consent to withdraw his motion to reconsider the vote on Senate File 161, filed June 27 and found on page 2320 of the House Journal.

EXPLANATION OF VOTE

We voted No on House File 686, even though we agree with the principle and philosophies of this measure. We knew the Conference Committee compromise and package submitted to the General Assembly included the funding measure (H.F. 702)

which we could not in good conscience support, since the little time we have had to study the funding measure points out many loopholes in establishing a new tax structure that would be detrimental to the majority of our constituents.

CAFFREY of Polk GALLAGHER of Black Hawk CARNAHAN of Wapello BREITBACH of Dubuque MILIER of Des Moines TAPSCOTT of Polk PALMER of Polk FRANKLIN of Polk PONCY of Wapello

EXPLANATION OF VOTE

I voted against Senate File 342, because it granted some powers and duties to local boards of health over practitioners of the healing arts, which includes the practice of Chiropractic and the bill refuses to treat the health professions with equality and impartiality. The State of Iowa licenses three healing arts professions: Doctors of Medicine, Doctors of Osteopathy, and Doctors of Chiropractic; all are deserving of equal protection of our laws and respect,

MILLER of Des Moines

 $\,$ Mr. Speaker: $\,$ I respectfully request that Senate File 820 be removed from the Sifting Committee.

O'MALLEY of Polk

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 79, 218, 272, 297, 301, 356, 495, 690, 696, 711, 719, 727, 740, 749, 754, 756, 763, 768, 770, 771 and 774.

A. L. MENSING Chairman House Committee

Chairman House Committee

ADOLPH W. ELVERS Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 79, 218, 272, 297, 301, 356, 495, 690, 696, 711, 719, 727, 740, 749, 754, 756, 763, 768, 770, 771 and 774.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 28th day of June, 1967, sent to the governor for his approval: House Files 79, 218, 272, 297, 301, 356, 495, 690, 711, 696, 719, 727, 740, 749, 754, 756, 763, 768, 770, 771 and 774.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 27, 1967, the Governor had approved the following: House File 515 and Senate File 856.

REQUEST TO VOTE

Grassley of Butler asked and received unanimous consent to be recorded as voting ave on the conference committee report on House File 686.

Maloney of Polk asked and received unanimous consent to be recorded as voting no on the conference committee report on House File 686 and on final passage of House File 686.

Tapscott of Polk asked and received unanimous consent to be recorded as voting no on the conference committee report on House File 686.

Johnston of Polk asked and received unanimous consent to be recorded as voting aye on House File 686.

Stromer of Hancock asked and received unanimous consent to be recorded as voting aye on the conference committee report on House File 686 and on final passage of House File 686.

Klein of Winnebago asked and received unanimous consent to be recorded as voting aye on the conference committee report on House File 686 and on final passage of House File 686.

Bowin of Black Hawk asked and received unanimous consent to be recorded as voting no on the conference committee report on House File 686 and on final passage of House File 686.

Franklin of Polk asked and received unanimous consent to be recorded as voting no on the conference committee report on House File 686 and on final passage of House File 686.

Wood of Scott asked and received unanimous consent to be recorded as voting aye on Senate File 342 and House File 201.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 732</u>, a bill for an act relating to state communications and educational radio and television, begs leave to reportithas had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass.

Amend Senate File 732 as follows:

- 1. By adding thereto the following new section:
- "Sec. 20. There is hereby appropriated from the general fund of the state to the educational radio and television network board the sum of five hundred thousand (500,000.00) dollars for implementation of an educational television system in the state of Iowa."
 - 2. Amend title by adding the following: "and making an appropriation therefor." RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 865</u>, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of the property known as the valley bank building located at fourth and walnut streets, city of Des Moines, Polk county, Iowa, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same be amended as follows, and when so amended the bill do pass:

Amend Senate File 860, Section 1 as follows:

By striking in line 7 the figures "80,000", and inserting in lieu thereof the figures "67,000"; and by striking in line 13 the figures "110,500.00", and inserting in lieu thereof the figures "97,500.00".

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

Section thirteen (13) of House File 773 is hereby amended by striking the words and figures "thirteen thousand (13,000)" in lines fifteen (15) and sixteen (16), and inserting in lieu thereof the words and figures "fifteen thousand (15,000)".

Section thirteen (13) of House File 773 is further amended by striking the words and figures "two thousand five hundred (2,500)" in line twenty (20) and inserting in lieu thereof the words and figures "three thousand (3,000)".

GLENN of Polk

Section sixty (66) of House File 773 is hereby amended by striking the words "for remuneration" in line three (3) thereof.

GLENN of Polk

Amend Senate File 772 by adding the following sections:

- 1. Section four hundred forty-one point thirty-five (441.35), Code 1966, is hereby amended as follows:
- a. Subsection one (1), line one (1), by inserting after the word "equalize" the words "valuations and"; also by inserting in line two (2) after the word "individual" the words "actual values and".
- b. Subsection two (2), line sixteen (16), by inserting after the word "the" the words "actual value and".
- c. Subsection two (2), line twenty (20), by inserting after the word "the" the words "actual value and"

- 2. Amend section four hundred forty-one point thirty-six (441.36), Code 1966, line two (2) by inserting after the word "in" the following words "actual values and".
- a. Line seventeen (17) by inserting after the word "whose" the words "actual values and".
- b. Line twenty-six (26) after the word "of" by inserting the words "actual values and".
- 3. Section four hundred forty-one point thirty-seven (441.37) is hereby amended as follows:
 - a. By inserting in line three (3) after the word "his" the words "actual value and".
 - b. By inserting in line four (4) after the word "such" the words "actual value and".
- c. By inserting in line six (6) preceding the word "assessment" the words "valuation and".
- d. Subsection one (1), line one (1) by inserting after the word "said" the words "actual value and".
- e. Subsection one (1), line two (2), after the word "with" by inserting the words "actual values and".
- f. Subsection one (1), line five (5), by inserting after the word "and" the words "actual values and".
- g. Subsection two (2), line one (1), by inserting after the word "is" the words "valued and".
- h. Subsection two (2), line four (4), by inserting after the word "be" the words "over valued and".
- i. Subsection four (4), line one (1) by inserting after the word "the" the words "valuation and".
- j. Subsection five (5), line one (1), after the word "the" insert the words "valuation and".
- 4. Section four hundred forty-one point thirty-eight (441.38), Code 1966, is hereby amended as follows:
 - a. By inserting in line three (3) after the word "of" the words "valuation and".
- 5. Section four hundred forty-one point thirty-nine (441.39), Code 1966, is hereby amended as follows:
 - a. By inserting in line four (4) after the word "to" the words "valuation and".
- 6. Section four hundred forty-one point forty-one (441.41), Code 1966, is hereby amended as follows:
 - a. Line one (1), by inserting after the word "with" the words "valuations and".
 - b. Line seven (7), by inserting after the word "with" the words "valuations and".
 - c. Line nine (9) by inserting after the word "such" the words "valuations and".
- 7. Section four hundred forty-one point forty-two (441.42), Code 1966, is hereby amended as follows:
 - a. Line five (5) by inserting after the word "the" the words "valuation and".

- b. Line eight (8) by inserting after the word "of" the words "valuation and".
- c. Line thirteen (13) by inserting after the word "is" the words "valued and".
- 8. Section four hundred forty-one point forty-three (441.43), Code 1966, is hereby amended as follows:
 - a. Line three (3) by inserting after the word "of" the words "valuation and".
 - b. Line six (6) by inserting after the word "the" the words "valuation and".
- 9. Section four hundred forty-one point forty-four (441.44), Code 1966, is hereby amended as follows:
- a. Line two (2) by striking the word "an" and inserting in lieu thereof the words "a valuation and".
 - b. Line six (6) by inserting after the word "such" the words "valuation and".
- 10. Section four hundred forty-one point forty-five (441.45), Code 1966, is hereby amended as follows:
- a. Subsection one (1), line two (2), by inserting after the words "aggregate" the words "valuations and".
- b. Subsection two (2), line one (1), by inserting after the word "aggregate" the words "valuations and".
- c. Subsection three (3), line one (1), by inserting after the word "aggregate" the words "valuations and".
- d. Subsection four (4), line three (3), by inserting after the word "aggregate" the words "valuations and".
- e. Subsection five (5), line one (1), by inserting after the word "aggregate" the words "valuation and".
- f. Subsection five (5), line six (6), by inserting after the word "was" the words "valued and".
- 11. Section four hundred forty-one point forty-seven (441.47), Code 1966, is hereby amended as follows:
 - a. Line ten (10) after the first "city" by inserting the words "valued and".
 - b. Line eleven (11) by inserting after the word "county" the words "valued and".
- 12. Section four hundred forty-one point fifty-one (441.51), Code 1966, is hereby amended as follows:
 - a. Line eight (8) by inserting after the word "the" the words "valuation and".
 - b. Line ten (10) by inserting after the word "such" the words "valuation and".
- 13. Section four hundred forty-one point fifty-two (441.52), Code 1966, is hereby amended by inserting in line four (4) after the word "the" the words "valuation and".

 REDFERN of Lee

Amend Senate File 864, Section 1, as follows:

- 1. By striking in line eleven (11) the words and figure "five thousand (5000)" and inserting in lieu thereof the words and figure "eight thousand (8000)".
- 2. By striking in line twelve (12) the figure "27,000.00" and inserting in lieu thereof the figure "42,000.00".

3. By striking in line twenty-one (21) the figure "42,000.00" and inserting in lieu thereof the figure "57,000.00".

GALLAGHER of Black Hawk DODERER of Johnson

Amend Senate File 732 as follows:

Section 17, by striking all after the word "thereof" in line 6 and through the period in line 14 and substituting in lieu thereof the following:

"if the attorney general has filed a complaint on behalf of the state of Iowa questioning the fairness and reasonableness of said charge, rate or fee, unless the Iowa commerce commission shall upon hearing affirmatively find that such charge, fee, and rate is fair and reasonable."

MILLER of Page

Amend Senate File 381 as follows:

1. By striking from line five (5) the words "prerequisite courses" and inserting in lieu thereof the following: "Prerequisite courses, if any, or have otherwise shown equivalent competence through testing".

NOLIN of Carroll

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Thursday, June 29, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Thursday, June 29, 1967.

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Dr. Robert Rae, pastor of the Highland Park Presbyterian Church, Des Moines, Iowa.

The Journal of June 28 was approved.

PRESENTATION OF VISITORS

Baker of Boone introduced to the House 18 students from a government class of Boone High School, Boone, Iowa, accompanied by Roger Cook.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 732, 865 and 860, under Rule 35.

INTRODUCTION OF BILLS

House File 795, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instructon for specified school aid.

Read first time and placed on the appropriations calendar.

House File 796, by Committee on Appropriations, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational education aid.

Read first time and placed on the appropriations calendar.

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to inform your honorable body that the President of the Senate has appointed as members of the conference committee on the part of the Senate on Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, Senators Dodds, chairman; Schaben, Clarke, and Shaff.

AL MEACHAM, Secretary.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 33

Tapscott of Polk called up for consideration House Concurrent Resolution 33, relating to establishing a new medical training center, found on page 2307 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 31

Thordsen of Scott called up for consideration House Concurrent Resolution 31, relating to the Iowa law-enforcement academy council, found on page 2213-2214 of the

House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 32

Beardsley of Polk called up for consideration House Concurrent Resolution 32, relating to transportation of private school students, found on page 2217 of the House Journal, and moved its adoption.

Roll call was requested by Beardsley of Polk and the Speaker.

Rule 69 was invoked.

On the question "Shall the resolution be adopted?"

The ayes were 62:

Allen	Curran	Langland	Reed
Andersen	Den Herder	Lee	Renda
Bailey	Distelhorst	Lipsky	Roe
Baker	Doderer	Maloney	Schroeder
Battles	Duffy	McIntyre	Sorg
Beardsley	Dunton	Miller of Des Moines	Steffen
Bennett	Franklin	Miller of Dubuque	Stokes
Bergman	Gallagher	Moffitt	Tapscott
Bowin	Gannon	Mohrfeld .	Tieden
Breitbach	Glen	Nolin	Van Nostrand
Caffrey	Hanson of Benton	O'Malley	Van Roekel
Camp	Hill	Palmer	Watson
Carnahan	Holden	Pierson	Winkelman
Christensen	Kiilsholm	Poncy	Wolfe
Cochran	Kitner	Redfern	Mr. Speaker
Conklin	Klein		-

The nays were 52:

Busch	Grassley	Mensing	Shepherd
Clark	Hanson of Mitchell	Middleswart	Smith
Coffman	Harbor	Millen	Strand
Cunningham	Hicklin	Miller of Jones	Strothman
Darrington	Hullinger	Miller of Page	Sullivan
Diehl	Johnson of Audubon	Mowry	Thordsen
Edgington	King	Nielsen	Van Drie
Fischer of Grundy	Kluever	Ossian	Varley
Fisher of Greene	Knight	Pelton	Vetter
Freeman	Koch	Petersen of Dallas	Waugh
Fullerton	McCartney	Peterson of Woodbury	Welden
Gittins	McCray	Roorda	Wood
Graham	McNamara	Schmarie	Voder

Absent or not voting 10:

Johnston of Polk Mayberry

Patton Radl

Shaw

Stromer

Nelson

Sanders

Story

Voorhees

The resolution was adopted.

HOUSE REFUSED TO CONCUR (House File 687)

Miller of Page called up for consideration House File 687, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967. and ending June 30, 1969, to the department of social welfare for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, support for Indians residing on a settlement, and medical assistance, and the Senate amendment to House File 687, found on pages 2258-2259 of the House Journal.

Busch of Bremer offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 687 by adding at the end thereof the following:

"By adding a new section at the end of House File 687 as follows: 'Sections four hundred eighteen (418), four hundred nineteen (419) and four hundred twenty (420) of Senate File 739, Acts of the Sixty-second General Assembly, are hereby repealed."

The amendment to the Senate amendment was adopted.

Miller of Page moved that the House concur in the Senate amendment as amended.

The motion lost and the House refused to concur.

CONSIDERATION OF BILLS

APPROPRIATION COMMITTEE CALENDAR

Senate File 865, a bill for an act to authorize the construction of a chapel at Camp Dodge and to provide an appropriation therefor, with report of committee recommending passage, was taken up for consideration.

Varley of Adair moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 865)

The ayes were 99:

Allen Andersen Bailey Battles Beardsley

Fischer of Grundy Fisher of Greene Freeman Fullerton Gallagher

Maloney Mayberry McCray McIntvre Middleswart Roorda Schmarje Schroeder Shepherd Smith

Dawnott	Gannon	Miller of Des Moines	Steffen
Bennett			
Bergman	Gittins	Miller of Dubuque	Stokes
Breitbach	Glenn	Miller of Jones	Strand
Caffrey	Graham	Miller of Page	Stromer
Camp	Grassley	Moffitt	Strothman
Carnahan	Hanson of Benton	Mohrfeld	Sullivan
Christensen	Hanson of Mitchell	Nelson	Tapscott
Clark	Harbor	Nielsen	Thordsen
Cochran	Hicklin	Nolin	Tieden
Coffman	Hill	O'Malley	Van Drie
Conklin	Hullinger	Ossian	Van Roekel
Cunningham	Johnson of Audubon	Palmer	Varley
Curran	Johnston of Polk	Patton	Vetter
Darrington	Kiilsholm	Peterson of Woodbury	' Waugh
Den Herder	King	Pierson	Winkelman
Diehl	Kitner	Poncy	Wolfe
Distelhorst	Kluever	Redfern	Wood
Doderer	Knight	Reed	Yoder
Duffy	Koch	Renda	Mr. Speaker
Dunton	Langland	Roe	

The nays were 3:

Klein

McCartney

Welden

Absent or not voting 22:

Pelton Baker Sorg Lee Bowin Lipsky Petersen of Dallas Story Busch McNamara Radl Van Nostrand Voorhees Edgington Mensing Sanders Franklin Shaw Watson Millen

Holden Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 858, a bill for an act authorizing capital expenditures by the state highway commission from the primary road fund, with report of committee recommending passage, was taken up for consideration.

Yoder of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 858)

The ayes were 96:

Sanders -Andersen Franklin McCartney Bailey Freeman McCray Schmarie Battles Fullerton McIntyre Schroeder Beardsley Gallagher Mensing Shepherd

Smith Gannon Middleswart Bennett Steffen Gittins Millen Bergman Miller of Des Moines Stokes Breitbach Glenn Graham Miller of Dubuque Strand Caffrey Grasslev Miller of Jones Stromer Camp Carnahan Hanson of Benton Miller of Page Strothman Hanson of Mitchell Moffitt Tapscott Clark Thordsen Cochran Harbor Mohrfeld Tieden Nelson Coffman Hicklin Van Drie Conklin Hill Nielsen Cunningham Hullinger Nolin Van Roekel Vetter Curran Johnson of Audubon O'Malley Johnston of Polk Watson Darrington Ossian Den Herder Waugh Kiilsholm Palmer Welden Diehl Kitner Patton Distelhorst Kluever Pierson Winkelman Wolfe Duffv Knight Poncy Dunton Renda Wood Koch Edgington Roe . Yoder Lipsky

Fisher of Greene The nays were 6:

Christensen

Klein

Mayberry

Fischer of Grundy Langland

Maloney

Roorda

Sullivan

Mr. Speaker

Absent or not voting 22:

Allen Baker Bowin Busch Doderer Holden

King

Lee McNamara Mowry Pelton Petersen of Dallas

Radl Redfern Reed Shaw

Peterson of WoodburySorg Story Van Nostrand

Varlev Voorhees

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 523, a bill for an act to establish a highway commission materials and equipment revolving fund for purchasing, with report of committee recommending passage, was taken up for consideration.

Egington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 523)

The ayes were 103:

Andersen Bailey Baker

Fisher of Greene Franklin Freeman

Mayberry McCartney McIntyre

Roe Roorda Sanders

Battles	Fullerton	McNamara	Schmarje
Beardsley	Gallagher	Mensing	Schroeder
Bennett ·	Gannon	Middleswart	Shepherd
Bergman	Gittins	Millen	Smith
Breitbach	Glenn	Miller of Des Moines	Steffen
Busch	Graham	Miller of Dubuque	Stokes
Caffrey	Grassley	Miller of Jones	Strand
Camp	Hanson of Benton	Miller of Page	Strothman
Carnahan	Hanson of Mitchell	Moffitt	Tapscott
Clark	Harbor	Mohrfeld	Thordsen
Cochran	Hicklin	Mowry	Tieden
Coffman	Hill	Nelson	Van Drie
Conklin	Hullinger	Nielsen	Van Roekel
Cunningham .	Johnson of Audubon	Nolin	Varley
Curran	Johnston of Polk	O'Malley	Vetter
Darrington	Kiilsholm	Ossian	Waugh
Den Herder	Kitner	Palmer	Welden
Diehl	Klein	Patton	Winkelman
Distelhorst	Kluever	Pierson	Wolfe
Doderer	Knight	Poncy	Wood
Duffy	Langland	Redfern	Yoder
Dunton	Lipsky	Reed	Mr. Speaker
Edgington	Maloney	Renda	

The nays were 4:

Christensen Fischer of Grundy Koch Sullivan

Absent or not voting 17:

Allen	McCray	Radl	Stromer
Bowin	Pelton	Shaw	Van Nostrand
Holden	Petersen of Dallas	Sorg	Voorhees
King	Peterson of Woodbur	ryStory	Watson
Lee			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 732, a bill for an act relating to state communications and educational radio and television, with report of committee recommending amendment and passage, was taken up for consideration by unanimous consent.

Tieden of Clayton offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 732 as follows:

1. By adding thereto the following new section:

"Sec. 20. There is hereby appropriated from the general fund of the state to the educational radio and television network board the sum of five hundred thousand

(500,000.00) dollars for implementation of an educational television system in the state of Iowa,"

2. Amend title by adding the following: "and making an appropriation therefor."
The amendment was adopted.

Miller of Page offered the following amendment filed by him and moved its adoption:
Amend Senate File 732 as follows:

Section 17, by striking all after the word "thereof" in line 6 and through the period in line 14 and substituting in lieu thereof the following:

"if the attorney general has filed a complaint on behalf of the state of Iowa questioning the fairness and reasonableness of said charge, rate or fee, unless the Iowa commerce commission shall upon hearing affirmatively find that such charge, fee, and rate is fair and reasonable."

The amendment was adopted.

Busch of Bremer offered the following amendment and moved its adoption:

Amend Senate File 732, Sec. 5, line 12, by striking the words "the chairman of the state board of control" and inserting in lieu thereof the words "the chairman of the council on social services".

The amendment was adopted.

Sullivan of Woodbury moved that Senate File 732 be re-referred to the committee on appropriations for further study.

The motion lost.

Tieden of Clayton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 732)

The ayes were 82:

Bailey	Dunton	McIntyre	Shaw
Baker	Edgington	Middleswart	Shepherd
Battles	Franklin	Millen	Smith
Beardsley	Gallagher	Miller of Dubuque	Steffen
Bennett	Gannon	Miller of Jones	Strand
Bergman	Gittins	Miller of Page	Stromer
Bowin	Glenn	Moffitt	Tapscott
Breitbach	Graham	Nolin	Thordsen
Caffrey	Hicklin	O'Malley	Tieden
Camp	Hill	Ossian	Van Drie
Carnahan	Hullinger	Palmer	Van Nostrand
Christensen	Johnston of Polk	Pelton	Van Roekel
Clark	Kiilsholm	Pierson	Varley
Cochran	King	Poncy	Vetter
Coffman	Kitner	Redfern	Voorhees
Cunningham	Klein	Reed	Watson

Curran Kluever
Den Herder Langland
Diehl Lipsky
Doderer Maloney
Duffy McCartney

Renda Roe Roorda Sanders Winkelman Wolfe Wood Mr. Speaker

The nays were 35:

Allen Hanson of Benton McNamara Schmarje Andersen Hanson of Mitchell Mensing Schroeder Busch Harbor Mohrfeld Stokes Darrington Holden Strothman Mowry Distelhorst Johnson of Audubon Nelson Sullivan Waugh Fischer of Grundy Knight Nielsen Fisher of Greene Koch Patton Welden Freeman Lee Peterson of Woodbury Yoder

Fullerton McCray Radl

Absent or not voting 7:

Conklin Mayberry

Petersen of Dallas

Story

Grassley Miller of Des Moines Sorg

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE AMENDMENTS CONSIDERED

Edgington of Franklin called up for consideration House File 759, a bill for an act authorizing expenditures by various regulatory boards and agencies from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for the reversion of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 759 as follows:

By striking from line 5 of section 2 the words and figures "ten thousand eighty (10,080) dollars," and by inserting in lieu thereof the words and figures "thirteen thousand five hundred eighty (13,580) dollars,".

By striking from line 9 of section 2 the figures "1,000.00" and by inserting in lieu thereof the figures "4,000.00".

By striking from line 11 of section 2 the figures "3,000.00" and by inserting in lieu thereof the figures "3,500.00".

By striking from line 12 of section 2 the figures "\$10,080.00" and by inserting in lieu thereof the figures "\$13,580.00".

By striking from line 5 of section 3 the words and figures "thirty thousand two hundred five (30,205.00)" and by inserting in lieu thereof the words and figures "forty thousand two hundred five (40,205.00)".

By striking from line 8 of section 3 the figures "10,080.00" and by inserting in lieu thereof the figures "11,380.00".

By striking from line 9 of section 3 the figures "6,000.00" and by inserting in lieu thereof the figures "11,000.00".

By striking from line 11 of section 3 the figures "14,125.00" and by inserting in lieu thereof the figures "17,825.00".

By striking from line 12 of section 3 the figures "30,250.00" and by inserting in lieu thereof the figures "40,205.00".

The motion prevailed and the House concurred.

Edgington of Franklin moved that the bill, as amended by the Senate and concurred in by the House be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (H.F. 759)

The ayes were 109:

Andersen	Fullerton	McIntyre	Roorda
Baker	Gallagher	McNamara	Sanders
Battles	Gannon	Mensing	Schmarje
Beardsley	Gittins	Middleswart	Schroeder
Bennett	Glenn	Millen	Shaw
Bergman	Graham	Miller of Des Moines	Shepherd
Bowin	Hanson of Benton	Miller of Dubuque	Smith
Breitbach	Hanson of Mitchell	Miller of Jones	Steffen
Busch	Harbor	Miller of Page	Stokes
Camp	Hicklin	Moffitt	Strand
Carnahan	Hill	Mohrfeld	Stromer
Christensen	Holden	Mowry	Strothman
Clark	Hullinger	Nelson	Tapscott
Cochran	Johnson of Audubon	Nielsen	Thordsen
Coffman	Johnston of Polk	Nolin	Tieden
Cunningham	Kiilsholm	O'Malley	Van Drie
Darrington	King	Ossian	Van Roekel
Den Herder	Kitner	Palmer	Varley
Diehl	Kluever	Patton	Vetter
Distelhorst	Knight	Pelton	Voorhees
Doderer	Koch	Peterson of Woodbury	Watson
Duffy	Langland	Poncy	Waugh
Dunton	Lee	Radl	Welden
Edgington	Lipsky	Redfern	Winkelman
Fischer of Grundy	Maloney	Reed	Wolfe

Fisher of Greene Franklin McCartney McCrav Renda Roe Wood Mr. Speaker

Freeman

The navs were none.

Absent or not voting 15:

Allen Bailev Curran Grassley Petersen of Dallas Pierson Sullivan Van Nostrand

Caffrey

Klein

Sorg

Yoder .

Conklin

Mayberry

Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR (House File 742)

Edgington of Franklin called up for consideration House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, amended by the Senate and moved that the House concur in the in the following Senate amendment:

Amend House File 742 as follows:

By striking from line 6 of section 1 the words "major repairs to or" and by striking from lines 8 and 9 of section 1 the words "the work to be done by state fair employees or" and by inserting in lieu thereof the words "to be".

By striking from lines 3 and 4 of section 2 the words "budget and financial control committee" and by inserting in lieu thereof the words "executive council".

The motion lost and the House refused to concur.

MOTION TO RECONSIDER LOST

(Senate File 732)

Gittins of Pottawattamie moved to reconsider the vote by which Senate File 732 passed the House.

Van Drie of Story moved the previous question.

The motion prevailed.

Gittins of Pottawattamie moved to reconsider the vote on Senate File 732.

The motion lost.

Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of

the property known as the valley bank building located at fourth and walnut streets, city of Des Moines, Polk County, Iowa, with report of committee recommending amendment and passage, was taken up for consideration.

King of Monroe offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 860, Section 1 as follows:

By striking in line 7 the figures "80,000", and inserting in lieu thereof the figures "67,000"; and by striking in line 13 the figures "110,500.00", and inserting in lieu thereof the figures "97,500.00".

The amendment was adopted.

King of Monroe moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Millen

On the question 'Shall the bill pass?" (S.F. 860)

Gallagher

The ayes were 99:

Andersen

Baker	Gannon	Miller of Des Moines	Shepherd
Battles	Gittins	Miller of Dubuque	Smith
Bennett	Glenn	Miller of Jones	Sorg
Bergman	Graham	Miller of Page	Steffen
Breitbach	Hanson of Benton	Moffitt	Stokes
Caffrey	Hanson of Mitchell	Mohrfeld	Strand
Camp	Harbor	Nelson	Strothman
Carnahan	Hicklin	Nielsen	Tapscott
Christensen	Hill	Nolin	Thordsen
Clark	Holden	O'Malley	Tieden
Cochran	Johnson of Audubon	Ossian	Van Drie
Coffman	Kiilsholm	Palmer	Van Nostrand
Cunningham	King	Patton	Van Roekel
Curran	Kitner	Pelton	Varley
Darrington	Klein	Peterson of Woodbury	Vetter
Den Herder	Kluever	Pierson	Voorhees
Diehl	Langland	Poncy	Watson
Distelhorst	Lee	Radl	Waugh
Dunton	Lipsky	Redfern	Welden
Edgington	McCartney	Renda	Winkelman
Fisher of Greene	McCray	Roe	Wood
Franklin	McIntyre	Roorda	Yoder
Freeman	McNamara	Sanders	Mr. Speaker
Fullerton	Middleswart	Schmarje	

The nays were 4:

Allen

Fischer of Grundy Koch

Mowry

Schroeder

Absent or not voting 21:

Bailey	Duffy	Maloney	Shaw
Beardsley	Grassley	Mayberry	Story
Bowin	Hullinger	Mensing	Stromer
Busch	Johnston of Polk	Petersen of Dallas	Sullivan
Conklin	Knight	Reed	Wolfe
Dodonon	-		

Doderer

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

On motion by Millen of Van Buren, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

CONFERENCE COMMITTEE APPOINTED (House File 687)

The Speaker announced the appointment of Miller of Page, chairman, McCray of Scott, Varley of Adair and Franklin of Polk, on the part of the House, to the conference committee for the consideration of House File 687, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, to the department of social welfare for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old age assistance fund, aid to the disabled fund, support for Indians residing on a settlement, and medical assistance.

CONFERENCE COMMITTEE REPORT ON SENATE FILE 796

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House of Representatives on Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, beg leave to report and make the following recommendations:

- 1. Amend Senate File 796 by inserting as Section 1, and renumbering the remaining sections accordingly, the following:
- "Section 1. For the purposes of this Act, 'governmental subdivision' means a city, town, county, or school district."
- 2. Amend Section 1 by striking from line five (5) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 3. Further amend Section 1 by striking from line eight (8) the words "local government" and inserting in lieu thereof the words "governmental subdivision".

- 4. Further amend Section 1 by striking from line ten (10) the word "municipality" and inserting in lieu thereof the words "governmental subdivision".
- 5. Further amend Section 1 by striking from line twelve (12) the words "local government" and inserting in lieu thereof the words "governmental subdivision".
- 6. Further amend Section 1 by inserting in line 19 after the words "Said loan" the words ", without interest.".

ON THE PART OF THE SENATE:

ON THE PART OF THE HOUSE:

51G

ROBERT R. DODDS, Chairman JAMES F. SCHABEN

HUGH H. CLARKE

EDWIN A. HICKLIN
MILTON DISTELHORST

JOHN CAMP, Chairman

ROGER J. SHAFF

RAYMOND MILLER

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa to the board of control.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 702, a bill for an act for the modification of existing sales and use taxes, and taxes on personal income and corporate income; to provide for property tax replacement, and applied purposes.

Also:

That the Senate has concurred in the House amendment and passed Senate File 827, a bill for an act to make an appropriation to the legislative research bureau for air conditioning and needed renovations in their offices.

Also.

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 61 relating to study of the Iowa drainage laws conducted by the Legislative Research Committee.

Also:

That the Senate has concurred in the House amendment and passed Senate File 842, a bill for an act to make appropriations for a committee established to subdistrict legislative districts in the state.

Also:

That the Senate has concurred in the House amendment and passed Senate File 342, a bill for an act relating to the organization, jurisdiction, powers and duties of county, city, and district boards of health and permits local funding therefor.

Also:

That the Senate has adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 31 recommending to the Iowa law-enforcement academy council that they request the F.B.I. special agent from Omaha to serve with them in an advisory capacity.

Also

That the Senate has failed to adopt the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 33 regarding a study of the need for locating a medical center whereby medical students would gain experience involving general practitioning.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions.

Also:

That the Senate insists on its amendment to House File 687, a bill for an Act to appropriate from the general fund of the state of Iowa to the department of social welfare, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senator O'Malley, chairman, Klefstad, Hagedorn and Kyhl.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 283, a bill for an act to establish the judicial districts for the district court and to provide for determination of the number of judges in each district.

Also:

That the Senate has concurred in the House amendment and passed Senate File 221, a bill for an act relating to the internal operation of the district court in rendering services.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund.

Also:

That the Senate has amended the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 15 directing the Governor to contact surviving relatives of Iowa servicemen and servicewomen who give their lives while serving in the armed forces of the United States.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents.

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 761, a bill for an act to authorize expenditures by various regulatory divisions in the department of agriculture.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House Joint Resolution 23, a resolution to create an interim legislative committee to study the problem of interstate truck rate reciprocity procedures and to make an appropriation therefor.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 61

By O'MALLEY, DeKOSTER, DODDS, FLOY, LODWICK and MURRAY

WHEREAS, the Iowa Legislative Research Committee during the 1965-1967 legislative biennium was requested to conduct a study of the state's drainage laws; and

WHEREAS, a ten-member legislative committee composed of five senators and five representatives was named by the Research Committee to assist with the study; and

WHEREAS, in compliance with the resolution requesting the study, nine nonlegislative advisory members knowledgeable of Iowa drainage laws were named to assist the study committee on needed changes in the drainage laws; and

WHEREAS, the legislative study committee and advisory committee members have been evaluating the state's drainage laws during the present biennium; and

WHEREAS, the Drainage Laws Study Committee has reached tentative agreement on needed changes but realized early in the interim that a complete evaluation incorporating the necessary statutory changes would require the study to be extended through 1968; NOW THEREFORE

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the study of lowa drainage laws conducted by the Legislative Research Committee be continued during the 1967-1969 biennium, that the Drainage Laws Study Committee established in accordance with section 2.55 of the Code be continued during the biennium, and that as many of the original Committee appointees currently serving in the Sixty-second General Assembly

and of the advisory members as the Research Committee so determines be reappointed to assist in the evaluation.

BE IT FURTHER RESOLVED, That the Drainage Laws Study Committee report the study findings and Committee recommendations, accompanied by bills incorporating such recommendations, to the Legislative Research Committee prior to December 1, 1968. The Research Committee is further directed to report to the Sixty-third General Assembly in accordance with section 2.50, subsection 5, of the Code prior to the convening of the General Assembly.

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 283

Amend the House amendment to Senate File 283 as follows:

By striking from line fifty-three (53) the words "the first, seventh and eighth" and by inserting in lieu thereof the words "the first, eighth, tenth and thirteenth".

By striking from lines fifty-six (56) and fifty-seven (57) the words "the first, seventh, and eighth" and by inserting in lieu thereof the words "the first, eighth, tenth and thirteenth".

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 15

Amend House Concurrent Resolution 15 as follows:

By striking from line 2 of the 7th paragraph the word "directed" and by inserting in lieu thereof the word "requested".

By inserting in line 5 of the 7th paragraph after the word "citizens" the words "and General Assembly".

By inserting in line 1 of the 8th paragraph after the word "Towa" the words "and the General Assembly of Iowa".

SENATE AMENDMENT TO HOUSE FILE 747

Amend House File 747 as follows:

By striking in section one (1), line four (4) the following:

"forty million (40,000,000)" and by inserting in lieu thereof the following: "thirty million (30,000,000)".

By striking in section one (1) all of lines twelve (12) through twenty-nine (29) inclusive.

SENATE MESSAGE CONSIDERED

Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes.

Read first time and referred to committee on appropriations.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for construction, replacement, repairs, development, and alterations to state parks and reserves, state forests, and state waters; for dredging artificial lake development, erosion control, stream and lake access, land acquisition; for siltation control; for boundary surveys, engineering services, and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, with report of committee without recommendation, was taken up for consideration.

Fischer of Grundy asked and received unanimous consent to withdraw his amendment filed June 16, 1967 and found on pages 2084-85 of the House Journal.

Gallagher of Black Hawk offered the following amendment filed by him and moved its adoption:

Senate File 775 is hereby amended as follows:

- 1. By striking from lines three (3) and four (4) of section one (1) the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred seventeen thousand five hundred (7,917,500)".
- 2. By striking from line nine (9) of section two (2) the figures "7,430,000.00" and inserting in lieu thereof the figures "7,917,500.00".
 - 3. By adding to section five (5) the following:

"State conservation education training center, Spring Brook state park (such funds to be used for the purchase of land and for construction and maintenance, with operation of the center under the jurisdiction of the state conservation commission with the assistance of the university of northern Iowa and the state department of public instruction)

\$487 500 0022

The amendment was adopted.

Distelhorst of Des Moines asked and received unanimous consent to withdraw his amendment filed June 14, 1967 and found on page 2015 of the House Journal.

Distelhorst of Des Moines offered the following amendment filed by him and moved its adoption:

Senate File 775 is hereby amended as follows:

1. Amend Section 1, line seven (7), by striking the words "stream and lake access," and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".

- 2. Amend Section 2, line six (6), by striking the words "stream and lake access," and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
 - 3. Amend the title as follows:
 - a. By inserting in line five (5) after the word "control," the word "river.".
- b. By inserting in line six (6) after the word "access," the words "development and maintenance of water-oriented facilities.".

The amendment was adopted.

Andersen of Woodbury asked and received unanimous consent to withdraw his amendment filed June 13, 1967 and found on page 1992 of the House Journal.

Andersen of Woodbury offered the following amendment filed by him:

Amend Senate File 775 in section five by adding the following:

"Towa Lake - 3 1/2 miles northwest of Harris, Iowa...... 5,000.00".

Division was requested.

Andersen of Woodbury moved the adoption of lines 1 through 4 of the amendment. Roll call was requested by Andersen of Woodbury and Bergman of Osceola.

On the question "Shall lines 1 through 4 of the amendment be adopted?"

The ayes were 43:

Allen	Diehl	Knight	Redfern
Andersen	Dunton	Koch	Reed
Bailey	Franklin	Maloney	Renda
Baker	Freeman	Mayberry	Roe
Beardsley	Gallagher	McCartney	Sanders
Bennett	Gittins	Miller of Dubuque	Schroeder
Bergman	Glenn	Miller of Page	Sullivan
Breitbach	Harbor	Nolin	Voorhees
Carnahan	Johnston of Polk	Ossian	Waugh
Conklin	Kiilsholm	Palmer	Winkelman
Darrington	Kluever	Poncy	

The nays were 51:

Battles	Grassley	Middleswart	Smith
Busch	Hanson of Mitchell	Miller of Des Moines	Sorg
Christensen	Hicklin	Miller of Jones	Stokes
Coffman	Holden	Moffitt	Strand .
Cunningham	Hullinger	Mohrfeld	Strothman
Curran	Johnson of Audubon	Nelson	Thordsen
Den Herder	Kitner	Nielsen	Van Drie
Distelhorst	Langland	Patton	Van Roekel

Lee Pelton Vetter Edgington Peterson of Woodbury Welden Fischer of Grundy Lipsky Pierson boow Fisher of Greene McIntyre Radl Yoder Fullerton McNamara Mensing Shaw Graham

Absent or not voting 30:

Hanson of Benton Petersen of Dallas Bowin Tapscott Caffrey Hill Roorda Tieden Van Nostrand Camp King Schmarje Varley Clark Klein Shepherd Cochran Steffen Watson McCray . Wolfe Doderer Millen Story Mr. Speaker Duffy Mowry Stromer Gannon O'Malley

Lines 1 through 4 of the amendment lost.

Andersen of Woodbury moved the adoption of lines 5 and 6 of the amendment. Lines 5 and 6 of the amendment were adopted.

Ossian of Montgomery asked and received unanimous consent to withdraw his amendment filed June 13, 1967 and found on page 1991 of the House Journal.

Ossian of Montgomery offered the following amendment filed by him and moved its adoption:

Amend Senate File 775, Section 5, by adding after line 7, "Walter's Creek Watershed \$53,000.00".

The amendment was adopted.

Varley of Adair offered the following amendment filed by him and moved its adoption: .

The amendment was adopted.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 775)

The ayes were 93:

Allen Duffy Lipsky Reed Andersen Maloney Renda Dunton Bailey Fisher of Greene McCartney -Roe Baker Sanders Franklin McIntyre Battles Mensing Shepherd Freeman

Beardsley	Fullerton	Middleswart	Smith
Bennett	Gallagher	Millen	Sorg
Bergman	Gannon	Miller of Des Moines	Steffen
Bowin	Glenn	Miller of Dubuque	Stromer
Breitbach	Graham	Miller of Jones	Strothman
Caffrey	Grassley	Moffitt	Tapscott
Carnahan	Hanson of Benton	Nelson	Thordsen
Christensen	Hanson of Mitchell	Nielsen	Tieden
Clark	Hicklin	O'Malley	Van Drie
Cochran	Hullinger	Ossian	Van Roekel
Coffman	Johnson of Audubon	Palmer	Varley
Conklin	Johnston of Polk	Patton	Vetter
Cunningham	Kiilsholm	Pelton	Voorhees
Curran	King	Petersen of Dallas	Watson
Darrington	Kitner	Pierson	Waugh
Den Herder	Kluever	Poncy	Winkelman
Diehl	Langland	Radl	Wolfe
Distelhorst	Lee	Redfern	Yoder

Doderer

The nays were 18:			
Busch	Koch	Roorda	Sullivan
Camp	McCray	Schroeder	Welden
Fischer of Grundy	McNamara	Stokes	Wood
Holden	Miller of Page	Strand	Mr. Speaker
Klein	Mowry		•

Absent or not voting 13:

Edgington	Knight	Nolin	Shaw
Gittins	Mayberry	Peterson of Woo	dbury Story
Harbor	Mohrfeld	Schmarje	Van Nostrand
Hill			

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

SENATE AMENDMENTS CONSIDERED

Petersen of Dallas called up for consideration House File 702, a bill for an act for the modification of existing sales and use tax, and taxes on personal income and corporate income; to provide for property tax replacement, and allied purposes, amended by the Senate as follows:

Amend House File 702 as follows:

By striking all after the enacting clause and inserting in lieu thereof the following:

DIVISION I

- Sec. 1. Definitions. When used in section 1 to 9, unless the context clearly indicates otherwise, the following terms shall have the meanings, respectively, ascribed to them in this section:
- 1. "Tobacco products" means cigars; cheroots; stogies, periques; granulated, plug cut, crimp cut, ready rubbed, and other smoking tobacco; snuff; snuff flour; cavendish; plug and twist tobacco; fine-cut and other chewing tobaccos; shorts; refuse scraps, clippings, cuttings and sweepings to tobacco, and other kinds and forms of tobacco, prepared in such manner as to be suitable for chewing or smoking in a pipe or otherwise, or both for chewing and smoking; but shall not include cigarettes as defined in Iowa Statutes, Section 98.1. Subsection 1.
- 2. "Person" means any individual, firm, association, partnership, joint stock company, joint adventure, corporation, trustee, agency, or receiver, or any legal representative of any of the foregoing.
 - 3. "Manufacturer" means a person who manufactures and sells tobacco products.
 - 4. "Distributor" means any and each of the following:
- a. Any person engaged in the business of selling tobacco products in this state who brings, or causes to be brought, into this state from without the state any tobacco products for sale;
- b. Any person who makes, manufactures, or fabricates tobacco products in this state for sale in this state:
- c. Any person engaged in the business of selling tobacco products without this state who ships or transports tobacco products to retailers in this state, to be sold by those retailers.
- 5. "Subjobber" means any person, other than a manufacturer or distributor, who buys tobacco products from a distributor and sells them to persons other than the ultimate consumers.
- 6. "Retailer" means any person engaged in the business of selling to bacco products to ultimate consumers.
- 7. "Sale" means any transfer, exchange, or barter, in any manner or by any means whatsoever, for a consideration, and includes and means all sales made by any person. It includes a gift by a person engaged in the business of selling tobacco products, for advertising, as a means of evading the provisions of sections 1 to 9, or for any other purposes whatsoever
- 8. "Wholesale sales price" means the established price for which a manufacturer sells a tobacco product to a distributor, exclusive of any discount or other reduction.
- 9. "Business" means any trade, occupation, activity, or enterprise engaged in for the purpose of selling or distributing tobacco products in the state.
- 10. "Place of business" means any place where tobacco products are sold or where tobacco products are manufactured, stored, or kept for the purpose of sale or consumption, including any vessel, vehicle, airplane, train, or vending machine.
- 11. "Retail outlet" means each place of business from which tobacco products are sold to consumers.
- 12. "Director" means the state tax commission or the director of the department of revenue.

- 13. "Consumer" means any person who has title to or possession of tobacco products in storage, for use or other consumption in this state.
- 14. "Storage" means any keeping or retention of tobacco products for use or consumption in this state.
- 15. "Use" means the exercise of any right or power incidental to the ownership of tobacco products.
 - Sec. 2. Tax on tobacco products.
- 1. A tax is hereby imposed upon all tobacco products in the state and upon any person engaged in business as a distributor thereof, at the rate of ten percent of the wholesale sales price of such tobacco products. Such tax, shall be imposed at the time the distributor (1) brings, or causes to be brought, into this state from without the state tobacco products for sale; (2) makes, manufacturers, or fabricates tobacco products in this state for sale in this state; or (3) ships or transports tobacco products to retailers in this state, to be sold by those retailers.
- 2. A tax is hereby imposed upon the use or storage by consumers of tobacco products in this state, and upon such consumers, at the rate of ten percent of the cost of such tobacco products.

The tax imposed by this subsection shall not apply if the tax imposed by subsection 1 on such tobacco products has been paid.

This tax shall not apply to the use or storage of tobacco products in quantities of:

- (1.) Less than 25 cigars;
- (2.) Less than 10 oz. snuff or snuff powder;
- (3.) Less than 1 lb. smoking or chewing tobacco or other tobacco products not specifically mentioned herein, in the possession of any one consumer.
- 3. Any tobacco product with respect to which a tax has once been imposed under sections 1 to 9 shall not again be subject to tax under sections 1 to 9.
- 4. The tax imposed by this section shall not apply with respect to any tobacco product which under the constitution and laws of the United States may not be made the subject of taxation by this state.
- 5. The tax imposed by this section shall be in addition to all other occupation or privilege taxes or license fees now or herafter imposed by any city, village, borough or township.
 - Sec. 3. Licenses; distributors, subjobbers.
- 1. From and after 12:01 o'clock a.m. on August 1, 1967, no person shall engage in the business of a distributor or subjobber of tobacco products at any place of business without first having received a license from the director to engage in that business at that place of business.
- 2. Every application for such a license shall be made on a form prescribed by the director and shall state the name and address of the applicant; if the applicant is a firm, partnership, or association, the name and address of each of its members; if the applicant is a corporation, the name and address of each of its officers; the address of its principal place of business; the place where the business to be licensed is to be conducted; and such other information as the director may require for the purpose of the administration of sections 1 to 9.
 - 3. A person without this state who ships or transports tobacco products to retailers

in this state, to be sold by those retailers, may make application for license as a distributor, be granted such a license by the director, and thereafter be subject to all the provisions of sections 1 to 9 and entitled to act as a licensed distributor, provided he files proof with his application that he has appointed the secretary of state for the service of process relating to any matter or issue arising under sections 1 to 9. A foreign corporation applying for a distributor's license need not qualify as such if it files the proof of appointment of the secretary of state for service of process as provided in this subdivision.

4. Each application for a distributor's license shall be accompanied by a fee of \$25, except that no applicant holding a permit pursuant to chapter ninety-eight (98) of the Code shall be required to pay an additional fee. The application shall also be accompanied by a corporate surety bond issued by a surety licensed to do business in this state, in the sum of \$1,000, conditioned upon the true and faithful compliance by the distributor with all the provisions of sections 1 to 9 and the payment when due of all taxes, penalties and accrued interest arising in the ordinary course of business or by reason of any delinquent money which may be due the State of Iowa. This bond shall be in a form to be fixed by the director and approved by the attorney general. Whenever it is the opinion of the director that the bond given by a licensee is inadequate in amount to fully protect the state, he shall require either an increase in the amount of said bond or additional bond, in such amount as he deems sufficient. Any bond required by this subdivision, or a reissue thereof, or a substitute therefor, shall be kept in full force and effect during the entire period covered by the license.

A separate application for license shall be made for each place of business at which a distributor proposes to engage in business as such under sections 1 to 9.

- 5. Each application for a subjobber's license shall be accompanied by a fee of \$10, except that no applicant holding a permit pursuant to chapter ninety-eight (98) of the Code shall be required to pay an additional fee.
- 6. A distributor or subjobber applying for a license between January 1 and June 30 of any year shall be required to pay only one-half of the license fee provided for herein.
- 7. The director, upon receipt of the application (and bond, in the case of the distributor) in proper form, and payment of the license fee required by subsection 4 or subsection 5, shall unless otherwise provided by sections 1 to 9, issue the applicant a license in form as prescribed by him which license shall permit the applicant to whom it is issued to engage in business as a distributor or subjobber at the place of business shown in his application. The director shall assign a permit number to each person licensed as a distributor at the time of issuance of his first license, which shall be inscribed upon all licenses issued to that distributor.
- 8. Each license shall expire on June 30 following its date of issue unless sooner revoked by the director or unless the business with respect to which the license was issued is transferred. In either case the holder of the license shall immediately surrender it to the director.
- $9. \,$ Each license shall be prominently displayed on the premises covered by the license.
 - 10. No license shall be transferable to any other person.
- 11. The director may revoke, cancel, or suspend the license or licenses of any distributor or subjobber for violation of any of the provisions of sections 1 to 9, or any other act applicable to the sale of tobacco products, or any rule or regulations promulgated by

the director in furtherance of sections 1 to 9. No license shall be revoked, cancelled, or suspended except after notice and a hearing by the director as provided in section 7.

- 12. No license shall be issued under sections 1 to 9 to any person within one year of the date of final determination of a revocation of any previous license held by him.
- 13. When the surety upon any bond issued pursuant to the provisions of sections 1 to 9 shall have fulfilled the conditions of such bond and compensated the state for any loss occasioned by any act or omission of the person bonded under sections 1 to 9, such surety shall be subrogated to all the rights of the state in connections with the transaction wherein such loss occurred.

Sec. 4. Licensees, duties.

1. Every distributor shall keep at each licensed place of business complete and accurate records for that place of business, including itemized invoices, of tobacco products held, purchased, manufactured, brought in or caused to be brought in from without the state, or shipped or transported to retailers in this state, and of all sales of tobacco products made, except sales to the ultimate consumer.

When a licensed distributor sells tobacco products exclusively to the ultimate consumer at the address given in the license, no invoice of those sales shall be required, but itemized invoices shall be made of all tobaccoproducts transferred to other retail outlets owned or controlled by that licensed distributor. All books, records and other papers and documents required by this subdivision to be kept shall be preserved for a period of at least one year after the date of the documents, as aforesaid, or the date of the entries thereof appearing in the records, unless the director, in writing, authorized their destruction or disposal at an earlier date. At any time during usual business hours, the director, or his duly authorized agents or employees, may enter any place of business of a distributor, without a search warrant, and inspect the premises, the records required to be kept under this subdivision, and the tobacco products contained therein, to determine whether or not all the provisions of sections 1 to 9 are being fully complied with. If the director, or any such agent or employee, is denied free access or is hindered or interfered with in making such examination, the license of the distributor at such premises shall be subject to revocation by the director.

- 2. Every person who sells tobacco products to persons other than the ultimate consumer shall render with each sale itemized invoices showing the seller's name and address, the purchaser's name and address, the date of sale, and all prices and discounts. He shall preserve legible copies of all such invoices for one year from the date of sale.
- 3. Every retailer and subjobber shall procure itemized invoices of all tobacco products purchased. The invoices shall show the name and address of the seller and the date of purchase. The retailer and subjobber shall preserve a legible copy of each such invoice for one year from the date of purchase. Invoices shall be available for inspection by the director or his authorized agents or employees at the retailer's or subjobber's place of business.
- 4. Records of all deliveries or shipments of tobacco products from any public warehouse of first destination in this state which is subject to the provisions of and licensed under Iowa Statutes, Chapter 554, shall be kept by the warehouse and be available to the director for inspection. They shall show the name and address of the consignee, the date, the quantity of tobacco products delivered, and such other information as the commissioner may require. These records shall be preserved for one year from the date of delivery of the tobacco products.
- 5. The transportation of tobacco products into this state by means other than common carrier must be reported to the director within 30 days with the following exceptions:

- (1) The transportation of not more than 50 cigars, not more than ten ounces of snuff or snuff powder, or not more than one pound of smoking or chewing tobacco or other tobacco products not specifically mentioned herein;
- (2) Transportation by a person with a place of business outside the state, who is licensed as a distributor under section 3, or tobacco products sold by such person to a retailer in this state.

Such report shall be made on firms provided by the director.

Common carriers transporting tobacco products into this state shall file with the director reports of all such shipments other than those which are delivered to public warehouses of first destination in this state which are licensed under the provisions of Iowa Statutes, Chapter 554. Such reports shall be filed on or before the tenth day of each month and shall show with respect to deliveries made in the preceding month; the date, point of origin, point of delivery, name of consignee, description and quantity of tobacco products delivered, and such information as the director may otherwise require.

Any person who fails or refuses to transmit to the director the required reports or whoever refuses to permit the examination of the records by the director shall be guilty of a misdemeanor.

Sec. 5. Distributors, monthly returns.

- 1. On or before the twentieth day of each calendar month every distributor with a place of business in this state shall file a return with the director showing the quantity and wholesale sales price of each tobacco product (1) brought, or caused to be brought, into this state for sale; and (2) made, manufactured or fabricated in this state for sale in this state, during the preceding calendar month. Every licensed distributor outside this state shall in like manner file a return showing the quantity and wholesale sales price of each tocacco product shipped or transported to retailers in this state to be sold by those retailers, during the preceding calendar month. Returns shall be made upon forms furnished and prescribed by the director and shall contain such other information as the director may require. Each return shall be accompanied by a remittance for the full tax liability shown therein, less a discount as fixed by the director not to exceed five percent of the tax.
- 2. As soon as practicable after any return is filed, the director shall examine each return and correct it, if necessary, according to his best judgment and information. If the director finds that any amount of tax is due from the taxpayer and unpaid, he shall notify the taxpayer of the deficiency, stating that he proposes to assess the amount due together with interest and penalties as herinafter provided. If a deficiency disclosed by the director's examination cannot be allocated by him to a particular month or months, he shall notify the taxpayer of the deficiency, stating his intention to assess the amount due for a given period without allocating it to any particular month or months. If any taxpayer making any return shall die or shall become incompetent at any time before the director issues his notice that he proposes to assess an amount due, that notice shall be issued to the administrator, executor, or other legal representative, as such, of that taxpayer.
- 3. If, within 20 days after mailing of notice of the proposed assessment, the taxpayer or his legal representative shall file a protest to said proposed assessment and request a hearing thereon, the director shall give notice to that taxpayer or legal representative of the time and placed fixed for the hearing, shall hold a hearing on such protest, and shall issue a final assessment to the taxpayer or legal representative for the amount found to be due as a result of the hearing. This hearing shall be held within 45 days after filing of the protest. If a protest is not filed within the time herein prescribed, the director shall issue a final assessment to the taxpayer or legal representative, as such. Any such assessment made by the director shall be prima facie correct and valid, and the taxpayer shall have the burden of establishing its incorrectness or invalidity in any action or proceedings in respect thereto.

- 4. If any taxpayer required by sections 1 to 9 to file any return shall fail to do so within the time prescribed by sections 1 to 9, he shall, on the written demand of the director, file such return within 20 days after the mailing of such written demand and at the same time pay the tax due on the basis thereof. If such taxpayer shall fail within that time to file such return, the director shall make for him a return, from his own knowledge and from such information as he can obtain through testimony or otherwise, and assess a tax on the basis thereof, which tax shall be paid within ten days after the director has mailed to such taxpayer a written notice of the amount thereof and demand for its payment. Any such return or assessment made by the director on account of the failure of the taxpayer to make a return shall be prima facie correct and valid, and the taxpayer shall have the burden of establishing its incorrectness or invalidity in any action or proceeding in respect thereto.
- 5. All taxes shall be due and payable not later than the twenieth day of the month following the calendar month in which they were incurred, and thereafter shall bear interest at the rate of one percent per month.

Where, under the provisions of subdivisions 2 and 3 of this section, the amount of tax due for a given period is assessed without allocating it to any particular month or months, the interest shall commence to run from the date of such assessment.

The director shall have power to reduce or abate interest when in his opinion the facts warrant such reduction or abatement. The exercise of this power shall be subject to the approval of the attorney general.

6. The director in issuing his final assessment pursuant to subdivision 3 shall add to the amount of tax found due and unpaid a penalty of ten percent thereof, except that, if he finds that the taxpayer has made a false and fraudulent return with intent to evade the tax imposed by sections 1 to 9, the penalty shall be 25 percent of the entire tax as shown by the return as corrected. The director in assessing a tax on the basis of a return made pursuant to subdivision 4 shall add to the amount of tax found due and unpaid a penalty of 25 percent thereof.

The director shall have power to abate penalties, when in his opinion their enforcement would be unjust and inequitable. The exercise of this power shall be subject to the approval of the attorney general.

- 7. The director may recover the amount of any tax due and unpaid, interest, and any penalty in a civil action. The collection of such a tax, interest, or penalty shall not be a bar to any prosecution under sections 1 to 9.
- 8. On or before the 20th day of each calendar month, every consumer who, during the preceding calendar month, has acquired title to or possession of tobacco products for use or storage in this state, upon which tobacco products the tax imposed by section 2 has not been paid, shall file a return with the director showing the quantity of tobacco products so acquired. The return shall be made upon a form furnished and prescribed by the director, and shall contain such other information as the director may require. The return shall be accompanied by a remittance for the full unpaid tax liability shown by it.
- Sec. 6. Refunds, credits. Where tobacco products upon which the tax imposed by section 1 to 9 has been reported and paid, are shipped or transportated by the distributor to consumers, to be consumed without the state, or to retailers or subjobbers without the state, to be gold by those retailers, or subjobbers without the state, or are returned to the manufacturer by the distributor or destroyed by the distributor, refund of such tax or credit may be made to the distributor in accordance with regulations prescribed by the director. Any over-payment of the tax imposed under section 2 may be made to the tax payer in accordance with regulations prescribed by the director. The director shall cause any such refund of tax to be paid out of the general revenue fund, and so much of said fund as may be necessary is hereby appropriated for that purpose.

- Sec. 7. Investigations and hearings, testimonial powers.
- 1. The director, or his duly authorized agents, may conduct investigations, inquiries, and hearings for the purpose of enforcing the provisions of sections 1 to 9, and, in connection with such investigations, inquiries, and hearings, he and his duly authorized agents shall have all the powers conferred upon him and his examiners by Iowa Statutes, and the provisions of such shall apply to all such investigations, inquiries and hearings.
- 2. Every hearing conducted under sections 1 to 9 shall be preceded by ten days' notice in writing of the subject of the hearing, including, in the case of suspension or revocation, of a license, a statement of the nature of the charges against the licensee. The notice shall be sent by registered mail to the last known address of the licensee or other person involved in the hearing, and the service shall be complete upon mailing. After every hearing the director shall make his findings and his order in writing. The findings and order shall be filed in the office of the director, and a copy sent by mail or otherwise to the person to whom the notice was directed.
- 3. The director may exchange information with the officers and agencies of other states administering laws relating to the taxation of tobacco products.
- 4. No person shall be excused from testifying or from producing, pursuant to a subpoena, any books, papers, records, or memoranda in any investigation or upon any hearing, upon the ground that the testimony or evidence, documentary or otherwise, may tend to incriminate him or subject him to a criminal penalty, but no person shall be prosecuted or subjected to any criminal penalty for or on account of any transaction made or thing concerning which he may testify or produce evidence, documentary or otherwise, before the director or an employee or agent thereof; provided that such immunity shall extend only to a natural person who, in obedience to a subpoena, gives testimony under oath or produces evidence, documentary or otherwise, pursuant to a subpoena. No person so testifying shall be exempt from prosecution and punishment for perjury committed in so testifying.
- 5. Any person aggrieved by an order of the director fixing a tax, penalty or interest under section 2 may, within 30 days from the date of notice of the order, appeal to the board of review in the manner provided by law. Any other order of the director under sections 1 to 9 shall be subject to review by certiorari.

Sec. 8. Enforcement.

1. The director shall enforce the provisions of sections 1 to 9. He may prescribe rules and regulations not inconsistent with the provisions of sections 1 to 9 for its detailed and efficient administration. In the enforcement of sections 1 to 9 the director may call upon any county attorney or the attorney general for assistance. The director may bring injunction proceedings to restrain any person from acting as a distributor or subjobber without complying with the provisions of sections 1 to 9.

Sec. 9. Violations, penalties.

- 1. Any person who in any manner knowingly attempts to evade the tax imposed by sections 1 to 9 or who knowingly aids or abets in the evasion or attempted evasion of the tax or who knowingly violates the provisions of section 3, subsection 1, or sections 1 to 9, shall be imprisoned in the county jail for a term of not more than one (1) year or fined not to exceed one thousand (1,000) dollars, or both.
- 2. Any person who otherwise violates any provisions of sections 1 to 9 shall be guilty of a misdemeanor.

DIVISION II

- Sec. 10. Section ninety-eight point six (98.6), Code of Iowa, is hereby amended by striking lines six (6) through twenty-five (25) of subsection one (1) of such section and inserting in lieu thereof the following:
- "Class A. On cigarettes weighing not more than three (3) pounds per thousand, five (5) mills on each such cigarette."
- "Class B. On cigarettes weighing more than three (3) pounds per thousand, six (6) mills on each such cigarettes"
- Sec. 11. Any licensed distributor, or permit holder having in his possession on August 1, 1967, or thereafter, any cigarettes for the purpose of distribution or sale, upon which the full amount of the tax imposed by this Act has not been paid, shall make a return to the state department of revenue listing the entire amount of such cigarettes on hand, the amount of tax which has been paid upon such cigarettes under the provisions of chapter ninety-eight (98) of the Code, and the amount of additional tax due upon such cigarettes as provided by the provisions of the Act, the state department of revenue shall have the power to prescribe rules and regulations providing for the collection of such additional tax, either through the affixing of additional stamps or additional meter impressions or by the collection of the amount due in cash.
- Sec. 12. On and after August 31, 1967, the provisions of subsection one (1) of section ninety-eight point thirty-six (98.36) of the Code shall apply upon the possession of any cigarette upon which the full amount of tax as provided by this Act has not been paid.

DIVISION III

Sec. 13. Section one hundred twenty-four point twenty-five (124.25), Code of Iowa, is hereby amended by striking from lines eight (8) and nine (9) the words "two and forty-eight hundredths" and inserting in lieu thereof the words "three and seventy-two hundredths".

The effective date of this section shall be August 1, 1967.

DIVISION IV

- Sec. 14. Section four hundred twenty-two point five (422.5), Code of Iowa, is amended as follows:
 - 1. Strike subsection five (5) and insert the following subsections:
- "a. On the fifth, sixth and seventh thousand dollars of taxable income, or any part thereof, three and three-fourths percent.
- "b. On the eighth thousand dollars of taxable income, or any part thereof, four and one-half percent, and on all taxable income in excess of seven thousand dollars, four and one-half percent. This additional tax shall be effective for all taxable years ending after January 1, 1967, except that for taxable years beginning before January 1, 1967, and ending thereafter, shall be collected on the basis of the proportion which the number of months in any such fiscal year, commencing with the month of January, 1967, bears to the total year.
- 2. Strike from lines one (1) and two (2) of subsection six (6) the words "in subsection 5 hereof" and insert in lieu thereof the words "in the above subsections of this section".
- Sec. 15. Section four hundred twenty-two point twelve (422.12), Code of Iowa, is amended by:

1. Striking from lines one (1) and two (2) of subsection three (3) the words "seven dollars fifty cents" and inserting in lieu thereof the words "ten dollars".

DIVISION V

- Sec. 16. Section four hundred twenty-two point thirty-three (422.33), Code of Iowa, is hereby amended as follows:
- 1. By striking all of lines five (5) through seven (7), inclusive, and insert in lieu thereof the following:
- "this state, annually in an amount computed by applying the following rates of taxation to the net income received by the corporation during the income year".
- "On the first twenty-five thousand dollars (\$25,000.00) of taxable income, or any part thereof, the rate of four percent (4%).
- "On taxable income between twenty-five thousand dollars (\$25,000.00) and one hundred thousand dollars (\$100,000.00) or any part thereof, the rate of six percent (6%).
- "On taxable income of one hundred thousand dollars (\$100,000.00) or more, the rate of eight percent (8%).
- "The foregoing provisions of this section shall become effective for all taxable years ending after January 1, 1967, except that for taxable years beginning before January 1, 1967, and ending thereafter, the tax collected shall be collected on the basis of the proportion which the number of months in any such fiscal year commencing with the month of January, 1967, bears to the total year."
- Sec. 17. Section four hundred twenty-two point thirty-five (422.35), Code of Iowa, is hereby amended as follows:
- 1. Amend line thirty (30) by inserting after the word "subtract" the words and figures "fifty (50) percent of the".
- 2. The provisions of this section shall become effective as to returns made for the calendar year 1967, or as to any returns made for a fiscal year beginning after January 1, 1967."

DIVISION VI

Sec. 18. Chapter four hundred twenty-two (422), Code of Iowa, is amended by adding the following sections:

"In addition to the other provisions of this chapter, every resident individual shall be entitled to a sales tax refund for each taxable year with respect to himself and each of the persons for whom he would be entitled to claim as a personal exemption for purposes of the personal income tax imposed under division two (II) of this chapter, whether or not such resident individual is required to file a personal income tax return or pay such tax.

The amount of refund shall be computed in accordance with the following table:

If the taxable income of the resident individual for the taxable year is: The refund allowed to resident individual for himself and for each person for whom he is entitled to claim a personal exemption is:

Under Over	\$1,000 \$1,000, but under \$2, 000	\$12. 11.
Over	\$2,000, but under \$2,500	10.
Over	\$2,500, but under \$3,000	9.
Over	\$3,000, but under \$3,500	8.
Over	\$3,500, but under \$4,000	7.
Over	\$4,000, but under \$5,000	6.
Over	\$5,000, but under \$5,500	5.
Over	\$5,500, but under \$6,000	4.
Over	\$6,000, but under \$6,500	3.
Over	\$6,500, but under \$7,000	2.
Over	\$7,000	0.

"The amount of the refund provided for in this section shall be allowed as a credit against the personal income tax imposed under this chapter, provided the resident individual claims the refund on his income tax return required to be filed under section four hundred twenty-two point thirteen (422.13), Code of Iowa. If the income tax due a resident individual shown by his tax return is less than the full amount of the refund to which he is entitled under this section, the excess of the refund over the income tax otherwise due shall be refunded to him by the department of revenue.

"If any resident individual entitled to a refund under this section is not otherwise required by section four hundred twenty-two point thirteen (422.13), Code of Iowa, to file an income tax return, the refund to which he is entitled shall be refunded to him upon furnishing the department of revenue with proof of his taxable income and the number of his personal exemptions.

"For the purposes of this section, the term "resident individual" is defined as a person who has resided in the state of Iowa for the full taxable year. The term "taxable income" shall have the same meaning as defined in section four hundred twenty-two point four (422.4), Code of Iowa. The term "personal exemption" shall have the same meaning as defined in section four hundred twenty-two point twelve (422.12), Code of Iowa.

The department of revenue shall make all rules and regulations with respect to the refunds for this section, including the manner and requirements for claiming credit for or refund of the amount thereof in the same manner as state income tax refunds, and in accordance with the provisions of sections four hundred twenty-two point sixteen (422.16) and four hundred twenty-two point sixty-seven (422.67), Code of Iowa.

DIVISION VII

- Sec. 19. Amend section four hundred twenty-two point forty-two (422.42), Code of Iowa, by adding thereto the following subsections:
- "1. 'Services' means all acts or services rendered, furnished, or performed, other than for an 'employer' as defined in section four hundred twenty-two point four (422.4), subsection fifteen (15), for a valuable consideration by any person engaged in any business or occupation specifically enumerated in this division. The tax shall be due and collectible when the service is rendered, furnished, or performed for the ultimate user thereof.
- "2. 'User' means the immediate recipient of the services who is entitled to exercise a right of power over the product of such services.
- "3. 'Value of services' means the price to the user exclusive of any direct tax imposed by the federal government or by this division.

- 'Gross taxable services' means the total amount received in money, credits. property, or other consideration, valued in money, from services rendered, furnished, or performed in this state and embraced within the provisions of this division. However, the taxpayer may take credit in his report of gross taxable services for an amount equal to the value of sevices rendered, furnished, or performed when the full value of such services thereof is refunded either in cash or by credit. When services are made under conditional sales contract or under other contract or agreement, wherein the payment of the principal sum thereunder is extended over a period longer than sixty (60) days from the date of the contract or agreement, only such portion of the value of services thereof shall be accounted, for the purpose of imposition of the tax imposed by this division, as has actually been received by the taxpayer during the quarterly period for which the tax imposed by this division is due and payable. Taxes paid on gross taxable services represented by accounts found to be worthless and actually charged off for income tax purposes may be credited upon a subsequent payment of the tax due hereunder, but if any such accounts are thereafter collected by the taxpayer, a tax shall be paid upon the amounts so collected."
- Sec. 20. Section four hundred twenty-two point forty-three (422.43), Code of Iowa, is hereby amended by adding after the period "." in line eighty (80) thereof the following: "The tax herein imposed shall, on and after October 1, 1967, be at the rate of three percent (3%).

"There is hereby imposed, beginning the first day of October, 1967, a tax of three percent (3%) upon the gross receipts from the rendering, furnishing, or performing of services as defined in section four hundred twenty-two point forty-two (422.42)."

The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to October 1, 1967 shall be two (2) percent,

The rate of tax on services used in the performance of a building or construction contract executed prior to October 1, 1967 shall be zero (0) percent.

- Sec. 21. Section four hundred twenty-two point forty-four (422.44). Code of Iowa, is hereby amended by inserting, after the word "property" in line two (2) thereof, the expression "or services"; and by inserting, after the word "consumers", in line four (4) thereof, the word "users".
- Sec. 22. Section four hundred twenty-two point forty-five (422.45), Code of Iowa, is amended, as to the various subsections thereof, as follows:
- 1. Subsection one (1) is hereby amended by inserting in line two (2) thereof, after the word "property", the expression "services rendered, furnished, or performed".
 - 2. Subsection three (3) is hereby stricken and the following inserted in lieu thereof:
- "3. The gross receipts from sales of educational, religious, or charitable activities, where the entire proceeds therefrom are expended for educational, religious, or charitable purposes."
- 3. Subsection five (5) is hereby amended by inserting in line one (1) thereof, after the word "receipts", the expression "or from services rendered, furnished, or performed and".

- 4. Subsection five (5) is further amended by inserting in line thirteen (13) thereof, after the word "merchandise", the expression "from services rendered, furnished, or performed and".
- 5. Subsection five (5) is further amended by inserting in line nineteen (19) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 6. Subsection seven (7) is amended by inserting in line fourteen (14) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 7. Subsection seven (7) is further amended by inserting in line twenty (20) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed".
- 8. Subsection seven a. (7a.) is amended by inserting in line four (4) thereof, after the word "merchandise", the expression "or from services rendered, furnished, or performed and".
- 9. Subsection seven b. (7b.) is amended by inserting in line six (6) thereof, after the word "merchandise,", the expression "or from services rendered, furnished, or performed,".
- Sec. 23. Section four hundred twenty-two point forty-three (422.43), Code of Iowa, is hereby amended by striking from lines nineteen (19) through twenty-one (21) the expression "and athletic events, except as otherwise provided in this division" and inserting in lieu thereof the following: ", athletic events including those of educational institutions, fairs; and a like rate of tax upon that part of private club membership fees or charges paid for the privilege of participating in any athletic sports provided club members."
- Sec. 24. Section four hundred twenty-two point forty-six (422.46), Code of Iowa, is hereby amended by inserting in line five (5) thereof, after the word "property", the expression or from services rendered, furnished, or performed".
- Sec. 25. Section four hundred twenty-two point forty-three (422.43), Code of Iowa, is amended by adding thereto the following:

"The following enumerated services shall be subject to the tax herein imposed on gross taxable services: alteration and garment repair; armored car; automobile repair; battery, tire and allied; investment counseling (excluding investment services of trust departments); bank service charges; barber and beauty; boat repair; car wash and wax; carpentry; roof, shingle, and glass repair; dance schools and dance studios; dry cleaning, pressing, dyeing, and laundering; electrical repair and installation; engraving, photography, and retouching; equipment rental except that which was contracted for prior to June 15, 1967, but in no case beyond June 15, 1969; excavating and grading; farm implement repair of all kinds; flying service; furniture, rug, upholstery repair and cleaning; fur storage and repair; golf and country clubs and all commercial recreation; house and building moving; household appliance, television, and radio repair; jewelry and watch repair; machine operator; machine repair of all kinds; meat, fish and fowl processing; motor repair; motorcycle, scooter, and bicycle repair; newspaper, directories, shopper's guides and newspapers whether or not circulated free or without charge to the public, magazine, radio, movie, and television advertising, to include such advertisement and

service rendered, furnished, or performed by the state of Iowa, its boards and commissions or any installation thereof; outdoor and point-of-purchase performance advertising; oilers and lubricators; office and business machine repair; painting, papering, and interior decorating; parking lots; pipe fitting and plumbing; wood preparation; private employment agencies; printing and binding; promotion and direct mail; sewing and stitching; sign painting; shoe repair and shoeshine; storage warehouse and storage locker; telephone answering service; test laboratories; termite, bug, roach, and pest eradicators; tin and sheet metal repair; turkish baths, massage, and reducing salons; vulcanizing, recapping, and retreading; warehouses; weighing; welding; well drilling; wrapping, packing, and packaging of merchandise; wrecking service; wrecker and towing; buildings and structures erected for the improvement of realty."

- Sec. 26. Section four hundred twenty-two point forty-seven (422.47), Code of Iowa, is hereby amended as follows:
- 1. By striking from line four (4) of subsection one (1) thereof the expression "or merchandise" and inserting in lieu thereof the expression "merchandise, or services rendered, furnished, or performed".
- 2. By striking from lines nine (9) and ten (10) the expression "or merchandise" and inserting in lieu thereof the expression "merchandise, or services rendered, furnished, or performed".
- Sec. 27. Subsection one (1) of section four hundred twenty-two point fifty-one (422.51), Code of Iowa, is hereby repealed and the following enacted in lieu thereof:

"Each person subject to sections four hundred twenty-two point fifty-two (422.52) and four hundred twenty-two point fifty-three (422,53) and in accordance with the provisions thereof shall, on or before the last day of the month following the close of each calendar quarter during which such person is or has become or ceased being subject to the provisions of such sections, make, sign, and file a return for such calendar quarter in such form as may be required. Such returns shall show information relating to gross receipts including goods ware, and services converted to the use of such person, the amounts of gross receipts excluded and exempt from the tax, the receipts subject to tax, a calculation of tax due, and such other information for the period covered by the return as may be required. Persons required to file, or committed to file by reason of voluntary action or by order of the department of revenue, monthly deposits of taxes due under this Division shall be entitled to take credit against the total quarterly amount of tax due such amount as shall have been deposited by such persons during such calendar quarter. The balance remaining due after such credit for monthly deposits shall be entered on the return; provided, however, that such person may be granted an extension of time not exceeding thirty (30) days for filling such quarterly return, upon a proper showing of necessity therefor. If such extension be granted such person shall have paid by the twentieth (20th) day of the month following the close of such quarter ninety (90) percent of the estimated tax due.

Sec. 28. Subsection two (2) of section four hundred twenty-two point fifty two (422.52), Code of Iowa, is hereby amended by striking from line one (1) thereof the word "retailers" and inserting in lieu thereof the phrase "permit holders".

Sec. 29. Section four hundred twenty-two point fifty-two (422.52), Code of Iowa, is hereby amended by adding thereto the following subsection:

"Beginning October 1, 1967, the provisions of subsection one (1) of this section, according to the context, shall apply to persons having receipts from rendering, furnishing, or performing services enumerated in section twenty-five (25) of this Act."

Sec. 30. Section four hundred twenty-two point fifty-three (422.53), Code of Iowa, is hereby amended by adding thereto the following subsection:

"Beginning October 1, 1967, the provisions of subsection one (1) of this section, dealing with lawful right of a retailer to transact business, according to the context, shall apply to persons having receipts from rendering, furnishing, or performing services enumerated in section twenty-five (25) of this Act, except that no person holding a permit pursuant to subsection one (1) of this section shall be required to obtain any separate sales tax permit for the purpose of engaging in business involving such services."

- Sec. 31. Section four hundred twenty-two point fifty-eight (422.58), Code of Iowa, is hereby amended by striking from line one (1) thereof the word "retailers", and inserting in lieu thereof the words "permit holders".
- Sec. 32. Subsection two (2) of section four hundred twenty-two point fifty-eight (422.58), Code of Iowa, is hereby amended by inserting in line five (5), after the word "retail", the expression ", or engage in the rendering, furnishing, or performing services enumerated in section twenty-five (25) of this Act.".
- Sec. 33. Sub-part (c) of subsection one (1) of section four hundred twenty-three point one (423.1), Code of Iowa, is hereby repealed.
- Sec. 34. Subsection ten (10) of section four hundred twenty-three point one (423.1), Code of Iowa, is hereby repealed, and the following subsection enacted in lieu thereof:
- "10. Definitions contained in section four hundred twenty-two point forty-two (422.42) shall apply to the provisions of this chapter according to their context."
- Sec. 35. Section four hundred twenty-three point two (423.2), Code of Iowa, is hereby amended by adding thereto the following:

"Beginning October 1, 1967 an excise tax is hereby imposed on the use in this state of services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended, at the rate of three percent. Said tax shall be applicable where services are rendered, furnished, or performed in this state or where the product or result of such service is used in this state. Such tax is imposed on every person using such services or the product of such services in this state until such user has paid such tax either to an Iowa use tax permit holder or has paid such tax to the department of revenue.

Sec. 36. Section four hundred twenty-three point two (423.2), Code of Iowa, is hereby amended by striking from line five (5) the word "two" and inserting the word "three".

The rate of tax on the sale of tangible personal property used in the performance of a building or construction contract executed prior to October 1, 1967 shall be two (2) percent.

- Sec. 37. Subsection five (5) of section four hundred twenty-three point four (423.4), Code of Iowa, is hereby repealed and the following subsection inserted in lieu thereof:
- "5. Services exempt from taxation by provisions of section four hundred twenty-two point forty-five (422.45)."

- Sec. 38. Section four hundred twenty-three point six (423.6), Code of Iowa, is amended by adding thereto the following subsection:
- "4. The tax on services imposed in section four hundred twenty-three point two (423.2) shall be collected, remitted, and paid to the department of revenue of this state in the corresponding manner as use tax on tangible personal property is collected, remitted and paid under provisions of this chapter."
- Sec. 39. Section four hundred twenty-three point three (423.3), Code of Iowa, is hereby amended by striking all of lines six (6) through thirteen (13) and inserting in lieu thereof the following:
- "Services purchased from the same source or sources shall be subject to service tax imposed by this chapter and apply to the user thereof,"
- Sec. 40. Section four hundred twenty-three point thirteen (423.13), Code of Iowa, is hereby amended by striking from line thirty-one (31) the word "two" and inserting in lieu thereof the word "three".
- Sec. 41. Section four hundred twenty-three point thirteen (423.13), Code of Iowa, is hereby amended by striking from lines one (1) and two (2) the word "retailer" and inserting in lieu thereof the phrase "permit holder".
- Sec. 42. Section four hundred twenty-three point nine (423.9), Code of Iowa, is hereby amended by adding thereto the following additional paragraph:
- "Every person rendering, furnishing, or performing services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended, maintaining a place of business in this state shall be subject to the provisions of the preceding paragraph."
- Sec. 43. Section four hundred twenty-three point ten (423.10), Code of Iowa, is hereby amended by adding thereto the following:
- "The discretionary power granted therein is extended to apply in the case of persons rendering, furnishing or performing services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended."
- Sec. 44. Section four hundred twenty-three point fourteen (423.14), Code of Iowa, is hereby amended by inserting, after the word "property" in line two (2) thereof, the expression "services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended."
- Sec. 45. Section four hundred twenty-three point fifteen (423.15), Code of Iowa, is hereby amended by striking from line six (6) thereof, the word "retailer" and inserting in lieu thereof the phrase "permit holder".
- Sec. 46. Section four hundred twenty-three point twenty-one (423.21), Code of Iowa, is hereby amended by adding thereto the following:
- "The preceding requirements shall likewise apply to users and persons rendering, furnishing, or performing service enumerated in section four hundred twenty-two point forty-three (422.43). Code of Iowa, as amended".

Sec. 47. Section four hundred twenty-three point twenty-two (423.22), Code of Iowa, is hereby amended by adding thereto the following:

"The preceding provision shall apply to users and persons supplying services enumerated in section four hundred twenty-two point forty-three (422.43), Code of Iowa, as amended."

- Sec. 48. Section four hundred twenty-two point forty-five (422.45), subsection seven (7) Code of Iowa, is hereby amended by striking the period in line twenty-four (24) thereof and adding in lieu thereof the following: "; and excepting such goods, wares and merchandise used in the performance of any contract for a 'project' under chapter four hundred nineteen (419) of the Code as defined therein other than goods, wares or merchandise used in the performance of any contract for any 'project' under said chapter four hundred nineteen (419) of the Code as defined therein other than goods, wares or merchandise used in the performance of any contract for any 'project' under said chapter four hundred nineteen (419) of the Code for which a bond issue was or will have been approved by a municipality prior to July 1, 1968.
- Sec. 49. If any section, subsection, paragraph, sentence, clause or phase of this Act is for any reason held to be unconstitutional or invalid, such unconstitutionality or invalidity shall not affect the constitutionality or validity of the remaining portions of this Act. The general assembly hereby declares that it would have passed this Act and each section, subsection, paragraph, sentence, clause or phrase hereof, irrespective of whether anyone or more of the sections, subsections, paragraphs, sentences, clauses, or phrases be declared unconstitutional.
- Sec. 50. Section four hundred twenty-two point sixty-two (422.62), Code of Iowa, is amended by inserting in line fifty-eight (58) after the word "receipts" the words "from two thirds of the sales taxes".
- Sec. 51. All of the powers, duties, responsibilities, and functions reposed in the state department of revenue, department of revenue, director, or director of revenue in this Act and House File 686, Acts of the 62nd General Assembly shall be reposed in and exercised by the Iowa Tax Commission until January 1, 1968.
- Sec. 52. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Telegraph-Herald, a newspaper published at Dubuque, Iowa, and in the New Hampton Tribune, a newspaper published at New Hampton, Iowa.

Bennett of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 in Division I, section 4, sub-section five (5), line seventy-six (76) by striking the word "Common" and inserting in lieu thereof the word "All".

The amendment to the amendment lost.

Shaw of Scott offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 by striking all of Section 17 and renumbering the remaining sections.

The amendment to the amendment lost.

Amend the Senate amendment to House File 702 as follows:

- 1. Section 22 by inserting after line 12 the following subsections:
- (1.) By inserting in subsection four (4), line two (2), after the word "property" the following: ", other than implements of husbandry or household appliances,".
 - 2. Section 22, by adding thereto the following subsections:
- a. That part of the gross receipts from the sale of implements of husbandry which represents trade-in allowance to purchasers of implements of husbandry in sales in Iowa.
- b. That part of the gross receipts from the sale of household applicances which represents trade-in allowances to purchasers of household appliances in sales in Iowa.
 - 3. By renumbering the remaining subsections of Section 22.
 - 4. By inserting after Section 22 the following new sections:
- (1.) Section four hundred twenty-two point forty-two (422.42), Code 1966, is hereby amended by adding thereto the following new subsections:
- a. "Implements of husbandry" means every device which is primarily designed for agricultural purposes except vehicles subject to registration under chapter three hundred twenty-one (321) of the Code.
- b. "Household appliances" means every piece of equipment ordinarily used in the home and which is operated by the use of gas, oil, electricity or any combination thereof.
- (2.) Section four hundred twenty-three point four (423.4), subsection six (6), Code 1966, as amended shall exempt implements of husbandry or household appliances from ", except that nothing in section four hundred twenty-two point forty-five (422.45), Code 1966, as amended shall exempt implements of husbandry or household appliances from use tax."
 - 5. By renumbering all sections following Section 22:

Roll call was requested by Miller of Page and Sullivan of Woodbury.

On the question "Shall the amendment to the amendment be adopted?" The ayes were 26:

Andersen Bennett

Clark Coffman Kluever McNamara Radl Renda Bergman Rowin Caffrey Camp

Darrington Fischer of Grundy Fullerton

Miller of Page Mowry Pierson Poncy

Sullivan Van Drie Voorhees Welden

Christensen

Harbor Holden

Graham

The navs were 67:

Bailey Battles Beardsley Breitbach Cochran Cunningham Den Herder Diehl Distelhorst Doderer Duffy Fisher of Greene Franklin Freeman Gallagher Gannon

Hanson of Benton Hanson of Mitchell Hicklin Hill. Hullinger Johnson of Audubon Nolin Johnston of Polk Kiilsholm Kitner Knight Langland Lee Lipsky McCartney McIntyre Middleswart

Millen Stokes Miller of Dubuque Strand Miller of Jones Stromer Mohrfeld Strothman Nelson Tapscott Nielsen Thordsen Tieden Ossian Van Roekel Pelton Petersen of Dallas Reed Roe Roorda Sanders

Varley Vetter Watson Waugh Winkelman booW Yoder Mr. Speaker

Absent or not voting 31:

Allen Baker Busch Carnahan Conklin Curran

Dunton

Edgington

Glenn

Grasslev King Klein Koch Maloney Mayberry

Gittins

Mensing Moffitt

Schmarie

Schroeder

Sorg

Shaw Miller of Des Moines Shepherd Smith O'Malley Steffen Story

Palmer Van Nostrand Patton Peterson of Woodbury Wolfe

Redfern

McCrav

The amendment to the amendment lost.

Bennett of Polk offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment to House File 702, Division Six (VI) by striking all of Section 25.

Roll call was requested by Bennett of Polk and Sullivan of Woodbury.

On the question "Shall the amendment to the amendment be adopted?" The ayes were 26:

Bennett

Franklin

Mowry ·

Radl

Fullerton Breitbach Nelson Renda Nolin Caffrey Gallagher Sullivan Carnahan Glenn Palmer Tapscott Coffman Johnston of Polk Pierson Voorhees Distelhorst Miller of Dubuque Poncy Yoder Fischer of Grundy Miller of Page

The nays were 67:

Andersen Hanson of Benton Millen Stokes Battles Hanson of Mitchell Miller of Jones Strand Beardslev Harbor Moffitt Stromer Bergman Hicklin Mohrfeld Strothman Camp Holden Nielsen Thordsen Christensen Hullinger Ossian Van Drie Clark Johnson of Audubon Patton Van Roekel Cochran Kiilsholm Varley Pelton Cunningham Kitner Petersen of Dallas Vetter Den Herder Knight Redfern Watson Diehl Langland Reed Waugh Doderer Lee Roe Welden Duffy Lipsky Roorda Winkelman Fisher of Greene Maloney Sanders Wolfe Freeman McIntyre Schmarje Wood Gannon Mensing Smith Mr. Speaker Graham Middleswart Sorg

Absent or not voting 31:

Allen Dunton Koch Schroeder Bailey Edgington Mayberry Shaw Baker Gittins McCartney Shepherd Bowin Grassley McCray Steffen Busch Hill McNamara Story Conklin King Miller of Des Moines Tieden Curran Klein O'Mallev Van Nostrand Darrington Kluever Peterson of Woodbury

The amendment to the amendment lost.

Glenn of Polk offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 as follows:

1. By inserting in section twenty-five (25) before the word "alteration" in line six (6) the following:

"legal services rendered by a licensed attorney of the state of Iowa; medical, dental or related services rendered by a person licensed and qualified in any of the healing arts by the state of Iowa:".

Roll call was requested by Glenn of Polk and Hill of Marshall.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 40:

Fischer of Grundy Miller of Dubuque Baker Renda Beardsley Franklin Miller of Page Schmarje Bennett Glenn Mowry Shaw Sullivan Bowin Grassley Nelson Caffrey Harbor Nolin Tapscott Tieden Camp Hicklin Palmer Van Drie Carnahan Hill Pelton Clark Kluever Poncy Voorhees Diehl Lee Radl Winkelman Wood Distelhorst McCartney Reed

The nays were 62:

Andersen	Gallagher	McIntyre	Schroeder
Battles	Gannon	Mensing	Smith
Bergman	Gittins	Middleswart	Sorg
Breitbach	Graham	Millen	Stokes
Busch	Hanson of Benton	Miller of Jones	Strand
Christensen	Hanson of Mitchell	Moffitt	Stromer
Cochran	Holden	Nielsen	Strothman
Coffman	Hullinger	Ossian	Thordsen
Cunningham	Johnson of Audubon	Patton	Van Roekel
Curran	Kiilsholm	Petersen of Dallas	Varley
Den Herder	Kitner	Pierson	Watson
Doderer	Klein	Redfern	Waugh
Duffy	Knight	Roe	Welden .
Fisher of Greene	Langland	Roorda -	Yoder
Freeman	Maloney	Sanders	Mr. Speaker
Fullerton	McCray		

Absent or not voting 22:

Allen	Johnston of Polk	Miller of Des Moines	Steffen
Bailey	King	Mohrfeld	Story
Conklin	Koeh	O'Malley	Van Nostrand
Darrington	Lipsky	Peterson of Woodbur	y Vetter
Dunton	Mayberry	Shepherd	Wolfe
Edgington	McNamara		

The amendment to the amendment lost.

Ossian of Montgomery offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702, Sec. 25, by striking from line eight (8) the words "bank service charges:".

Roll call was requested by Ossian of Montgomery and Van Drie of Story.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 38:

Bennett Fischer of Grundy Miller of Page Sanders Bowin Franklin Nelson Shaw Caffrey Freeman Ossian Stokes Camp Peterson of Woodbury Sullivan Fullerton Carnahan Gallagher Poncy Tapscott Clark Glenn Radl Van Drie Coffman Harbor Reed Voorhees Cunningham Kitner Renda Waugh Curran Roe Welden Langland Darrington Mensing

The nays were 68:			
Andersen	Gittins	Mayberry	Roorda
Bailey	Graham	McCartney	Schmarje
Baker	Grassley	McIntyre	Schroeder
Battles	Hanson of Benton	Middleswart	Smith
Beardsley	Hanson of Mitchell	Millen	Sorg
Bergman	Hicklin	Miller of Dubuque	Strand
Breitbach	Hill	Miller of Jones	Stromer
Busch	Holden	Moffitt	Strothman
Christensen	Hullinger	Mowry	Thordsen
Cochran	Johnson of Audubon	Nielsen	Tieden
Den Herder	Johnston of Polk	Nolin	Van Roekel
Diehl	Kiilsholm	O'Malley	Varley
Distelhorst	Klein	Patton	Watson
Doderer	Knight	Pelton	Winkelman
Duffy ·	Lee	Petersen of Dallas	Wood
Fisher of Greene	Lipsky	Pierson	Yoder
Gannon	Maloney	Redfern	Mr. Speaker

Absent or not voting 18:

Allen	.Kluever	Mohrfeld	Story
Conklin	Koch	Palmer	Van Nostrand
Dunton Edgington	McCray	Shepherd	Vetter
	McNamara	Steffen	Wolfe
King	Miller of Des M	loines	

The amendment to the amendment lost.

Renda of Polk offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment to House File 702, Section 25, by striking in line eight (8) the words "barber and beauty;".

Further amend Section 25, by striking from line thirty-eight (38) the word "warehouses;".

Roll call was requested by Renda of Polk and Grassley of Butler.

Rule 69 was invoked.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 41:

Baker	Franklin	Miller of Dubuque	Sanders
Bennett	Fullerton	Miller of Page	Schmarje
Bowin	Glenn	Mowry	Shaw
Breitbach	Graham	Nelson	Shepherd
Busch	Grassley	Nielsen	Sullivan
Caffrey	Harbor	Palmer	Tapscott
Camp	Mayberry	Peterson of Woodbur	y Van Drie
Carnahan	McCray	Poncy	Van Nostrand
Coffman	McNamara	Radl	Voorhees
Distelhorst	Miller of	Renda	Yoder
Fischer of Grundy	Des Moines		

The nays were 74:

Gallagher

A1	Common	Manaina	Comm
Andersen	Gannon	Mensing	Sorg
Bailey	Gittins	Middleswart	Steffen
Battles	Hanson of Benton	Millen	Stokes
Beardsley	Hanson of Mitchell	Miller of Jones	Strand
Bergman	Hicklin	Moffitt	Stromer
Christensen	Hill	Nolin	Strothman
Clark	Holden	O'Malley	Thordsen
Cochran	Hullinger	Ossian	Tieden
Cunningham	Johnson of Audubon	Patton	Van Roekel
Curran	Johnston of Polk	Pelton	Varley
Darrington	Kiilsholm	Petersen of Dallas	Vetter
Den Herder	Kitner	Pierson	Watson
Diehl	Klein	Redfern	Waugh
Doderer	Knight	Reed	Welden
Duffy	Langland	Roe	Winkelman
Dunton	Lee	Roorda	Wolfe
Fisher of Greene	Lipsky	Schroeder	Wood
Freeman	Maloney	Smith	Mr. Speake

McIntyre

Absent or not voting 9:

Allen Conklin King Kluever Koch McCartney

Mohrfeld Story

Edgington

The amendment to the amendment lost.

Pelton of Clinton offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment to House File 702, Section twenty-five (25) by striking the word "news-" in line twenty-two (22) and lines twenty-three (23) through the word "advertising;" in line twenty-eight (28).

Roll call was requested by Pelton of Clinton and Van Drie of Story.

Rule 69 was invoked.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 52:

Bowin Breitbach Camp Carnahan Clark Coffman Conklin Curran Darrington Diehl Doderer Fischer of Grundy

Freeman

Glenn Harbor Johnson of Audubon Nelson Kitner Kluever Koch -Langland Lipsky Mayberry McCrav McIntyre McNamara

Franklin

Gallagher

Fullerton

Miller of Page Mowry Nielsen Nolin Ossian Pelton Pierson Poncy

Radl

Reed

Miller of Dubuque

Shaw Shepherd Smith Stokes Sullivan Tapscott Thordsen Peterson of Woodbury Van Drie Van Nostrand Voorhees Wolfe

Yoder

Schmarje

Sorg

Steffen

Schroeder

Sanders

The nays were 68:

Andersen Bailey Baker Battles Beardsley Bennett Bergman Busch Caffrey Christensen Cochran Cunningham Den Herder

Distelhorst

Gannon Gittins Graham Grassley Hanson of Benton Hanson of Mitchell Hicklin Hill Holden Hullinger Johnston of Polk Kiilshom

Lee Maloney McCartney Mensing Middleswart Millen

Strand Stromer Miller of Des Moines Strothman Miller of Jones Tieden Moffitt Van Roekel Varley Mohrfeld O'Mallev Vetter Palmer Watson Petersen of Dallas Waugh Redfern Welden

Duffy Dunton Fisher of Greene King Klein Renda Roe

Winkelman booW

Knight

Roorda

Mr. Speaker

Absent or not voting 4:

Allen

Edgington

Patton

Story

The amendment to the amendment lost.

Harbor of Mills offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702 by inserting in line twenty-five (25) of section twenty-five (25) after the word "advertising" the words "including newspapers without the state on that part of their circulation in Iowa?.

Roll call was requested by Harbor of Mills and Miller of Page.

Fischer of Grundy

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 45:

Allen Baker Bennett Bergman Bowin Breitbach Caffrey Carnahan Clark Coffman Curran Darrington

Gittins Glenn Harbor Hill Holden King Kitner Koch

Graham

Grasslev

Franklin

Fullerton

McNamara Miller of Page Mowry Nielsen Ossian Radl Redfern Renda

Mayberry

McCrav

Sanders Schroeder Shepherd Smith Sullivan Tapscott Tieden Peterson of Woodbury Van Drie Van Nostrand

Voorhees

Wolfe

Sorg

Steffen

Stokes

Andersen

The nays were 66:

Bailev Battles Beardslev Busch Christensen Cochran Den Herder Diehl Distelhorst Doderer Duffy

Hanson of Benton . Hanson of Mitchell Hicklin Hullinger Johnson of Audubon Moffitt Johnston of Polk Kiilsholm Klein Knight Langland

Mensing Middleswart Millen Miller of Des Moines Strand

Pelton

Miller of Dubuque Miller of Jones Mohrfeld O'Malley Patton

Petersen of Dallas

Strothman Thordsen Van Roekel Varley Vetter Watson Waugh Welden

Dunton Fisher of Greene Lee Lipsky Pierson Reed Winkelman Wood

Freeman Gallagher Maloney McCartney

Roorda Schmarje Yoder Mr. Speaker

Gannon

McIntyre

Absent or not voting 13:

Camp Conklin Kluever Nelson Nolin Palmer Poncy

Roe

Shaw Story Stromer

Cunningham Edgington

The amendment to the amendment lost.

Renda of Polk offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment to House Files 702, Section 25, line thirty-four (34) by striking the words "storage warehouse and storage locker;"

The amendment to the amendment lost.

Yoder of Johnson offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment to House File 702 by striking all of section twenty-five (25) after the word "towing" in line forty (40).

The amendment to the amendment lost.

Renda of Polk offered the following amendment to the amendment and moved its adoption:

Amend Senate amendment to House File 702, Section 25, by striking the period in line forty-one (41) and adding the following, "; and all licensed professional services."

The amendment to the amendment lost.

Shepherd of Lee offered the following amendment to the amendment and moved its adoption:

Amend the Senate Amendment to House File 702 as follows:

- 1. Strike all of section 33.
- 2. Strike section 34 and insert in lieu thereof the following:

Sec. 34. Section four hundred twenty-three point one (423.1), Code 1966, is hereby amended by adding the following subsection:

"Definitions contained in section four hundred twenty-two point forty-two (422.42) of the Code shall apply to the provisions of this chapter according to their context, but in event of conflict the provisions of this chapter shall control."

Gannon of Jasper in the chair at 6:35 p.m.

Roll call was requested by Sullivan of Woodbury and Miller of Des Moines.

Rule 69 was invoked.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 35:

Fischer of Grundy	McCray	Sullivan
Fullerton	McNamara	Thordsen
Grassley	Miller of Page	Van Drie
Hill	Mowry	Voorhees
Kitner	Ossian	Welden
Kluever	Pelton	Wolfe
Koch	Peterson of Woodbury	Wood .
Lipsky	Shaw	Yoder
Mayberry	Shepherd	
	Fullerton Grassley Hill Kitner Kluever Koch Lipsky	Fullerton McNamara Grassley Miller of Page Hill Mowry Kitner Ossian Kluever Pelton Koch Peterson of Woodbury Lipsky Shaw

The nays were 84:

Andersen	Gallagher	Middleswart	Roorda
Bailey	Gittins	Millen	Sanders
Baker	Glenn	Miller of Des Moines	Schmarje
Baringer	Graham	Miller of Dubuque	Schroeder
Battles	Hanson of Benton	Miller of Jones	Smith
Beardsley	Hanson of Mitchell	Moffitt	Sorg
Bennett	Harbor	Mohrfeld	Steffen
Bergman	Hicklin	Nelson	Stokes
Carnahan	Holden	Nielsen	Strand
Christensen	Hullinger	Nolin	Stromer
Cochran	Johnson of Audubon	O'Malley	Strothman
Cunningham	Johnston of Polk	Palmer	Tapscott
Den Herder	Kiilsholm	Patton	Tieden
Diehl	King .	Petersen of Dallas	Van Nostrand
Distelhorst	Klein	Pierson	Van Roekel
Doderer	Knight	Poncy	Varley
Duffy	Langland	Radl	Vetter
Dunton	Lee	Redfern	Watson
Fisher of Greene	Maloney	Reed	Waugh
Franklin	McCartney	Renda	Winkelman
Freeman	McIntyre	Roe	Mr. Speaker

Absent or not voting 5:

Allen Edgington Mensing Story

Darrington

The amendment to the amendment lost.

Koch of Woodbury offered the following amendment to the amendment and moved its adoption:

Amend the Senate amendment to House File 702, section 18, by striking from lines eight (8) and nine (9) the words "whether or not" and inserting in lieu thereof the word "when".

Roll call was requested by Maloney of Polk and Van Drie of Story.

Rule 69 was invoked.

On the question "Shall the amendment to the amendment be adopted?"

The ayes were 33:

Bowin	Harbor	Miller of Page	Reed
Caffrey	Hill	Mohrfeld	Shaw
Carnahan	Knight	Mowry	Smith
Clark	Koch	Nelson	Sullivan
Coffman	Lipsky	Nielsen	Van Drie
Conklin	Mayberry	Peterson of Woodbur	y Welden
Darrington	McIntyre	Pierson	Wolfe
Fischer of Grundy	McNamara	Radl	Yoder
Fullerton			

The nays were 85:

Andersen	Dunton	McCray	Schroeder
Bailey '	Gittins	Mensing	Shepherd
Baker	Glenn	Middleswart	Sorg
Battles	Graham	Millen	Steffen
Baringer	Grassley	Miller of Des Moines	Stokes
Beardsley	Hanson of Benton	Miller of Dubuque	Strand
Bennett	Hanson of Mitchell	Miller of Jones	Stromer
Bergman	Hicklin	Moffitt	Strothman
Breitbach	Holden	Nolin	Tapscott
Busch	Hullinger	O'Malley	Thordsen
Camp	Johnson of Audubon	Ossian	Tieden
Christensen	Johnston of Polk	Palmer	Van Nostrand
Cochran	Kiilsholm	. Patton	Van Roekel
Cunningham	King	Pelton	Varley
Curran	Kitner	Petersen of Dallas	Vetter
Den Herder	Klein	Poncy	Voorhees
Diehl	Kluever	Redfern	Watson
Distelhorst	Langland	Renda	Waugh
Doderer	Lee	Roe	Winkelman

Fisher of Greene

Maloney McCartney

Sanders Schmarie Wood

Mr. Speaker

Freeman

Gallagher

Absent or not voting 6:

Allen Duffy

Edgington Franklin

Freeman

Roorda

Mensing

Middleswart

Story

Andersen

The amendment to the amendment lost.

Petersen of Dallas moved that the House concur in the Senate amendments to House File 702.

Roll call was requested by Maloney of Polk and Gannon of Jasper.

On the question "Shall the House concur in the Senate amendments?" The aves were 84:

Bailey Baker Baringer Battles Beardsley Bergman Busch Camp Christensen Clark Cochran Coffman Cunningham Den Herder Diehl Distelhorst Doderer Duffy Dunton

Fullerton Gittins Graham Grasslev Hanson of Benton Hanson of Mitchell Hicklin Hill Holden Hullinger Johnson of Audubon Pelton Kiilsholm King Kitner Klein Kluever Knight Langland Lee McCartney

Millen Miller of Des Moines Steffen Miller of Jones Moffitt Mohrfeld Nelson Nielsen O'Mallev Patton Petersen of Dallas Peterson of Woodbury Vetter Pierson Redfern Roe Roorda Sanders Schmarje Schroeder

Thordsen Tieden Van Nostrand Van Roekel Varley Watson Waugh Welden Winkelman Wood Yoder Mr. Speaker

Shepherd

Smith

Stokes

Strand

Stromer

Strothman

Sorg

Fisher of Greene The nays were 38:

Allen Bennett Bowin Breitbach Caffrey Carnahan Conklin

Franklin Gallagher Glenn Harbor Johnston of Polk Koch Lipsky

McIntyre McNamara Miller of Dubuque Miller of Page Mowry Nolin Ossian

Radl Reed Renda Shaw Sullivan Tapscott Van Drie Curran Darrington Maloney Mayberry Palmer Poncy Voorhees Wolfe

Fischer of Grundy

McCray

Absent or not voting 2:

Edgington

Story

The motion prevailed and the House concurred.

CALL OF THE HOUSE

Mr. Speaker: We, the undersigned, respectfully request a call of the House on House File 702, as amended, as provided for under Rule 72 of this House.

DON BOWIN JIM MALONEY ELIZABETH SHAW JOAN LIPSKY DON E. BAKER

Millen of Van Buren moved that the call of the House be lifted.

The motion prevailed.

Petersen of Dallas moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?"

(H. F. 702)

The ayes were 87:

Allen	Freeman	Mensing	Shepherd
Andersen	Fullerton	Middleswart	Smith
Bailey	Gittins	Millen	Sorg
Baker,	Graham	Miller of Dubuque	Steffen
Baringer	Grassley	Miller of Jones	Stokes
Battles ·	Hanson of Benton	Moffitt	Strand
Beardsley	Hanson of Mitchell	Mohrfeld	Stromer
Bergman	Harbor	Mowry	Strothman
Busch	Hicklin	Nelson	Thordsen
Camp	Hill	Nielsen	Tieden
Christensen	Holden	O'Malley	Van Nostrand
Clark	Hullinger	Patton	Van Roekel
Cochran	Johnson of Audubon	Pelton	Varley
Coffman	Kiilsholm	Petersen of Dallas	Vetter
Cunningham	King	Peterson of Woodbury	Watson
Den Herder	Kitner	Pierson	Waugh
Diehl	Klein	Redfern	Welden
Distelhorst	Kluever	Roe	Winkelman
Doderer	Knight	Roorda	Wood

Duffy Langland Dunton

Lee

Sanders Schmarie Yoder

Fisher of Greene

McCartney

Schroeder

Mr. Speaker

The nays were 35:

Franklin Gallagher McIntyre McNamara

Reed Renda Miller of Des Moines Shaw

Bowin Breitbach Caffrey Carnahan Conklin

Bennett

Glenn Johnston of Polk Koch Lipsky

Miller of Page Nolin Ossian

Sullivan Tapscott Van Drie Voorhees

Curran Darrington Maloney Mayberry McCray

Poncy Radl

Palmer

Wolfe

Absent or not voting 2:

Fischer of Grundy

Edgington

Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Millen of Van Buren moved to reconsider the vote by which House File 702 passed the House.

The motion lost.

Speaker Baringer in the chair at 8:30 p.m.

HOUSE REFUSED TO CONCUR

(House File 747)

Smith of O'Brien called up for consideration House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 747 as follows:

By striking in section one (1), line four (4) the following:

"forty million (40,000,000)" and by inserting in lieu thereof the following: "thirty million (30,000,000)".

By striking in section one (1) all of lines twelve (12) through twenty-nine (29) inclusive.

The motion lost and the House refused to concur.

SENATE AMENDMENTS CONSIDERED

McCartney of Floyd called up for consideration Senate File 283, a bill for an act to establish the judicial districts for the district courts and to provide for determination of the number of judges in each district, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend the House amendment to Senate File 283 as follows:

By striking from line fifty-three (53) the words "the first, seventh and eighth" and by inserting in lieu thereof the words "the first, eighth, tenth and thirteenth".

By striking from lines fifty-six (56) and fifty-seven (57) the words "the first, seventh, and eighth" and by inserting in lieu thereof the words "the first, eighth, tenth and thirteenth".

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

McCartney of Floyd moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 283)

The ayes were 92:

Andersen	Gallagher	Mayberry	Roorda
Bailey	Gannon	McCartney	Sanders
Baker	Gittins	McCray	Schmarje
Battles	Glenn	McIntyre	Schroeder
Beardsley	Graham	Middleswart	Smith
Bergman	Grassley	Miller of Des Moines	Sorg
Bowin	Hanson of Benton	Miller of Jones	Strand
Breitbach	Hanson of Mitchell	Moffitt	Strothman
Busch	Harbor	Mohrfeld	Sullivan
Caffrey	Hicklin	Mowry	Tapscott
Clark	Hill	Nelson	Tieden
Cochran	Holden	Nolin	Van Nostrand
Conklin	Johnson of Audubon	O'Malley	Van Roekel
Cunningham	Johnston of Polk	Ossian	Varley
Curran	Kiilsholm	Palmer	Vetter
Den Herder	King	Pelton	Voorhees
Diehl	Kitner	Petersen of Dallas	Watson
Distelhorst	Klein	Pierson	Waugh
Dunton	Kluever	Poncy	Welden
Fischer of Grundy	Knight	Redfern	Winkelman
Fisher of Greene	Lee	Reed	Wolfe
Franklin	Lipsky	Renda	Wood
Fullerton	Maloney	Roe	Mr. Speaker

The nays were 12:

Freeman	Patton	Stokes
Hullinger	Peterson of Woodbu	y Stromer
McNamara	Shaw	${f Yoder}$
	Hullinger	Hullinger Peterson of Woodbur

Absent or not voting 20:

Allen Duffv Millen Shepherd Camp Edgington Miller of Dubuque Steffen Carnahan Koch Miller of Page Story Coffman Langland Nielsen Thordsen Darrington Mensing Radl Van Drie

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

McCartney of Floyd moved to reconsider the vote by which Senate File 283 passed the House.

The motion lost.

REPORT OF CONFERENCE COMMITTEE SENATE FILE 677

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 677, a bill for an act relating to the Iowa Public Employees' Retirement System and providing an appropriation therefor, begs leave to report and to make the following recommendations:

That Senate File 677 as passed by the Senate be amended as follows:

- 1. Section 9, line twenty-eight (28), by striking the words and figures "ten thousand (10,000) dollars.", and inserting in lieu thereof the words and figures "seven thousand (7,000) dollars."
- 2. Section 26, line thirty-three (33), by striking the words "seventieth (70) birthday or his"; also by striking from line thirty-four (34) the words ", whichever is earlier" and inserting in lieu thereof a period.
 - 3. By adding thereto the following new section:

"Section ninety-seven B point sixty-nine (97B.69), subsection two (2), Code 1966, is hereby amended by inserting in line five (5) a period after the word 'system' and striking the remainder of said subsection."

ANDREW G. FROMMELT, Chairman GENE CONDON KENNETH BENDA ELMER LANGE CHARLES E. GRASSLEY, Chairman A. L. MENSING DONALD E. BAKER

On the Part of the Senate

On the Part of the House

CLEVE CARNAHAN

MOTION TO RECONSIDER FILED

Mr. Speaker: I move to reconsider the vote by which Senate File 50 passed the House.

HAROLD O. FISCHER

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Files 146, 178, 192, 222, 280, 614, 668 and 772; and House Joint Resolution 11; and Senate Files 184, 441, 454, 681, 727, 790, 846 and 848.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Files 146, 178, 192, 222, 280, 614, 668 and 772; and House Joint Resolution 11; and Senate Files 184, 441, 454, 681, 727, 790, 846 and 848.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 29th day of June, 1967, sent to the governor for his approval: House Files 146, 178, 192, 222, 280, 614, 668 and 772.

A. L. MENSING, Chairman.

Report adopted.

BILLS SIGNED BY THE GOVERNOR

Acommunication was received announcing that on June 20, 1967, the Governor had approved the following: House File 572.

RESOLUTION SENT TO SECRETARY OF STATE

Mensing of Cedar, from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 29th day of June, 1967, sent to the Secretary of State for deposit: House Joint Resolution 11.

A. L. MENSING, Chairman

Report adopted.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 797, a bill for an act to legalize and validate the employment of Lex Hawkins and Verne Lawyer by the state of lowa and to prescribe the method for the determination of and payment of fees and expenses, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House without recommendation.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 825</u>, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

AMENDMENTS FILED

1. Amend House File 778 by adding the following new section three (3):

"Procedure and forms for small claims shall not apply to the district court in any county having an established municipal court, but said procedures and forms shall be available to litigants in said municipal court with the form and style of usage of said court."

2. Renumber the remaining section of the bill.

HILL of Marshall

Amend Senate File 821, Section 3, by striking all of lines three through seven (3 through 7) and inserting in lieu thereof the following:

"By striking from line fifteen (15) the words 'forty-eight hundred' and inserting in lieu thereof the words 'fifty-four hundred'

By striking from lines twenty (20) and twenty-one (21) the words 'fifty-seven hundred' and inserting in lieu thereof the words 'sixty-three hundred'".

CAMP of Clinton ROE of Allamakee

Amend Senate File 775 as follows:

- 1. Section 1, lines three (3) and four (4) by striking the words and figures "seven million four hundred thirty thousand (7,430,000)" and inserting in lieu thereof the words and figures "seven million nine hundred seventeen thousand five hundred (7,917,500)".
- 2. Section 1, line seven (7), by striking the words "stream and lake access," and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 3. Section 2, line six (6), by striking the words "stream and lake access" and inserting in lieu thereof the words "river, stream and lake access, development and maintenance of water-oriented facilities".
- 4. Section 2, line nine (9), by striking the figures "7,430,000.00" and inserting in lieu thereof the figures "7,917,500.00".
 - 5. Section 5:

- (1) By inserting after line seven (7) the following:
- "Iowa Lake 3 1/2 miles northwest of

(2) By adding to Section 5 the following:

- 6. Amend the title as follows:
- (1) By inserting in line five (5) after the word "control," the word "river,".
- (2) By inserting in line six (6) after the word "access," the words "development and maintenance of water-oriented facilities,".

GALLAGHER of Black Hawk ANDERSEN of Woodbury OSSIAN of Montgomery VARLEY of Adair

Amend House Concurrent Resolution 29 by striking all of said resolution and inserting in lieu thereof the following:

A concurrent resolution concerning the rules and regulations as submitted by the state department of public instruction to implement the minimum standards as prescribed by the Sixty-first (61st) General Assembly.

WHEREAS, the state department of public instruction has complied with section two hundred fifty-seven point twenty-five (257.25) of the Code by submitting to the Sixty-second (62nd) General Assembly rules and regulations for the implementation of the minimum standard statutes. And whereby the Sixty-second (62nd) General Assembly is to review said rules and regulations; and

WHEREAS, the time period has not been sufficient for all schools to comply with said minimum standards; NOW THEREFORE Be it resolved by the House of Representatives, the Senate concurring, that the rules and regulations as submitted by the state department of public instruction concerning the minimum standard statutes are hereby returned to said department of public instruction with instructions to resubmit the rules and regulations to the Sixty-third (63rd) General Assembly for their review and approval.

BE IT FURTHER RESOLVED, that all schools are hereby declared to be temporarily approved and shall so remain until such time as the Sixty-third (63rd) General Assembly has had the opportunity to review and approve the rules and regulations prescribed by the department of public instruction implementing the minimum standard statutes of the state of lowa.

HULLINGER of Decatur WAUGH of Monona DIEHL of Buena Vista GRASSLEY of Butler

On motion by Millen of Van Buren the House adjourned until 9:00 a.m., Friday, June 30, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Friday, June 30, 1967

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by the Reverend Dr. Richard Trost, pastor of the St. John's Lutheran Church, Charles City, Iowa.

The Journal of June 29 was approved.

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 797 and 825, under Rule 35.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 738, a bill for an act relating to legislative printing.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 161, a bill for an act relating to entry upon private property for surveys.

Also:

That the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 642, a bill for an act relating to roadside parks.

Also:

That the Senate insists on its amendment to House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Burns, chairman; Riley, Denman, and Flatt.

Also:

That the Senate has amended and passed the following House joint resolution in which the concurrence of the Senate was asked:

House Joint Resolution 24 to continue the 'Iowa State Fair and World Food Exposition Study Committee' established by the Sixty-first General Assembly, and to make an appropriation therefor,

Also:

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 769, a bill for an act relating to the issuance of bonds by cities and towns for flood expenses.

Also:

That the Senate has refused to concur in the House amendment to Senate File

838, a bill for an act to appropriate from the general fund of the state of Iowa to the state board of regents.

Also

That the President of the Senate has appointed as members of the second conference committee on the part of the Senate on Senate File 616, a bill for an act relating to area vocational schools, Senators Cassidy, chairman; Elvers, Ely, and DeKoster.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE JOINT RESOLUTION 24

Amend House Joint Resolution 24 as follows:

By adding the following new sentence after the period in line 5 of section 2: "The committee shall make periodic progress reports to the legislative research committee".

By striking from lines 2 and 3 of section 4 the words and figure "twenty-five thousand (25,000) dollars" and by inserting in lieu thereof the words and figure "two thousand five hundred (2,500) dollars".

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 161

Amend the House amendment to Senate File 161 as follows:

By inserting after the word "board" in line 7 the words "or commission".

By inserting after the word "board" in line 9 the words "or commission".

By inserting after the word "board" in line 20 the words "or commission".

By inserting after the word "board" in line 21 the words "or commission".

SENATE AMENDMENT TO HOUSE FILE 738

Amend House File 738 as follows:

By striking line 2 of section 1 and by inserting in lieu thereof the following: "amended as follows:

"1. By striking from lines eight (8) and nine (9) the".

By adding the following at the end of section 1:

"All contracts for the printing of hills, resolutions, calendars, journals and such other printing deemed necessary by the general assembly for the operation of a session thereof shall be let by the legislative research committee. The state printing board upon request of the legislative research committee shall assist in the letting of such contracts."

SENATE MESSAGES CONSIDERED

Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners.

Read first time and referred to committee on appropriations.

Millen of Van Buren offered the following House resolution:

HOUSE RESOLUTION 8 By Millen

WHEREAS, the Chief Clerk of the House has responsibilities and duties to perform during the interim between the sessions of the General Assembly; and

WHEREAS. during the interim between the sessions of the General Assembly the Chief Clerk of the House has expenses in connection with his interim duties, in his capacity as Chief Clerk, such as stenographic expenses; and

WHEREAS, in that undertaking he has need of the services of a secretary to assist in his performance of such duties.

NOW, THEREFORE, BE IT RESOLVED: That the Speaker of the House is hereby authorized to approve such expenses and authorize payment of compensation for as many days each month as determined by him for the Chief Clerk and his secretary, at the same rate of pay as was fixed for the regular session of the Sixty-second General Assembly. The state comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the Speaker of the House as provided for in the first paragraph of section two point twenty (2.20), Code 1966.

Laid over under Rule 25.

CONFERENCE COMMITTEE APPOINTED

(House File 747)

The Speaker announced the appointment of Smith of O'Brien, chairman, Winkelman of Calhoun, Carnahan of Wapello and Cunningham of Story, on the part of the House, to the conference committee for the consideration of House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations.

CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 677)

Grassley of Butler called up for consideration the report of the conference committee on Senate File 677, a bill for an act relating to the Iowa public employees' retirement system and providing an appropriation therefor, found on page 2426 of the House Journal, and moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 67

The ayes were 76;

Andersen	Fullerton	Millen .	Schroeder
Andersen	runerion	witten	senroeder.
Bailey	Gallagher	Miller of Dubuque	Shepherd
Baker	Gannon	Miller of Jones	Smith
Battles	Gittins	Moffitt	Sorg
Bergman	Graham	Mohrfeld	Stokes
Busch	Grassley	Mowry	Strand
Carnahan	Hanson of Benton	Nielsen	Stromer
Clark	Hanson of Mitchell	Nolin	Strothman
Conklin	Harbor	O'Malley	Sullivan

Hicklin Cunningham Holden Curran Den Herder Hullinger Johnson of Audubon Diebl Distelhorst Johnston of Polk Duffy Kiilsholm Dunton Knight Edgington Lipsky Fisher of Greene McIntvre Freeman Mensing

Ossian Pelton Pierson Poncy Radl Reed Roe Roorda Sanders Schmarje Tapscott Thordsen Tieden Van Roekel Vetter Waugh Welden boow Yoder Mr. Speaker

The navs were none.

Absent or not voting 48:

Allen. Beardslev Bennett Bowin Breitbach Caffrey Camp Christensen Cochran Coffman Darrington Doderer Fischer of Grundy

Franklin Glenn Hill King Kitner Klein Kluever Koch Langland Lee Maloney Mayberry

McCartney McCray McNamara Middleswart Miller of Des Moines Miller of Page Nelson Palmer

Petersen of Dallas

Renda Shaw Steffen Story Van Drie Van Nostrand Varley Voorhees Watson Winkelman Peterson of Woodbury Wolfe

Redfern

Patton

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 796)

Camp of Clinton called up for consideration the report of the conference committee on Senate File 796, a bill for an act relating to disaster aid for governmental subdivisions, found on page 2386 of the House Journal, and moved the adoption of the conference committee report and the amendments contained therein.

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Camp of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 796)

The ayes were 90:

Andersen Baker

Fischer of Grundy Freeman

Maloney McCartney Schmarje Schroeder

Fullerton Shepherd Battles Middleswart Miller of Des Moines Smith Beardsley Gallagher Gannon Miller of Dubuque Bennett Sorg Glenn Miller of Jones Steffen Bergman Moffitt Stokes Bowin Graham Breitbach Hanson of Benton Mohrfeld Strand Busch Hanson of Mitchell Nelson Stromer Caffrey Harbor Nielsen Strothman Holden O'Malley Tapscott Camp Carnahan Hullinger Palmer Thordsen Christensen Johnson of Audubon Patton Van Drie Clark Johnston of Polk Pelton Van Roekel Cunningham Kiilsholm Petersen of Dallas Vetter Peterson of Woodbury Voorhees Curran King Kitner Darrington Pierson Waugh Den Herder Winkelman Klein Radl Diehl Knight Reed Wolfe Distelhorst Koch Renda booW Doderer Langland Roorda Yoder Sanders Mr. Speaker Duffy -Lee Dunton Lipsky

The nays were 3:

Nolin Sullivan Welden

Absent or not voting 31:

Allen Gittins McNamara Roe Bailey Grassley Shaw Mensing Cochran Hicklin Millen Story Coffman Hill Miller of Page Tieden Conklin Kluever Van Nostrand Mowry Edgington Mayberry Ossian Varley Fisher of Greene McCray Poncy -Watson Franklin McIntyre Redfern

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR (House File 765)

Cunningham of Story called up for consideration House File 765, a bill for an act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 765 as follows:

By striking from line 2 of the title the following: "two hundred fifty thousand (250,000)" and by inserting in lieu thereof the following: "five hundred thousand (500,000)". Further amend the title by striking from line 4 all after the word "program" and by inserting a period (.).

By striking from line 4 of section 1 the following: "two hundred fifty thousand (250,000)" and by inserting in lieu thereof the following: "five hundred thousand (500,000)".

By striking from line 7 of section 1 the words "to freshman college students".

The motion lost and the House refused to concur.

SENATE AMENDMENTS CONSIDERED

Curran of Cerro Gordo called up for consideration House File 741, a bill for an act authorizing expenditures by the state conservation commission from the fish and game protection fund for the biennium beginning July 1, 1967 and ending June 30, 1969, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 741 as follows:

By striking from line 12 of section 1 the figures "650,000.00" and by inserting in lieu thereof the figures "628,550.00" and by striking from line 16 of section 1 the figures "558,000.00" and by inserting in lieu thereof the figures "579,450.00".

By adding thereto the following additional section:

"Sec. 4. If the amount herein authorized by the General Assembly for any year shall prove to be insufficient to meet the Commission's needs during said year, the executive council may on proper showing by the Commission authorize such additional amount from the fish and game protection fund for said year as may appear to the council necessary to meet the Commission's needs for the remainder of said year."

By renumbering the remaining section.

The motion prevailed and the House concurred.

Curran of Cerro Gordo moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 741)

The ayes were 103:

Allen Andersen Battles Beardsley Bennett Bergman Bowin	Freeman Fullerton Gallagher Gannon Gittins Glenn Graham	Mayberry McCartney McIntyre Middleswart Millen Miller of Des Moines Miller of Dubuque	Schmarje Schroeder Shaw Shepherd Smith Sorg Steffen
-0.1111	Graham	Miller of Dubuque	Stellen

Breitbach Hanson of Benton Miller of Jones Stokes Hanson of Mitchell Moffitt Strand Busch Strothman Caffrey Harbor Mohrfeld Sullivan Camp Hicklin Mowry Carnahan Hill Nelson Tapscott Thordsen Christensen Holden Nielsen Clark Hullinger Nolin Tieden Conklin Johnson of Audubon O'Mallev Van Drie Ossian Cunningham Johnston of Polk Van Roekel Curran Kiilsholm Palmer Vetter Den Herder King Pelton Voorhees Diehl Kitner Petersen of Dallas Waugh Distelhorst Klein Peterson of Woodbury Welden Winkelman Doderer Kluever Poncy Duffy Knight Radl Wolfe Dunton Langland Renda Wood Edgington Lee Roe Yoder Fischer of Grundy Lipsky Roorda Mr. Speaker Fisher of Greene Maloney Sanders

The navs were none.

Absent or not voting 21:

Bailey	Grassley	Miller of Page	Story
Baker	Koch	Patton	Stromer
Cochran	McCray	Pierson	Van Nostrand
Coffman	McNamara	Redfern	Varley
Darrington	Mensing	Reed	Watson
Franklin	_		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS APPROPRIATIONS COMMITTEE CALENDAR

Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission, with report of committee recommending amendment and passage, was taken up for consideration.

Camp of Clinton offered the following amendment filed by him and moved its adoption:

Amend Senate File 821, Section 3, by striking all of lines three through seven (3 through 7) and inserting in lieu thereof the following:

"By striking from line fifteen (15) the words "forty-eight hundred" and inserting in lieu thereof the words "fifty-four hundred".

By striking from lines twenty (20) and twenty-one (21) the words 'fifty-seven hundred' and inserting in lieu thereof the words 'sixty-three hundred' '.

The amendment was adopted.

Curran of Cerro Gordo offered the following amendment filed by the committee on appropriations and moved its adoption:

Amend Senate File 821 as follows:

By striking in Section 1, line nine (9) the figures "942,010.00" and inserting in lieu thereof the figures "890,000.00".

By striking in Section 1, line twelve (12) the figures "209,600.00" and inserting in lieu thereof the figures "195,400.00".

By striking in Section 1, line thirteen (13) the figures "1,151,610.00" and inserting in lieu thereof the figures "1,085,400.00".

By striking in Section 1, line thirty-five (35) the figures "1,326,750.00" and inserting in lieu thereof the figures "1,260,540.00".

The amendment was adopted.

Curran of Cerro Gordo moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 821)

The ayes were 96:

Freeman	Langland	Renda
Fullerton	Lee	Roorda
Gallagher	Maloney	Sanders
Gannon	McCartney	Shaw
Gittins	McIntyre	Smith
Glenn	McNamara	Sorg
Graham	Mensing	Steffen
Grassley	Miller of Des Moines	Stokes
Hanson of Benton	Miller of Dubuque	Strand
Hanson of Mitchell	Miller of Jones	Stromer
Harbor	Moffitt	Strothman
Hicklin	Mohrfeld	Sullivan
Hill	Mowry	Tapscott
Holden	Nelson	Thordsen
Hullinger	Nielsen	Tieden
Johnson of Audubon	Nolin	Van Drie
Johnston of Polk	O'Malley	Van Roekel .
Kiilsholm	Ossian	Vetter
King	Palmer	Voorhees
Kitner	Pelton	Waugh
	Fullerton Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Harbor Hicklin Hill Holden Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King	Fullerton Lee Gallagher Maloney Gannon McCartney Gittins McIntyre Glenn McNamara Graham Mensing Grassley Miller of Des Moines Hanson of Benton Miller of Jones Harbor Moffitt Hicklin Mohrfeld Hill Mowry Holden Nelson Hullinger Nielsen Johnson of Polk O'Malley Kiilsholm Ossian King Palmer

DuffyKleinPeterson of WoodburyWeldenDuntonKlueverPoncyWinkelmanEdgingtonKnightRedfernWoodFisher of GreeneKochReedYoder

The nays were none.

Absent or not voting 28:

Franklin Patton Shepherd Bowin Busch Lipsky Petersen of Dallas Story Van Nostrand Cochran Mayberry Pierson Coffman McCray Radl Varley Darrington Middleswart Roe Watson Doderer Millen Schmarie Wolfe Fischer of Grundy Miller of Page Schroeder Mr. Speaker

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE INSISTS (Senate File 838)

Smith of O'Brien called up for consideration Senate File 838, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of institutions under the said state board of regents, and moved that the House insist on its amendments.

The motion prevailed and the House insists on its amendments to Senate File 838.

HOUSE FILE 716 WITHDRAWN

Cunningham of Story asked and received unanimous consent to withdraw House File 716 from further consideration by the House.

House File 787, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control of state institutions for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions, under said board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes, was taken up for consideration.

SENATE FILE 836 SUBSTITUTED FOR HOUSE FILE 787

Den Herder of Sioux asked and received unanimous consent to substitute Senate File 836 for House File 787.

Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board

of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes, was taken up for consideration.

Van Nostrand of Pottawattamie offered as an amendment the text of House File 747.

Den Herder of Sioux offered the following amendment to the amendment:

Amend the Van Nostrand amendment to Senate File 836 by striking Section 9 and inserting in lieu thereof the following:

Sec. 9. The board of control, in cooperation with the board of social welfare, or its successor, is hereby instructed to continue the program study and apply the medicaid program as set forth in House File 93, Acts of the Sixty-second General Assembly, insofar as it can be utilized for the children at the state hospital-schools at Woodward and Glenwood.

Camp of Clinton in the chair at 11:25 a.m.

Den Herder of Sioux moved the adoption of his amendment to the amendment.

The amendment to the amendment was adopted.

Kluever of Cass moved the previous question on the amendment and the bill.

The motion lost.

Van Nostrand of Pottawattamie offered the following amendment to the amendment:

Amend the Van Nostrand amendment to Senate File 836 by striking Section 7 (seven) and Section 8 (eight) and renumbering the remaining section.

(Pending)

On motion by Millen of Van Buren, the House recessed until 1:15 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 389, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices.

Also:

That the Senate has concurred in the House amendment and passed the following bill in which the concurrence of the Senate was asked:

Senate File 732, a bill for an act relating to state communications and educational radio and television.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 760, a bill for an act authorizing expenditures by the Iowa aeronautics commission, the Iowa dairy industry commission, the state permit board, the department of public safety and the statistician of judiciary department.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 877, a bill for an act relating to the effective date of all appropriations Acts enacted by the Sixty-second (62nd) general assembly.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 389

Amend House File 389 as follows:

By striking from section three (3), lines six (6) and seven (7) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of public health".

By striking from section four (4), lines sixteen (16) and seventeen (17) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of public health"; by striking from section four (4), lines thirty-eight (38) and thirty-nine (39) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of health"; by striking from section four (4), lines forty-three (43) and forty-four (44) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of health".

By inserting in section five (5), subsection three (3), line one (1) after "Act" the following: ", subject to rules and regulations promulgated by the commissioner of public health,".

By striking all of section nine (9) and inserting in lieu thereof the following:

"The commissioner of public health or an employee designated by him shall administer this Act. The commissioner shall appoint an advisory committee of licensed physicians, optometrists and dispensing opticians to advise him upon the preparation and examination of qualified examinations. The commissioner may revoke or suspend the license of a dispensing optician for non-payment of the fees herein provided, conviction of a crime involving moral turpitude, fraud or gross negligence or incompetance as a dispensing optician."

By striking section fourteen (14) and by renumbering the remaining sections in conformity with this amendment.

SENATE AMENDMENT TO HOUSE FILE 760

Amend House File 760 as follows:

By striking from lines 5 and 6 of section 1 the following: "two hundred seventy-four thousand forty-eight (274,048)" and by inserting in lieu thereof the following: "four hundred sixteen thousand (416,000)".

By striking from line 8 of section 1 the figures "91,100.00" and by inserting in lieu thereof the figures "101,000.00".

By striking from line 9 of section 1 the figures "2,620.00" and by inserting in lieu thereof the figures "5,000.00".

By striking from line 11 of section 1 the figures "55,328.00" and by inserting in lieu thereof the figures "110,000.00".

By striking from line 12 of section 1 the figures "125,000.00" and by inserting in lieu thereof the figures "200,000.00".

By striking from line 13 of section 1 the figures "274,048.00" and by inserting in lieu thereof the figures "416,000.00".

SENATE MESSAGE CONSIDERED

Senate File 877, a bill for an act relating to the effective date of all appropriation acts enacted by the Sixty-second (62nd) General Assembly.

Read first time and passed on file.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 793, a bill for an act relating to search warrants, was taken up for consideration.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 793)

The ayes were 73:

Breitbach Busch Caffrey Christensen Coffman Conklin Curran Den Herder Diehl Distelhorst Dunton	Hicklin Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Kitner Knight Langland Lee Maloney	Palmer Pelton Pierson Poncy Radl Redfern Reed Renda	Stromer Sullivan Tapscott Tieden Van Nostrand Van Roekel Varley Watson Waugh Wolfe Wood
			= :

The nays were 25:

Bennett	Harbor	Mohrfeld	Shepherd
Clark	Hill	Mowry	Strand
Edgington	Holden	Nelson	Strothman
Fischer of Grundy	Koch	Patton	Thordsen
Fisher of Greene	Miller of	Peterson of Woodbury	Van Drie
Franklin	Des Moines	Schroeder	Welden
Graham	Miller of Dubuque		

Absent or not voting 26:

Andersen	Darrington	Mayberry	Smith
Bailey	Doderer	Mensing	Steffen
Bowin	Duffy	Millen	Story
Camp	Gannon	Nolin	Vetter
Carnahan	Klein	O'Malley	Voorhees
Cochran	Kluever	Petersen of Dallas	Winkelman
Cunningham	Lipsky		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 776, a bill for an act to authorize certain cities to lease and operate a civic center and levy taxes therefor, with report of committee recommending passage, was taken up for consideration by unanimous consent.

Reed of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 776)

The ayes were 71:

Allen	Freeman	Middleswart	Sanders
Andersen	Fullerton	Millen	Schmarje
Baker	Gallagher	Miller of Dubuque	Shepherd
Battles	Gannon	Miller of Jones	Sorg
Beardsley	Glenn	Moffitt	Stromer
Bowin	Graham	Ossian	Tapscott
Breitbach	Hanson of Mitchell	Palmer	Thordsen
Busch	Hicklin	Patton	Varley
Caffrey	Hill	Pelton	Vetter
Clark	Holden	Petersen of Dallas	Voorhees
Coffman	Kiilsholm	Peterson of Woodbury	/ Watson
Conklin	Kitner	Pierson	Waugh
Curran	Klein	Poncy	Welden
Den Herder	Langland	Radl	Wolfe
Diehl	Lipsky	Redfern	Wood
Doderer	Maloney	Reed	Yoder
Dunton	McIntyre	Renda	Mr. Speaker
Franklin	Mensing	Roe	

The nays were 28:

Bergman	Harbor	Miller of Page	Schroeder
Christensen	Hullinger	Mohrfeld	Stokes
Darrington	Johnson of Audubon	Mowry	Strand
Edgington	King	Nelson	Strothman
Fischer of Grundy	Knight	Nielsen	Sullivan
Gittins	Koch	Nolin	Van Drie
Hanson of Benton	McNamara	Roorda	Van Roekel

Absent or not voting 25:

Bailey	Duffy	Mayberry	Smith
Bennett	Fisher of Greene	McCartney	Steffen
Camp ·	Grassley	McCray	Story
Carnahan	Johnston of Polk	Miller of Des Moines	Tieden
Cochran	Kluever	O'Malley	Van Nostrand
Cunningham	Lee	Shaw	Winkelman
Distelhorst			•

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Reed of Linn moved to reconsider the vote by which Senate File 776 passed the House.

The motion lost.

SENATE AMENDMENTS CONSIDERED

Miller of Page called up for consideration House Joint Resolution 24, a joint resolution to continue the "Iowa State Fair and World Food Exposition Study Committee" established by the Sixty-first General Assembly, and to make an appropriation therefor, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Joint Resolution 24 as follows:

By adding the following new sentence after the period in line 5 of section 2: "The committee shall make periodic progress reports to the legislative research committee".

By striking from lines 2 and 3 of section 4 the words and figure "twenty-five thousand (25,000) dollars" and by inserting in lieu thereof the words and figure "two thousand five hundred (2,500) dollars".

The motion prevailed and the House concurred.

Miller of Page moved that the joint resolution, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

On the question "Shall the joint resolution pass?"
The ayes were 94:

'			
Allen	Gallagher	Middleswart	Schmarje
Andersen	Gannon	Millen	Schroeder
Baker	Graham	Miller of Dubuque	Shepherd
Battles	Grassley	Miller of Jones	Steffen
Beardsley	Hanson of Benton	Miller of Page	Stokes
Bergman	Hanson of Mitchell	Moffitt	Strand
Bowin	Harbor	Mohrfeld	Stromer
Breitbach	Hicklin	Mowry	Strothman
Busch	Hill	Nelson	Sullivan
Christensen	Holden	Nielsen	Tapscott
Clark	Hullinger	Nolin	Thordsen
Coffman	Johnson of Audubon	O'Malley	Tieden
Conklin	Johnston of Polk	Ossian	Van Drie
Darrington	Kiilsholm	Patton	Van Nostrand
Den Herder	King	Pelton	Van Roekel
Diehl	Kitner	Pierson	Varley
Distelhorst	Klein	Poncy	Vetter
Doderer	Kluever	Redfern	Watson
Dunton	Knight	Reed	Waugh
Edgington	Koch	Renda	Welden
Fischer of Grundy	Langland	Roe	Wolfe
Franklin	Maloney	Roorda	Wood
Freeman	McNamara	Sanders	Mr. Speaker
Fullerton	Mensing		

Curran

The navs were none.

Absent or not voting 30:

Duffy Bailey Bennett Caffrey Camp Carnahan Cochran Cunningham

Fisher of Greene Gittins Glenn Lee Lipsky Mayberry McCartney

McCray McIntyre

Smith Miller of Des Moines Sorg Story Palmer Petersen of Dallas Voorhees

Radl

Peterson of Woodbury Winkelman, Yoder

Shaw

The joint resolution having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO SUSPEND RULES LOST

(Senate File 696)

Andersen of Woodbury moved to suspend the rules for the immediate consideration of Senate File 696, a bill for an act relating to the apportionment of the road use tax fund allocations.

Roll call was requested by Gallagher of Black Hawk and Andersen of Woodbury.

Rule 69 was invoked.

On the question "Shall the rules be suspended?"

Franklin

The ayes were 46:

Allen Andersen Baker Beardsley Bowin Breitbach Caffrey Carnahan Conklin Curran Den Herder Doderer

Gallagher Gannon Glenn Holden Johnston of Polk Kluever Koch Lipsky Maloney Mayberry

McCray McIntyre Miller of Des Moines Shepherd Miller of Dubuque O'Malley Palmer Pelton Petersen of Dallas Poncy Reed

Shaw Sorg Steffen Tapscott Thordsen Van Drie Van Nostrand Voorhees Wolfe Wood

Schmarie

The nays were 69:

Bailey Battles Bergman Hanson of Benton Hanson of Mitchell

Harbor

Millen Miller of Jones Miller of Page

Renda

Sanders Schroeder Stokes

	•		
Busch	Hicklin	Moffitt	Strand
Christensen	Hill	Mohrfeld	Stromer
Clark	Hullinger	Mowry	Strothman
Coffman	Johnson of Audubon	Nelson	Sullivan
Darrington	Kiilsholm	Nielsen	Tieden
Diehl	King	Nolin	Van Roekel
Distelhorst	Kitner	Ossian	Varley
Dunton	Klein	Patton	Vetter
Edgington	Knight	Peterson of Woodbury	Watson
Fischer of Grundy	Langland	Pierson	Waugh
Freeman	Lee	Radl	Welden
Fullerton	McCartney	Redfern	Yoder
Gittins	McNamara	Roe	Mr. Speaker
Graham	Mensing	Roorda	
Chagalore	Middlegwort		

Grassley Middleswart

Absent or not voting 9:

Bennett	Cunningham	Fisher of Greene	Story
Camp	Duffy	Smith	Winkelman
Cochran			

The motion lost.

SENATE CONCURRENT RESOLUTION 56 LOST

Allen of Pottawattamie called up for consideration Senate Concurrent Resolution 56, relating to an interim study committee on uniform building codes, and moved its adoption

The resolution lost.

Millen of Van Buren asked and received unanimous consent to suspend Rule 29 for the immediate consideration of Senate File 877, a bill for an act relating to the effective date of all appropriation acts enacted by the Sixty-second (62) General Assembly.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 877)

The ayes were 88:

Andersen	Gallagher	McNamara	Shaw
Battles	Gannon	Mensing	Shepherd
Bergman	Gittins	Miller of Dubuque	Smith
Breitbach	Glenn	Miller of Jones	Stokes
Caffrey	Graham	Moffitt	Strand
Carnahan	Hanson of Benton	Mohrfeld	Stromer
Christensen	Harbor	Mowry	Strothman
Clark	Holden	Nelson	Tapscott
Coffman	Johnson of Audubon	Nielsen	Thordsen

Conklin Kiilsholm Nolin Tieden Cunningham O'Mallev Van Drie Kitner Curran Klein Ossian Van Nostrand Den Herder Kluever Patton Van Roekel Diehl Knight Pelton Varley Distellorst Langland Peterson of Woodbury Vetter Doderer Lee Redfern Voorhees Dunton Lipsky Reed Watson Edgington Maloney Renda Waugh Fischer of Grundy Mayberry Roe Welden Franklin McCartney Roorda Wolfe Freeman McCray Schmarie booW

Fullerton McIntvre Schroeder Mr. Speaker

The nays were 1:

King

Absent or not voting: 35

Allen	Darrington	Koch	Radl
Bailey	Duffy	Middleswart	Sanders
Baker	Fisher of Greene	Millen	Sorg
Beardsley	Grassley	Miller of Des Moines	Steffen
Bennett	Hanson of Mitchell	Miller of Page	Story
Bowin	Hicklin	Palmer	Sullivan
Busch	Hill	Petersen of Dallas	Winkelman
Camp	Hullinger	Pierson	Yoder
Cochran	Johnston of Polk	Poncy	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

BUSINESS PENDING

The House resumed consideration of Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes and the Van Nostrand amendments.

Van Nostrand of Pottawattamie moved the adoption of his amendment to the amendment.

The amendment to the amendment lost.

Van Nostrand of Pottawattamie moved the adoption of his amendment as amended.

Roll call was requested by Glenn of Polk and Johnston of Polk.

Rule 69 was invoked.

On the question "Shall the amendment as amended be adopted?"

The ayes were 49:

Allen	Graham	McCray	Stokes
Andersen	Grassley	Mensing	Strand
Battles	Harbor	Miller of Page	Sullivan
Bergman	Hicklin	Mowry	Thordsen
Camp	Holden	Nelson	Van Drie
Clark	Johnson of Audubon	Pelton	Van Nostrand
Cunningham	Kluever	Peterson of Woodbury	Varley
Curran	Knight	Pierson	Waugh
Darr ington	Koch	Roorda	Welden
Diehl	Langland	Schmarje	Winkelman
Fischer of Grundy	Lee	Schroeder	Wood
Fullerton	McCartney	Smith	Mr. Speaker

The nays were 63:

Gittins

Baker	Gallagher	Millen	Roe
B e ardsley	Gannon	Miller of Des Moines	Sanders
Bowin	Glenn	Miller of Dubuque	Shaw
Breitbach	Hanson of Benton	Miller of Jones	Sorg
Busch	Hanson of Mitchell	Moffitt	Steffen
Caffrey	Hill	Mohrfeld	Stromer
Carnahan	Hullinger	Nielsen	Strothman
Christensen	Johnston of Polk	Nolin	Tapscott
Conklin	Kiilsholm	O'Malley	Tieden
Den Herder	King	Ossian	Van Roekel
Distelhorst	Klein	Palmer	Vetter
Doderer	Lipsky	Patton	Voorhees
Dunton	Maloney	Poncy	Watson
Edgington	Mayberry	Radl	Wolfe
Franklin	McIntyre	Redfern	Yoder
Freeman	Middleswart	Renda	

Absent or not voting 12:

Bailey	Coffman	Kitner	Reed
Bennett	Duffy	McNamara	Shepherd
Cochran	Fisher of Greene	Petersen of Dallas	Story

The amendment as amended lost.

Den Herder of Sioux offered the following amendment and moved its adoption:

Amend Senate File 836 by adding the following sections:

- 1. The mental health institutes' daily per diem as determined by section two hundred thirty point twenty (230,20), Code 1966, as amended, shall be billed at eighty (80) percent for the biennium.
- 2. The state hospital schools' daily per diem as determined by section two hundred twenty-two point seventy-three (222.73), Code 1966, as amended, shall be billed at eighty (80) percent for the biennium.

The amendment was adopted.

Den Herder of Sioux offered the following amendment and moved its adoption:

Amend Senate File 836 as follows:

- 1. By inserting after Section 3 the following new section:
- Sec. 4. The board of control, in cooperation with the board of social welfare, or its successor, is hereby instructed to continue the program study and apply the medicaid program as set forth in House File 93, Acts of the Sixty-second General Assembly, insofar as it can be utilized for the children at the state hospital-schools at Woodward and Glenwood.
 - 2. By renumbering the remaining sections.

The amendment was adopted.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 836)

The ayes were 106:

Andersen	Gannon	McNamara	Roorda
Bailey	Glenn	Mensing	Sanders
Baker	Graham	Middleswart	Shaw
Battles	Grassley	Millen	Shepherd
Beardsley	Hanson of Benton	Miller of Des Moines	Steffen
Bergman	Hanson of Mitchell	Miller of Dubuque	Stokes
Bowin	Harbor	Miller of Jones	Strand
Breitbach	Hicklin	Moffitt	Stromer
Busch	Hill	Mohrfeld	Strothman
Caffrey	Holden	Mowry	Sullivan
Camp	Hullinger	Nelson	Tapscott
Christensen	Johnson of Audubon	Nielsen	Thordsen'
Clark	Johnston of Polk	Nolin	Tieden
Conklin	Kiilsholm	O'Malley	Van Drie

Curran Van Roekel King Ossian Darrington Kitner Palmer Varley Den Herder Klein Patton Vetter Diehl Kluever Pelton Voorhees Distelhorst Knight Peterson of Woodbury Watson Doderer Langland Pierson Waugh Dunton Lee Poncy Welden Edgington Lipsky Radl Winkelman Fischer of Grundy Maloney Redfern Wolfe Franklin Mayberry Reed Wood Freeman McCartney Renda Yoder Fullerton McCray Roe Mr. Speaker

Gallagher McIntyre

The nays were 6:

Allen Koch Schroeder Van Nostrand

Gittins Miller of Page

Absent or not voting 12:

Bennett Coffman Fisher of Greene Smith
Carnahan Cunningham Petersen of Dallas Sorg
Cochran Duffy Schmarje Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 787 WITHDRAWN

Den Herder of Sioux asked and received unanimous consent to withdraw House File 787 from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Camp of Clinton called up for consideration Senate File 161, a bill for an act to amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys, amended by the House, further amended by the Senate as follows:

Amend the House amendment to Senate File 161 as follows:

By inserting after the word "board" in line 7 the words "or commission".

By inserting after the word "board" in line 9 the words "or commission".

By inserting after the word "board" in line 20 the words "or commission".

By inserting after the word "board" in line 21 the words "or commission".

Van Drie of Story moved that Senate File 161 be laid on the table.

The motion lost.

Camp of Clinton moved that the House concur in the Senate amendment to the House amendment.

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Camp of Clinton moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 161)

The ayes were 81:

Andersen	Gannon	Millen	Schmarje
Baker	Glenn	Miller of Des Moines	•
Battles	Graham	Miller of Dubuque	Shepherd
Beardsley	Grassley	Miller of Page	Sorg
Bennett	Hanson of Benton	Moffitt	Steffen
Bergman	Hanson of Mitchell	Mohrfeld	Strand
Bowin	Hicklin	Nolin	Tapscott
Breitbach	Holden	O'Malley	Thordsen
Busch	Johnson of Audubon	Ossian	Tieden
Caffrey	Johnston of Polk	Palmer	Van Drie
Camp	Kiilsholm	Pelton	Van Roekel
Conklin	Kitner	Peterson of Woodbury	Varley
Curran	Knight	Pierson	Vetter
Darrington	Lipsky	Poncy	Voorhees
Den Herder	Maloney	Radl	Waugh
Diehl	Mayberry	Redfern	Welden
Distelhorst	McCartney	Reed	Wolfe
Doderer	McCray	Renda	Wood
Dunton	McIntyre	Roe	Yoder
Franklin	Middleswart	Roorda	Mr. Speaker
Gallagher			•

The nays were 25:

Bailey	Harbor	Mowry	Stokes
Clark	Hill	Nelson	Stromer
Edgington	Koch	Nielsen	Strothman
Fischer of Grundy	.Langland	Patton	Sullivan
Freeman	Lee	Sanders	Watson
Fullerton	Mensing	Schroeder	Winkelman

Absent or not voting 18:

Gittins

Allen Carnahan	Cunningham Duffy	Klein Kluever	Petersen of Dallas
Christensen	Fisher of Greene	McNamara	Smith
Cochran	Hullinger	Miller of Jones	Story
Coffman	King		Van Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 795, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for specified school aid, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 795)

McCray

The ayes were 98:

Allen	Gannon	McIntyre	Schmarje
Andersen	Gittins	Mensing	Schroeder
Baker	Glenn	Middleswart	Shepherd
Battles	Graham	Millen	Steffen
Beardsley	Grassley	Miller of Des Moines	Stokes
Bennett	Hanson of Benton	Miller of Dubuque	Strand
Bergman	Hanson of Mitchell	Miller of Page	Stromer
Bowin	Harbor	Mohrfeld	Strothman
Breitbach	Hicklin	Mowry	Sullivan
Busch	Hill ,	Nelson	Tapscott
Camp	Holden	Nielsen	Thordsen
Clark	Johnson of Audubon	Nolin	Tieden
Coffman	Johnston of Polk	O'Malley	Van Drie
Conklin	Kiilsholm	Ossian	Van Roekel
Curran	King	Palmer	Varley .
Darrington	Kitner	Pelton	Vetter
Diehl	Knight	Peterson of Woodbury	Voorhees
Distelhorst	Koch	Pierson	Watson
Doderer	Langland	Radl	Waugh
Dunton	Lee	Redfern	Welden
Edgington	Lipsky	Reed	Wolfe
Franklin	Maloney	Renda	Wood
Freeman	Mayberry	Roe	Yoder
Fullerton	McCartney	Sanders	Mr. Speaker

The nays were 1:

Gallagher

Fischer of Grundy

Absent or not voting 25:

Bailey	Duffy	Miller of Jones	Shaw
Caffrey	Fisher of Greene	Moffitt	Smith
Carnahan	Hullinger	Patton	Sorg
Christensen	Klein	Petersen of Dallas	Story
Cochran	Kluever	Poncy	Van Nostrand
Cunningham	McNamara	Roorda	Winkelman
Den Herder			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 797, a bill for an act to make appropriations to certain named persons in settlement of claims against the state of Iowa, with report of committee without recommendation, was taken up for consideration.

Mowry of Marshall moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 797)

The ayes were 82:

Andersen	Fullerton	Maloney	Pierson
Baker	Gallagher	McNamara	Radl
Battles	Gannon	Middleswart	Redfern
Beardsley	Gittins	Millen	Renda
Bennett	Glenn	Miller of Des Moines	Roe
Bergman	Graham	Miller of Dubuque	Sanders
Bowin	Grassley	Miller of Jones	Sorg
Breitbach	Hanson of Benton	Miller of Page	Steffen
Busch	Hanson of Mitchell	Moffitt	Strand
Caffrey	Harbor	Mohrfeld	Stromer
Camp	Hicklin	Mowry	Tapscott
Coffman	Holden	Nelson	Thordsen
Curran	Hullinger	Nielsen	Tieden
Darrington	Johnston of Polk	Nolin	Varley
Den Herder	Kiilsholm	O'Malley	Vetter
Diehl	King	Ossian	Voorhees
Distelhorst	Kitner	Palmer	Waugh
Doderer	Kluever	Patton	Wolfe
Dunton	Knight	Pelton	Wood
Franklin	Lee	Peterson of Woodbury	Mr. Speaker
Freeman	Lipsky		

The nays were 15:

Allen	Johnson of Audubon	McIntyre	Sullivan
Clark	Koch	Roorda	Van Drie
Edgington	Langland	Smith	Welden
Fischer of Grundy	McCray	Strothman	

Absent or not voting 27:

Bailey	Fisher of Greene	Danas	Story
	risher of Greene	Poncy	Story
Carnahan	Hill	Reed .	Van Nostrand
Christensen	Klein	Schmarje	Van Roekel
Cochran	Mayberry	Schroeder	Watson .
Conklin	McCartney	Shaw	Winkelman
Cunningham	Mensing	Shepherd	Yoder
Duffy	Petersen of Dallas	Stokes	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 825, a bill for an act to make an appropriation to the Iowa legislative research bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance, with report of committee recommending passage, was taken up for consideration.

Andersen of Woodbury moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 825)

The ayes were 88:

Andersen Battles	Freeman Fullerton	Millen Miller of Des Moines	Roorda Schroeder
Beardsley	Gallagher	Miller of Dubuque	Shaw
Bennett	Gannon	Miller of Jones	Smith
Bergman	Gittins	Miller of Page	Sorg
Bowin-	Glenn	Moffitt	Steffen
Breitbach	Graham	Mohrfeld	Stokes
Busch	Grassley	Nelson	Strand
Caffrey	Hanson of Benton	Nielsen	Stromer
Camp	Hicklin	Nolin	Strothman
Carnahan	Holden	O'Malley	Tapscott
Clark	Hullinger	Ossian	Thordsen
Coffman	Johnson of Audubon	Palmer	Tieden
Cunningham	Kiilsholm	Patton	Van Drie
Curran	King	Pelton	Varley
Darrington	Kitner	Peterson of Woodbury	Vetter
Diehl	Kluever	Pierson	Voorhees
Distelhorst	Knight	Radl	Waugh
Doderer	Langland	Redfern	Welden
Dunton	Maloney	Reed	Wolfe
Edgington	Mayberry	Renda	Wood
Franklin	McIntyre	Roe	Mr. Speaker

The nays were 3:

Fischer of Grundy Mowry Sullivan

Absent or not voting 33:

Allen	Hanson of Mitchell	McCartney	Schmarje
Bailey	Harbor	McCray	Shepherd
Baker	Hill	McNamara	Story
Christensen	Johnston of Polk	Mensing	Van Nostrand
Cochran	Klein	Middleswart	Van Roekel
Conklin	Koch	Petersen of Dallas	Watson
Den Herder	Lee	Poncy	Winkelman
Duffy	Lipsky	Sanders	Yoder
Fisher of Greene		-	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Gannon of Jasper called up for consideration House File 633, a bill for an act relating to the prefiling and printing of bills and resolutions prior to the convening of the general assembly, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 633 as follows:

By striking all after the enacting clause and by inserting in lieu thereof the following:

"Section 1. Within thirty (30) days prior to the convening of any regular or special session of the general assembly, any person elected to serve in the forthcoming regular or special session of the general assembly, or any interim legislative committee when authorized by statute or rule may submit and have printed bills and joint resolutions for introduction into the general assembly. The submission and printing shall be made under the rules on introduction of bills and resolutions and on printing prevailing at the previous session of the general assembly. Costs of printing shall be paid in accordance with section two point ten (2.10) of the Code. Such bills and joint resolutions so printed shall be distributed to all legislators and legislators-elect who shall be serving in the general assembly in which the proposed legislation is to be introduced by the chief clerk of the house and the secretary of the senate. All bills and joint resolutions so proposed and printed shall be assigned to regular standing committees by the presiding officers of the houses when the general assembly convenes.

"Departments and agencies of state government shall within thirty (30) days prior to the convening of any regular or special session of the general assembly, or by special permission from the presiding officers, may file with the president of the senate and speaker of the house of representatives, bills and resolutions which such departments and agencies wish to be considered by the general assembly. All bills and resolutions so filed shall be assigned by the presiding officers to regular standing committees for consideration."

The motion prevailed and the House concurred,

Gannon of Jasper moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 633)

The ayes were 76:

Bennett Bergman Bowin Breitbach Busch Caffrey	Dunton Franklin Fullerton Gallagher Gannon Glenn Graham Hanson of Benton Hanson of Mitchell Hicklin	Mensing Middleswart Millen Miller of Des Moines Miller of Dubuque Miller of Page Moffitt Nolin O'Malley Palmer	Steffen Strand Stromer Tapscott Thordsen Van Drie
Caffrey	Hicklin Holden	Palmer Pelton	Van Drie Varley

Petersen of Dallas Vetter Carnahan Hullinger Johnston of Polk Pierson Voorhees Coffman Waugh Kiilsholm Poncy Cunningham Welden Radl Darrington Kluever Wolfe Den Herder Lee Redfern booWReed Diehl Maloney Renda Yoder Mavberry Distelhorst Mr. Speaker Roe Doderer McIntvre

The nays were 27:

Allen	Grassley	Langiand	Patton
Clark	Harbor	McCray	Peterson of
Curran	Johnson of Audubon	Miller of Jones	Woodbury
Edgington	King	Mowry	Stokes
Fischer of Grundy	Kitner	Nelson	Strothman
Freeman	Knight	Nielsen	Sullivan
Gittins	Koch	Ossian	Van Roekel

Absent or not voting 21:

Baker	Hill	${f Mohrfeld}$	Story
Christensen	Klein	Śanders	Tieden
Cochran	Lipsky	Schmarje	Van Nostrand
Conklin	McCartney	Schroeder	Watson
Duffy	McNamara	Smith	Winkelman

Fisher of Greene

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

House File 778, a bill for an act relating to the Rules of Civil Procedure and changes therein reported by the supreme court of Iowa, was taken up for consideration.

Kluever of Cass offered the following amendment and moved its adoption:

Amend House File 778, Section 3, by striking from line four (4) the figures "1969" and inserting in lieu thereof the figures "1968".

The amendment was adopted.

 $\operatorname{Hicklin}\,$ of Louisa offered the following amendment filed by him and moved its adoption:

Amend House File 778 as follows:

1. By adding to section two (2) the following additional sub paragraph:

"3. Strike Rule 381 as it appears on pages one hundred eighty (180) and one hundred eighty-one (181) of the house journal and on page one hundred seventy-eight (178) of the senate journal and inserting in lieu thereof the following:

'Rule 381. Hearing, jury.

- (a) The time for appearance shall be the time for hearing, unless a continuance has been granted under Rule 380. The hearing shall be to the court, unless a jury is demanded, shall be simple and informal, and shall be conducted by the court itself, without regard to technicalities of procedure; but the decision must be based on substantial evidence. The court shall swear the parties and their witnesses, and examine them in such way as to bring out the truth. The parties may participate, either personally or by attorney. The court may continue the hearing from time to time if justice requires. The proceedings shall not be reported unless a party provides a reporter at his own expense or the parties by agreement cause the proceedings to be electronically reported, but there shall be no delay for such prupose.
- '(b) Jury trial is waived unless written demand therefor is filed by a party on or before the time for appearance. Upon such demand the court shall grant a continuance to a day certain. The jury shall consist of six jurors. The clerk shall select eight jurors by lot from the regular panel or additions thereto. Each party shall have the right to peremptorily challenge two jurors and strike off one juror. After all challenges have thus been exercised or waived, and two jurors have been stricken from the list, the clerk shall read the names of the six jurors remaining who shall constitute the jury selected. The court's instructions to the jury may be oral.'
- 2. Further amend House File 778 by adding after the word "court" appearing in line three (3) of section three (3) the words "and as amended by this act".

The amendment was adopted.

 $\operatorname{Hill}\,$ of Marshall offered the following amendment filed by him and moved its adoption:

1. Amend House File 778 by adding the following new section three (3):

"Procedure and forms for small claims shall not apply to the district court in any county having an established municipal court, but said procedures and forms shall be available to litigants in said municipal court with the form and style of usage of said court."

2. Renumber the remaining section of the bill.

The amendment was adopted.

Kluever of Cass moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 778)

The ayes were 99:

Andersen	Gallagher	Mensing	Roorda
Bailey	Gittins	Millen	Sanders
Baker	Glenn	Miller of Des Moines	Schmarje
Battles	Graham	Miller of Dubuque	Schroeder
Bennett	Grassley	Miller of Jones	Shaw
Bowin	Hanson of Benton	Miller of Page	Shepherd
Breitbach	Hanson of Mitchell	Moffitt	Steffen
Busch	Harbor	Mohrfeld	Stokes
Caffrey	Hicklin	Mowry	Strand
Camp	Hill	Nelson	Strothman
Clark	Holden	Nielsen	Sullivan
Coffman	Johnson of Audubon	Nolin	Tapscott
Conklin	Johnston of Polk	O'Malley	Thordsen
Curran	Kiilsholm	Ossian	Tieden
Darrington	King	Palmer	Van Drie
Den Herder	Kitner	Patton	Van Roekel
Diehl	Kluever	Pelton	Vetter
Distelhorst	Knight	Peterson of Woodbury	Voorhees
Doderer	Koch	Pierson	Waugh
Dunton	Langland	Poncy	Welden
Edgington	Lipsky	Radl	Wolfe
Fischer of Grundy	Maloney	Redfern	Wood
Franklin	Mayberry	Reed	Yoder
Freeman	McCray	Renda	Mr. Speaker

The nays were none.

Fullerton

Absent or not voting 25:

McIntyre

Allen	Duffy	McCartney	Story
Beardsley	Fisher of Greene	McNamara	Stromer
Bergman	Gannon	Middleswart	Van Nostrand
Carnahan	Hullinger	Petersen of Dallas	Varley
Christensen	Klein	Smith	Watson
Cochran	Lee	Sorg	Winkelman
a			

Roe

Cunningham

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools, was taken up for consideration.

Speaker Pro Tempore Kluever in the chair at 4:30 p.m.

Renda of Polk offered the following amendment filed by Nolin of Carroll and moved its adoption:

Amend Senate File 381 as follows:

1. By striking from line five (5) the words "prerequisite courses" and inserting in lieu thereof the following: "Prerequisite courses, if any, or have otherwise shown equivalent competence through testing".

The amendment was adopted.

Renda of Polk moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S.F. 381)

The ayes were 80:

Allen	Doderer	Lee	Poncy
Andersen	Dunton	Lipsky	Radl
Bailey	Edgington	Maloney	Renda
Baker	Franklin	Mayberry	Roe
Baringer	Fullerton	McIntyre	Roorda
Battles	Gallagher	Mensing	Sanders
Beardsley	Gannon	Middleswart	Schmarje
Bennett	Gittins	Millen	Shaw
Bergman	Glenn	Miller of Des Moines	Shepherd
Bowin	Graham	Miller of Dubuque	Steffen
Breitbach	Grassley	Miller of Jones	Strand
Busch	Hanson of Benton	Nelson	Tapscott
Caffrey	Hanson of Mitchell	Nolin	Thordsen
Camp	Hicklin	O'Malley	Van Drie
Conklin	Holden	Ossian	Van Roekel
Curran	Kiilsholm	Palmer	Vetter
Darrington	Kitner	Pelton	Voorhees
Den Herder	Klein	Petersen of Dallas	Welden
Diehl	Knight	Peterson of Woodbury	Wolfe
Distelhorst	Koch	Pierson	Yoder

The nays were 18:

Clark	King	Nielsen	Sullivan
Coffman	McCray	Patton	Waugh
Fischer of Grundy	Miller of Page	Stokes	Wood
Freeman	Moffitt	Strothman	Mr. Speaker

Johnson of Audubon Mohrfeld

Absent or not voting 26:

Redfern Carnahan Hill Stromer Tieden Hullinger Reed Christensen Johnston of Polk Schroeder Van Nostrand Cochran Smith Varley Cunningham Langland Sorg Watson Duffy McCartney Fisher of Greene McNamara Story Winkelman Harbor Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 650, a bill for an act relating to investments of the Iowa public employees retirement fund, was taken up for consideration.

Speaker Baringer in the chair at 4:40 p.m.

Doderer of Johnson moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (S.F. 650)

The ayes were 83:

Andersen Glenn McCray Roorda Battles Graham Mensing Sanders Beardsley Grasslev Middleswart Schmarje Hanson of Benton Shaw Bergman Millen Hanson of Mitchell Bowin Miller of Des Moines Shepherd Breitbach Harbor Miller of Dubuque Stokes Busch Hicklin Miller of Jones Strand Camp Holden Moffitt Stromer Clark Johnson of Audubon Mohrfeld Strothman Coffman Kiilsholm Nelson Sullivan Conklin King Nielsen Thordsen Darrington Kitner O'Mallev Van Roekel Den Herder Klein Ossian Vetter Diehl Kluever Palmer Voorhees Distelhorst Knight Patton Waugh Doderer Koch Pelton Welden Dunton Langland Peterson of Woodbury Wolfe Franklin Pierson Wood Lee Fullerton Lipsky Poncy Yoder Maloney Gallagher Renda Mr. Speaker Gannon Mayberry Roe

The nays were 3:

Edgington Fischer of Grundy Freeman

Absent or not voting 38:

Steffen Duffy Mowry Allen Nolin Story Fisher of Greene Bailey Tapscott Petersen of Dallas Baker Gittins Tieden Rad1 Hill Bennett Van Drie Hullinger Redfern Caffrey Van Nostrand Reed Johnston of Polk Carnahan Schroeder Varley McCartney Christensen Watson Smith Cochran McIntvre Winkelman Sorg Cunningham McNamara Miller of Page Curran

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 785, a bill for an act relating to compulsory school attendance and educational standards, was taken up for consideration.

Lipsky of Linn offered the following amendment filed by her and moved its adoption:

Amend Senate File 785 by adding the following section:

Sec. 2 No child exempted under this act shall be counted in the school census by which state aid is paid to a school district.

Glenn of Polk rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Speaker Pro Tempore Kluever in the chair at 5:15 p.m.

Klein of Winnebago moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S.F. 785)

The ayes were 81:

Andersen	Gannon	Mensing	Redfern
Bailey	Glenn	Middleswart	Reed
Baker Baringer	Graham	Miller of Des Moines	Renda
Battles	Grassley	Miller of Dubuque	Roe
	Hanson of Benton	Miller of Page	Schmarje
Bennett	Hanson of Mitchell	Mohrfeld	Schroeder
Breitbach	Hicklin	Mowry	Shepherd

	*		
Camp	Hill	Nelson	Smith
Christensen	Holden	Nielsen	Steffen
Coffman	Johnson of Audubon	Nolin	Strand
Cunningham	Johnston of Polk	O'Malley	Stromer
Curran	Kiilsholm	Ossian	Sullivan
Darrington	Klein	Palmer	Tapscott
Den Herder	Knight	Patton	Thordsen
Diehl	Lee	Pelton	Van Roekel
Doderer	Lipsky	Petersen of Dallas	Voorhees
Edgington	Maloney	Peterson of Woodbury	Watson
Fischer of Grundy	Mayberry	Pierson	Winkelman
Fisher of Greene	McIntyre	Poncy	Yoder
Franklin	McNamara	Radl	Mr. Speaker

The nays were 35:

Gallagher

Allen	Dunton	Langland	Stokes
Beardsley	Freeman	McCray	Strothman
Bergman	Fullerton	Millen	Tieden
Bowin	Gittins	Miller of Jones	Vetter
Busch	Harbor	Moffitt	Waugh
Carnahan	Hullinger	Roorda	Welden
Clark	King	Sanders	Wolfe
Conklin	Kitner	Shaw	Wood
Distelhorst	Koch	Sorg	

Absent or not voting 8:

~	- aa	G.	77
Caffrey	Duffy	Story	Van Nostrand
Cochran	McCartney	Van Drie	Varley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Edgington of Franklin called up for consideration House File 760, a bill for an act authorizing expenditures by the Iowa aeronautics commission, the Iowa dairy industry commission, the state permit board, the department of public safety, and the statistician of judiciary department, from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969; to provide for reversions of unused authorized expenditures in this Act to the fund of original authorization; and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient, amended by the Senate and moved that the House concur in the following Senate amendment:

Amend House File 760 as follows:

By striking from lines 5 and 6 of section 1 the following: "two hundred seventy-four thousand forty-eight (274,048)" and by inserting in lieu thereof the following: "four hundred sixteen thousand (416,000)".

By striking from line 8 of section 1 the figures "91,100.00" and by inserting in lieu thereof the figures "101,000.00".

By striking from line 9 of section 1 the figures "2,620.00" and by inserting in lieu thereof the figures "5,000.00".

By striking from line 11 of section 1 the figures "55,328.00" and by inserting in lieu thereof the figures "110,000.00".

By striking from line 12 of section 1 the figures "125,000.00" and by inserting in lieu thereof the figures "200,000.00".

By striking from line 13 of Section 1 the figures "274,048.00" and by inserting in lieu thereof the figures "416,000.00".

The motion prevailed and the House concurred.

Edgington of Franklin moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H.F. 760)

The ayes were 107:

Allen .	Freeman	McIntyre	Roorda
Andersen	Fullerton	McNamara	Sanders
Baker	Gallagher	Mensing	Schmarje
Baringer	Gannon	Middleswart	Schroeder
Battles	Gittins	Millen	Shaw
Beardsley	Glenn	Miller of Des Moines	Shepherd
Bennett	Graham	Miller of Dubuque	Smith
Bowin	Grassley	Miller of Jones	Sorg
Breitbach	Hanson of Benton	Miller of Page	Strand
Busch	Hanson of Mitchell	Mohrfeld	Stromer
Caffrey	Harbor	Mowry	Strothman
Camp .	Hicklin	Nelson	Sullivan
Carnahan	Hill	Nielsen	Tapscott
Christensen	Holden	Nolin	Thordsen
Clark	Hullinger	O'Malley	Tieden
Coffman	Johnson of Audubon	Ossian	Van Roekel
Conklin	Kiilsholm	Palmer	Varley
Cunningham	King	Patton	Vetter
Curran	Kitner	Pelton	Voorhees
Darrington	Knight	Peterson of Woodbury	Watson
Den Herder	Koch	Pierson	Waugh
Diehl	Langland	Poncy	Welden
Distelhorst	L e e	Radl	Wolfe .
Dunton	Lipsky	Redfern	
Edgington	Mal oney	Reed	

Fischer of Grundy
Franklin

Mayberry McCray Renda Roe

Yoder Mr. Speaker

Wood

The nays were none.

Absent or not voting 17:

Bailey Bergman Fisher of Greene

Moffitt

Story Van Drie

Bergman Cochran Doderer Johnston of Polk Klein McCartney Petersen of Dallas Steffen Stokes

Van Nostrand Winkelman

Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 794, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners, was taken up for consideration.

SENATE FILE 864 SUBSTITUTED FOR HOUSE FILE 794

Edgington of Franklin asked and received unanimous consent to substitute Senate File 864 for House File 794.

Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of highways, chief engineer, and expenses of the commissioners, was taken up for consideration.

Gallagher of Black Hawk asked and received unanimous consent to withdraw his amendment filed June 28, 1967 and found on pages 2373-2374 of the House Journal.

Miller of Page offered the following amendment and moved its adoption:

Amend Senate File 864 as follows:

By striking from line one hundred eighty-five (185) of section one (1) the figures "7,857,802.00" and inserting in lieu thereof the figure "8,400,000.00".

The amendment lost.

Pierson of Mahaska offered the following amendment and moved its adoption:

Amend Senate File 864, Section 1, as follows:

- 1. By striking from line one hundred seventy-five (175) the figures "147,785.00" and inserting in lieu thereof the figures "154,985,00".
 - 2. By adding after line one hundred seventy-five (175) the following items:
 - (3). 40 FM- two channel radios

\$18,000.00

(4). 30 telephones installed

150.00

- 3. By striking from line one hundred seventy-six (176) the figures "699,885.00" and inserting in lieu thereof the figures "743,385.00".
- 4. By striking from line one hundred seventy-seven (177) the figures "2,294,563.00" and inserting in lieu thereof the figures "2,338,063,00".
- 5. By striking from line two hundred (200) the figures "46,239,964.00" and inserting in lieu thereof the figures "46,276,264.00".
- 6. By striking from lines four (4) and five (5) the words and figures "forty-six million two hundred thirty-nine thousand nine hundred sixty-four (46,239,964.00) and inserting in lieu thereof the words and figures "forty-six million two hundred seventy-six thousand two hundred sixty-four (46,276,264.00)".

The amendment was adopted.

Speaker Baringer in the chair at 7:10 p.m.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 864)

The ayes were 95:

Fullerton	Mensing	Schmarje
Gallagher	Middleswart	Shaw
Gannon	Millen	Shepherd
Gittins	Miller of Des Moines	Sorg
Glenn	Miller of Dubuque	Steffen
Graham	Miller of Jones	Stokes -
Grassley	Miller of Page	Strand
Hanson of Mitchell	Moffitt	Stromer
Hicklin	Mowry	Tapscott
Hill .	Nielsen	Thordsen
Hullinger	Nolin	Tieden
Johnson of Audubon	O'Malley	Van Roekel
Johnston of Polk	Ossian	Varley
Kiilsholm	Palmer	Vetter
King	Patton	Voorhees'
Klein	Pelton	Watson
Kluever	Petersen of Dallas.	Waugh
Knight	Poncy	Welden
	Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Mitchell Hicklin Hill Hullinger Johnson of Audubon Johnston of Polk Kiilsholm King Klein Kluever	Gallagher Middleswart Gannon Millen Gittins Miller of Des Moines Glenn Miller of Dubuque Graham Miller of Jones Grassley Miller of Page Hanson of Mitchell Moffitt Hicklin Mowry Hill Nielsen Hullinger Nolin Johnson of Audubon Johnston of Polk Ossian Kiilsholm Palmer King Patton Klein Pelton Kluever Petersen of Dallas.

DistelhorstLeeRedfernWinkelmanDuntonLipskeyReedWolfeEdgingtonMaloneyRendaWood

Edgington Maloney Renda Wood Fisher of Greene Mayberry Roe Yoder

Franklin McCray Roorda Mr. Speaker
Freeman McIntyre Sanders

The nays were 13:

Allen Holden Langland Schroeder
Clark Kitner Mohrfeld Strothman
Fischer of Grundy Koch Nelson Sullivan

Harbor

Absent or not voting 16:

BaileyDodererMcNamaraSmithCochranDuffyPeterson of Woodbury StoryCunninghamHanson of BentonPiersonVan DrieDarringtonMcCartneyRadlVan Nostrand

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 794 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 794 from further consideration by the House.

CONSIDERATION OF BILLS

UNFINISHED BUSINESS

The House resumed consideration of Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Sorg of Linn called up for consideration his motion to reconsider the vote, filed June 5, 1967 and found on page 1795 of the House Journal, by which the amendment by Redfern of Lee was adopted.

Sorg of Linn moved to reconsider the vote by which the amendment by Redfern of Lee, found on page 1742 of the House Journal, was adopted June 2, 1967.

The motion prevailed.

Redfern of Lee asked and received unanimous consent to withdraw the amendment.

Redfern of Lee asked and received unanimous consent to withdraw his amendment filed June 2, 1967, and found on page 1746-47 of the House Journal.

Fisher of Greene moved to reconsider the vote by which the amendment filed May 31, 1967 by Fisher of Greene, et al was adopted by the House.

The motion prevailed.

Fisher of Greene asked and received unanimous consent to withdraw his amendment.

Redfern of Lee asked and received unanimous consent to withdraw his amendment filed June 28, 1967, and found on pages 2371-73 of the House Journal.

Redfern of Lee offered the following amendment and moved its adoption:

Amend Senate File 772 by adding to section two (2) thereof the following paragraph:

"Whenever any board of review or other tribunal changes the assessed value of property, all applicable records of assessment shall be adjusted to reflect such change in both assessed value and actual value of such property."

The amendment was adopted.

Distelhorst of Des Moines offered the following amendment filed by him and moved its adoption:

Amend Senate File 772 as follows:

Amend by adding thereto the following new section:

"Section four hundred forty-one point fifty (441.50), Code 1966, is hereby amended by striking from lines four (4) and five (5) the words ', the cost thereof to be paid' and inserting in lieu thereof the following:

'. Any special appraiser or help so employed may be required to furnish a bond in an amount not to exceed fifty (50) percent of the contracted price for performing the valuation, conditioned upon completion of the valuation in a manner approved by the board. Upon approved completion, the board shall pay the costs thereof'".

Wood of Scott rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was germane.

Distelhorst of Des Moines moved the adoption of the amendment.

The amendment lost.

Bailey of Wright offered the following amendment filed by Sorg of Linn, Wood of Scott and Bailey of Wright and moved its adoption:

Amend Senate File 772 as follows:

- 1. Amend Section 1, subsection one (1) as follows:
- a. By inserting in line one (1) after the word "All" the words "real and tangible personal".
 - b. By inserting in line twelve (12) after the word "the" the words "fair and".

- c. By striking in line thirteen (13) the word 'assessment' and inserting after the word 'year' the words 'in which the property is listed and valued'.
- d. By striking in line thirty-nine (39) the words "over state assessments for the valuation" and inserting in lieuthereof the words "covering assessments and valuations".
 - 2. Amend by striking all of Section 14 as amended.

The amendment was adopted.

Wood of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (S.F. 772)

The ayes were 87:

Allen	Fullerton	Maloney	Shaw
Andersen	Gallagher	Mayberry	Shepherd
Bailey	Gannon	McCray	Sorg
Baker	Gittins	McIntyre	Steffen
Battles	Graham	Middleswart	Stokes
Beardsley	Grassley	Millen	Strand
Bowin	Hanson of Benton	Miller of Des Moines	Stromer
Breitbach	Hanson of Mitchell	Miller of Jones	Strothman
Caffrey	Hicklin	Moffitt	Sullivan
Camp	Hill	Nolin	Thordsen
Carnahan	Holden	Patton	Van Roekel
Conklin	Hullinger	Pelton	Varley
Cunningham	Johnson of Audubon	Petersen of Dallas	Vetter
Curran	Johnston of Polk	Poncy	Voorhees
Den Herder	Kiilsholm	Redfern	Watson
Diehl	Kitner	Reed	Waugh
Distelhorst	Klein	Renda	Winkelman
Doderer	Kluever	Roe	Wolfe
Dunton	Knight	Roorda	Wood
Edgington	Koch	Sanders	Yoder
Fisher of Greene	Lee	Schmarje	Mr. Speaker
Franklin	Lipsky	Schroeder	

The nays were 16:

Bergman	Fischer of Grundy	Langland	Ossian
Busch	Freeman	Miler of Dubuque	Pierson
Christensen	Harbor	Miller of Page	Radl
Clark	King	Nielsen	Welden

Absent or not voting 21:

Bennett	McCartney	Nelson	Story
Cochran	McNamara	O'Malley	Tapscott

Coffman Darrington Duffy

Mensing Mohrfeld Mowry

Palmer Peterson of Woodbury Tieden Van Drie Van Nostrand

Glenn

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Smith

EXPLANATION OF VOTE

Both major political parties advocated in their platforms 40% aid to education and in my campaign, no one disagreed with this goal and, in fact, most were interested as to one's position. My position was for 40% and was the position of all candidates in the November, 1966 campaign who ran for the Iowa Legislature. This plan contained in House Files 686 and 702 gives Iowa approximately 36% state aid.

There is no more opportune time to reach the goal of the national state aid to education average of 40% than when one party controls one house and the other party controls the other house, since then the criticism or praise falls on both. This year, 1967, may be the only and perhaps the last time for this opportunity to be bipartisan since the Legislature has never been divided politically in this century as it is divided in the 62nd General Assembly.

Although the past record has not been adequate relative to our concern for the total needs of Iowa through tax revision and adequate appropriation for needed progressive programs, we must now catch up. We would fall behind at a pace much more quickly than before and could find ourselves beyond the point of no return unless the tax bill along with the governor's proposed budget is passed. By legislative action prior to this week, one area of legislation could not be obtained without passage of the other. I, therefore, voted for House File 702 so we could pass the governor's budget. Progressive tax revision should be done when Iowa's growth is at an all time high and we are under the dynamic leadership of a great leader who has all Iowa's total interest in mind, both present and future.

Those critics have not proposed a plan which could pass or even meet any real needs of this state

There has been a compromise in this area and along with this compromise, all appropriations are to be reviewed. Restoration of the many areas of cuts in the various appropriations is to be made. These cuts, if they stand, would cripple the services and programs existing presently for this state. These cuts would prevent programs from being initiated by the administration for the benefit and interest of all Iowa. It is my understanding that these humanitarian programs and the appropriations financing them will be restored as nearly to their original status as possible which was recommended by the budget of Governor Harold Hughes.

There are parts of this bill that are not to my liking, but one must look at the effect on Iowa and all its groups who differ financially, ethnically, and geographically. If we started eliminating one group, then everyone would have a legitimate reason for exclusion and we would not arrive at any of the following goals:

- 1. Adjourning session.
- 2. Property tax relief.
- 3. 36% state aid to education.

I might further add that those who are opponents of this bill who have approached me are the very ones who could well afford to assume a more proportionate share which is within their means.

BERNARD J. O'MALLEY

REPORT OF SIFTING COMMITTEE

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the sifting committee calendar.

- S.F. 776 An act to authorize certain cities to lease and operate a civic center and levy taxes therefor. By Committee on Governmental Subdivisions.
- S.F. 381 An Act relating to compliance by private schools with minimum standards by means of courses made available in the public schools. By Committee on Education.
- S.F. 650 An Act relating to investments of the Iowa Public employees retirement fund. By Legislative Research Committee.
- S.F. 785 An Act relating to Compulsory school attendance and educational standards. By Committee on Education.
- S.F. 710 An Act relating to the tort liability of cities and towns. By Shirley, Klefstad, Nurse, Heaberlin, et al.
- S.F. 266 Relating to the eradication of bovine brucellosis. By Schaben.
- S.F. 484 Relating to rights of civil service employees. By Gaudineer and Cassidy.
- S.F. 49 To repeal the local option provisions of Chapter One Hundred Twenty-Three (123), Code 1966. By Frey, Riley and Reppert.
- S.F. 476 Relating to conflicts of interest of employees, officials and members of the General Assembly of the State of Iowa. By Neu, Potgeter, Walsh and Jepsen.
- S.J.R. 24 A Joint Resolution proposing a constitutional amendment relating to qualifications of electors. By Stanley, Denman, Rigler, Riley and Kibbie.
- S.F. 31 Relating to inheritance taxes. By Lucken, Hougen, Elvers, Stephens, Hill and Van Gilst.

- H.F. 130 Relating to disclosure of payments by companies selling alcoholic liquor to the Iowa Liquor Control Commission and to aid in the prevention of illegal payments. By Schmarje, Roorda, Utzig, Thordsen, Miller of Jones, Franklin, Waugh, Strand, Vetter, et al.
- S.J.R. 10 A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly. By Kibbie, Condon, Riley, Coleman, Burns, Dodds, et al.

FLOYD H. MILLEN, Chairman Sifting Committee

REPORT OF SIFTING COMMITTEE

(Non-Controversial Calendar)

Mr. Speaker: Your sifting committee begs leave to report that it had the following bills under consideration and recommends that they be placed on the non-controversial calendar:

- S.F. 155 Relating to state personal income tax and state business tax on corporations. By Glenn and Dodds.
- S.F. 721 Relating to establishment and operation of an institution for diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the Men's Reformatory. By Committee on Public Health and Welfare.
- S.F. 820 Relating to acceptance of federal funds for highway safety. By Committee on Safety and Law Enforcement.
- H.F. 793 Relating to search warrants. By Committee on Judiciary.
- H.F. 778 Relating to rules of civil procedure and changes therein reported by the Supreme Court of Iowa. By Committee on Judiciary.
- S.F. 373 Relating to restoration and compensation to counties for secondary roads used as primary road detours. By Lodwick and Benda.
- S.F. 36 Relating to the use of flashing lights on slow-moving vehicles. By Balloun and Messerly.
- S.F. 685 Relating to establishing an interagency case information service and authorizing public and private agencies to participate therein.

 JOHN CAMP. Chairman

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: Senate Files 185, 877, 297, 339, 397, 729, 852 and 844; and House Files 128, 260, 285 and 764.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: Senate Files 185, 297, 339, 397, 729, 877, 852 and 844; and House Files 128, 260, 285 and 764.

BILLS SENT TO GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has, on this 30th day of June, 1967, sent to the governor for his approval: House Files 128, 260, 285 and 764.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 28, 1967, the Governor had approved the following: House File 693 and Senate File 809;

Also: That on June 29, 1967, the Governor had approved the following: Senate Files 579 and 784.

AMENDMENTS FILED

Amend Senate File 864 as follows:

- 1. By striking in line one hundred eighty-four (184) of section one (1) the figures "\$7,857,802,00" and inserting in lieu thereof the figures "\$6,975,000.00."
- 2. By striking in line one hundred eighty-seven (187) the figures "9,082,634.00" and inserting in lieu thereof the figures "\$8,199,832.00."
- 3. By striking in line two hundred (200) the figures "\$46,225,414" and inserting in lieu thereof the figures \$45,342,612.00."

SCHROEDER of Pottawattamie

Amend House File 796, Section 1, as follows:

- 1. Insert in line six (6) after the word "used", the following: "for the purchase of equipment and facilities".
- 2. Insert in line twelve (12) after the word "for" the following: "vocational and technical courses of instruction in".

TIEDEN of Clayton HULLINGER of Decatur

Amend the Senate amendment to House File 389 as follows:

1. By adding the following to Section three (3) of said amendment:

"The Commissioner of Public Health shall publish such rules and regulations as necessary to prohibit either directly or indirectly any advertising by dispensing opticians which would tend to mislead or deceive the public relative to prices, cost or price of prescription glasses, corrective glasses, or components thereof. The Commissioner may revoke or suspend the license of a dispensing optician, after hearing, for violation of such rules and regulations."

McNAMARA of Linn

Amend Senate File 384 by adding the following section:

"There is hereby appropriated from the general fund of the State of Iowa, the sum of three thousand (3,000) dollars for each year of the ensuing biennium for the purposes specified in this Act."

MILLER of Page

Amend House File 773, Section 57, as follows:

- 1. By striking from line four (4) the words and figures "eight hundred fifty thousand (850,000,00)" and inserting in lieu thereof "one million one hundred thousand (1,100,000,00)".
- 2. By striking from lines nine (9) and fourteen (14) the figures "850,000.00" and inserting in lieu thereof "1,100,000.00".

KLUEVER of Cass

Amend the Johnston Amend filed June 8, 1967 to House File 563 by striking line three (3) and inserting in lieu thereof the following:

"1. By striking from subsection one (1) all of such subsection after the word 'unlawful.' in line twenty-one (21)."

JOHNSTON of Polk

Amend Senate File 710 by adding thereto the following new section:

"The provisions of this Act shall become effective January 1, 1968."

PELTON of Clinton

Amend Senate File 266 by striking section one (1) and renumbering the remaining sections.

VARLEY of Adair

Amend Senate File 266 as follows:

- 1. Section 1, line five (5), by striking the word and figure "six (6)" and inserting in lieu thereof "eight (8)".
- 2. Section 4, by striking lines five (5) and six (6) and inserting in lieu thereof the following: "four months" and inserting in lieu thereof the words "three months".
 - 3. By striking all of Sections 5 and 6.

MOFFITT of Appanoose

Amend House File 773 section 18 as follows:

- 1. By striking in line four (4) the words and figures twenty-three thousand forty (23,040), and inserting in lieu thereof the words and figures thirty-six thousand two hundred and ninety (36,290).
- 2. Further amend this section by striking in line seven (7) the words and figures fifteen thousand-six hundred forty (15,640.) and inserting in lieu thereof the words and figures twenty-six thousand eight hundred and ninety (26,890).
- 3. Further amend this section by striking from line nine (9) the words and figures seven-thousand four hundred (7,400) and inserting in lieu thereof the words and figures nine-thousand four hundred (9,400).
- 4. Further amend this section by striking the words and figures twenty-three thousand forty (23,040) in line twelve (12) and inserting in lieu thereof the words and figures thirty-six thousand two hundred and ninety (36,290).

TAPSCOTT of Polk MAYBERRY of Webster TIEDEN of Clayton VAN ROEKEL of Marion

Amend Senate File 266 as follows:

By striking all of section one (1) and renumbering the remaining sections.

FISHER of Greene SMITH of O'Brien

Amend Senate File 820 as follows:

1. Strike all of lines three (3) through sixteen (16) and insert in lieu thereof the following:

"The governor, in addition to other duties and responsibilities conferred upon him by the constitution and laws of this state, is hereby empowered to contract for the benefits available to this state under the federal highway safety act of 1966 as specifically set out in the national standards announced June 27, 1967 by the federal Secretary of Transportation, and in so doing, to cooperate with federal and state agencies, private

and public organizations, and with individuals, to effectuate the purpose of that enactment. The governor shall be responsible for and is hereby empowered to administer through the department of public safety or through the highway commission or both, the highway safety programs of this state and those of its political subdivisions, all in accordance with said act and the constitution of the state of Iowa, in implementation thereof."

HOLDEN of Scott

On motion by Millen of Van Buren the House adjourned until 8:30 a.m., Saturday, July 1, 1967.

JOURNAL OF THE HOUSE

Hall of The House of Representatives, Des Moines, Iowa, Saturday, July 1, 1967

The House met pursuant to adjournment, Speaker Baringer in the chair.

Prayer was offered by Representative William Hill, a Christian Church (Disciples) pastor.

The Journal of June 30 was approved.

INTRODUCTION OF BILL

House File 797, by Committee on Appropriations, a bill for an act to appropriate funds from the general fund of the state of Iowa to the department of public instruction for construction of area vocational schools.

Read first time and placed on appropriations calendar.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed Senate File 381, a bill for an act relating to compliance by private schools with minimum standards by means of courses made available in the public schools.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 795, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for specified school aid.

Also:

That the Senate has concurred in the House amendment and passed Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa to the board of control.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 876, a bill for an act to appropriate from the general fund to the department of public instruction for vocational education aid.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 873, a bill for an act to appropriate 6,000,000 dollars from the general fund to the department of public instruction for general state aid for school districts.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher and amending chapter 21 of the Code 1966.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 879, a bill for an act to appropriate funds from the general fund to the department of public instruction for construction of area vocational schools.

Also:

That the Senate requests a second conference on House File 747 and that the President of the Senate has appointed as members of the second conference committee on the part of the Senate, Senators Nurse, Chairman; Rigler, Schaben and Messerly.

Also:

That the Senate refuses to concur in the House amendment to the Senate amendment to House File 563, a bill for an act relating to indemnification of officers and directors to corporations for pecuniary profit.

Also

That the Senate has concurred in the House amendment, further amended and passed Senate File 860, a bill for an act to appropriate from the general fund to the office of the superintendent of public buildings and grounds for operational costs of the property known as the Valley Bank Building.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 878, a bill for an act relating to interstate bridges and the financing thereof and to amend Senate File 131.

Also.

That the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 785, a bill for an act relating to the number of members of the Iowa highway safety patrol.

Also

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 874, a bill for an act to make appropriations to members of the Iowa development commission.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked: \cdot

House File 746, a bill for an act to appropriate from the general fund of the state of lowa to the liquor control commission for warehouse improvements.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE FILE 795

Amend House File 795 by adding the following sections thereto:

- Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa, and in the Ottumwa Daily Courier, a newspaper published at Ottumwa, Iowa.

SENATE AMENDMENT TO SENATE FILE 860

Amend Senate File 860 by adding the following sections thereto:

- Sec. 2. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 3. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in the Chariton Herald-Patriot, a newspaper published at Chariton, Iowa.

SENATE AMENDMENT TO HOUSE FILE 746

Amend House File 746 as follows:

By striking the words "budget and financial control committee" from lines three (3) and four (4) of Sec. 2 and inserting in lieu thereof the words "executive council".

SENATE AMENDMENT TO HOUSE FILE 692

Amend House File 692 by adding the following section thereto:

Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Forest City Summit, a newspaper published at Forest City, Iowa and in the Winterset Madisonian, a newspaper published at Winterset, Iowa.

SENATE MESSAGES CONSIDERED

Senate File 873, a bill for an act to appropriate six million (6,000,000) dollars from the general fund of the state of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six (A) (286A) of the Code.

Read first time and passed on file.

Senate File 876, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational education aid.

Read first time and passed on file.

Senate File 874, a bill for an act to make appropriations to members of the Iowa development commission.

Read first time and passed on file.

Senate File 878, a bill for an act relating to interstate bridges and the financing thereof and to amend Senate File one hundred thirty-one (131), Acts of the Sixty-second (62nd) General Assembly.

Read first time and passed on file.

Senate File 879, a bill for an act to appropriate funds from the general fund of the state of Iowa to the department of public instruction for construction of area vocational schools.

Read first time and passed on file.

REPORT OF CONFERENCE COMMITTEE

(House File 747 and Senate File 838)

Mr. Speaker: The conference committee appointed to resolve the differences between the House and Senate on House File 747 and Senate File 838 has failed to reach an agreement and recommends that another conference committee be appointed.

SMITH of O'Brien, Chairman

SECOND CONFERENCE COMMITTEE APPOINTED (House File 747)

The Speaker appointed Van Nostrand of Pottawattamie, Chairman, Kluever of Cass, Grassley of Butler and McNamara of Linn to the second conference committee for the consideration of House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the Board of Regents.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

Senate File 721, a bill for an act relating to the establishment and operation of an

institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the department of mentally ill at the men's reformatory, was taken up for consideration.

Den Herder of Sioux moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 721)

The ayes were 88:

Allen Fullerton Mayberry Schmarje McCray Schroeder Andersen Gannon Bailey Gittins McIntyre Shaw Shepherd Battles Glenn Mensing Smith Beardsley Graham Middleswart Miller of Dubuque Bergman Hanson of Benton Sorg Miller of Jones Stokes Bowin Hanson of Mitchell Breitbach Harbor Moffitt Strand Stromer Caffrey Hicklin Nelson Strothman Camp Hill Nielsen Carnahan Holden Nolin Sullivan Christensen Hullinger O'Malley Tapscott Thordsen Clark Johnson of Audubon Ossian Van Drie Conklin Johnston of Polk Patton Van Roekel Cunningham Kiilsholm Pelton Curran King Petersen of Dallas Vetter Darrington Kitner Pierson Voorhees Den Herder Klein Poncy Watson Diehl Kluever Radl Welden Redfern booW Doderer Koch Roorda Yoder Dunton Lee Sanders Mr. Speaker Freeman Lipsky

The nays were none.

Absent or not voting 35:

Fisher of Greene Baker Millen Steffen Miller of Des Moines Story Bennett Franklin Busch Gallagher Miller of Page Tieden Grassley Mohrfeld Van Nostrand Cochran Knight Coffman Mowry Varley Langland Distelhorst Palmer Waugh Maloney Peterson of Woodbury Winkelman Duffy McCartney Wolfe Edgington Renda Fischer of Grundy McNamara Roe

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 820, a bill for an act relating to acceptance of federal funds for high-way safety, was taken up for consideration.

Holden of Scott offered the following amendment filed by him and moved its adoption:

Amend Senate File 820 as follows:

1. Strike all of lines three (3) through sixteen (16) and insert in lieu thereof the following:

"The governor, in addition to other duties and responsibilities conferred upon him by the constitution and laws of this state, is hereby empowered to contract for the benefits available to this state under the federal highway safety act of 1966 as specifically set out in the national standards announced June 27, 1967 by the federal Secretary of Transportation, and in so doing, to cooperate with federal and state agencies, private and public organizations, and with individuals, to effectuate the purpose of that enactment. The governor shall be responsible for and is hereby empowered to administer through the department of public safety or through the highway commission or both, the highway safety programs of this state and those of its political subdivisions, all in accordance with said act and the constitution of the state of Iowa, in implementation thereof."

The amendment was adopted.

Holden of Scott offered the following amendment and moved its adoption:

Amend Senate File 820 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Bettendorf News, a newspaper published at Bettendorf, Iowa and in The Woodbine Twiner, a newspaper published at Woodbine, Iowa.

The amendment was adopted.

Holden of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 820)

The ayes were 99:

	•		
Andersen	Fisher of Greene	Lipsky	Shaw
Bailey	Franklin	Mayberry	Shepherd
Battles	Freeman	McCray	Smith
Beardsley	Fullerton	McIntyre	Sorg
Bennett	Gallagher	McNamara	Steffen
Bergman	Gannon	Mensing	Stokes
Bowin	Gittins	Middleswart	Strand
Busch	Glenn	Millen	Stromer
Caffrey	Graham	Miller of Des Moines	Strothman
Camp	Hanson of Benton	Miller of Jones	Tapscott
Carnahan	Hanson of Mitchell	Mohrfeld	Thordsen

Van Drie Christensen Hicklin Mowry Van Nostrand Clark Hill Nielsen Van Roekel Holden Nolin Coffman Hullinger O'Malley Varley Conklin Johnson of Audubon Ossian Vetter Cunningham Curran Kiilsholm Patton Voorhees Pelton Watson Darrington King Waugh Den Herder Pierson Kitner Poncy Winkelman Diehl Klein Wolfe Distelhorst Kluever Radl Knight Renda Wood Doderer Koch Roe Yoder Dunton Roorda Mr. Speaker Edgington Langland Sanders Fischer of Grundy Lee

The nays were 8:

Allen Harbor Schroeder Tieden Grassley Nelson Sullivan Welden

Absent or not voting 16:

Johnston of Polk Baker Miller of Page Peterson of Breitbach Maloney Moffitt Woodbury Cochran McCartney Palmer Redfern Duffy Miller of Dubuque Petersen of Dallas Schmarje Story

Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration House File 757, a bill for an act to appropriate funds for the central office of the board of control from the general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, amended by the Senate as follows:

Amend House File 757 as follows:

By striking from the title all beginning with the word "central" in line 1 and by inserting in lieu thereof the following: "general fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the central office of the board of control."

By striking from lines 4 and 5 of section 1 the words and figures "one hundred sixtysix thousand seven hundred ninety-one (1,166,791)" and by inserting in lieu thereof the words and figures "three hundred sixty thousand two hundred ten (1,360,210)".

By striking all of line 8, section 1, and by inserting in lieu thereof the following: "three (3) at thirteen thousand (13,000) dollars each \$39,000.00".

By striking from line 9, section 1, the figures "900,016.00" and by inserting in lieu thereof the figures "1,043,570.00".

By striking from line 11, section 1, the figures "177,775.00" and by inserting in lieu thereof the figures "227,640.00".

By striking from line 17, section 1, the figures "1,166,791.00" and by inserting in lieu thereof the figures "1,360,210.00".

Den Herder of Sioux moved that the House concur in the Senate amendment.

Den Herder of Sioux offered the following amendment and moved its adoption:

The motion prevailed and the House concurred in the Senate amendment.

Amend House File 757 by adding the following sections thereto:

- 1. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- 2. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Ida County Pioneer-Record, a newspaper published at Ida Grove, Iowa, and in The Red Oak Express, a newspaper published at Red Oak, Iowa.

The amendment was adopted.

Den Herder of Sioux moved that the bill, as amended by the Senate, concurred in by the House and further amended by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 757)

The ayes were 93:

Bowin Graham Miller of Des Moines Strand Breitbach Hanson of Benton Miller of Dubuque Strome Busch Hanson of Mitchell Miller of Jones Stroth Caffrey Hicklin Moffitt Tapsco Camp Hill Mohrfeld Thords Carnahan Holden Nielsen Tieden Christensen Hullinger Nolin Van Dr Coffman Johnson of Audubon O'Malley Van Ro	nan ett en
CarnahanHoldenNielsenTiedenChristensenHullingerNolinVan Dr	ie
CoffmanJohnson of AudubonO'MalleyVan RoConklinKiilsholmOssianVarleyCunninghamKingPalmerVetterCurranKitnerPeltonVoorhe	

Darrington Den Herder Diehl

Klein Kluever

Pierson Poncy Radl

Watson Winkelman

Distelhorst Doderer Dunton

Langland Lee Lipsky Malonev

Redfern Renda Roe

Wolfe Wood Yoder Mr. Speaker

Edgington

The nays were 17:

Allen Clark

Harbor Knight

Nelson

Sullivan Peterson of Woodbury Van Nostrand

Fullerton Gittins

Koch Mowry

Schroeder Stokes

Waugh Welden

Grassley

Absent or not voting 13:

Baker Cochran Johnston of Polk Mavberry

Miller of Page

Schmarje Smith

Duffy

McCray

Patton Petersen of Dallas

Story

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

HOUSE CONCURRENT RESOLUTION 29 INDEFINITELY POSTPONED

Vetter of Washington moved that House Concurrent Resolution 29, a concurrent resolution relating to changes in rules adopted by the state board of public instruction relating to educational standards, be indefinitely postponed.

The motion prevailed.

HOUSE REFUSED TO CONCUR (House File 750)

Edgington of Franklin called up for consideration House File 750, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense for various capital improvements and repairs, replacement, alteration, equipment, and rehabilitation purposes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 750 as follows:

Amend Section 2 by striking the words "budget and financial control committee" in lines 3 and 4 and inserting in lieu thereof the words "executive council".

The motion lost and the House refused to concur.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 710, a bill for an act relating to the tort liability of governmental subdivisions, with report of committee recommending passage, was taken up for consideration.

Pelton of Clinton offered the following amendment and moved its adoption:

Amend Senate File 710 by adding thereto the following new section:

This Act, being deemed of immediate importance, shall be in full force and effect on January 1, 1968, after its passage and publication in The Clinton Herald, a newspaper published at Clinton, Iowa and in The Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa.

The amendment was adopted.

Pelton of Clinton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 710)

The ayes were 89:

Andersen	Gallagher	McIntyre	Roorda
Bailey	Gannon	Mensing	Sanders
Battles	Glenn	Middleswart	Schroeder
Beardsley	Hanson of Benton	Millen	Shaw
Bennett	Hanson of Mitchell	Miller of Dubuque	Sorg
Bergman	Hicklin	Miller of Jones	Strand
Breitbach	Hill	Moffitt	Stromer
Busch	Holden	Mohrfeld	Strothman
Caffrey	Hullinger	Nelson	Sullivan
Camp	Johnson of Audubon	Nielsen	Tapscott
Carnahan	Johnston of Polk	Nolin	Thordsen
Clark .	Kiilsholm	O'Malley	Van Drie
Coffman	King	Ossian	Van Roekel
Conklin	Kitner	Palmer	Vetter
Cunningham	Kluever	Patton	Voorhees
Darrington	Knight	Pelton	Watson
Den Herder	Koch	Pierson	Waugh
Diehl	Lipsky	Poncy	Winkelman
Doderer	Maloney	Radl	Wolfe
Dunton	Mayberry	Redfern	Wood
Fisher of Greene	McCartney	Renda	Yoder
Franklin	McCray	Roe	Mr. Speaker
Fullerton			•

The nays were 11:

Christensen Freeman Langland Tieden Edgington Gittins Mowry Welden Fischer of Grundy Grassley Stokes

Absent or not voting 23:

Allen Duffy Miller of Des Moines Smith
Baker Graham Miller of Page Steffen
Bowin Harbor Petersen of Dallas Story

Cochran Klein Peterson of Woodbury Van Nostrand
Curran Lee Schmarje Varley

Distellorst McNamara Shepherd

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 484, a bill for an act relating to rights of civil service employees, was taken up for consideration.

Wood of Scott offered the following amendment and moved its adoption:

Amend Senate File 484 by striking all of Section 3 thereof and inserting in lieu thereof the following:

Sec. 3. Section three hundred sixty-five point twenty-nine (365.29), Code 1966, is hereby further amended by adding thereto the following:

"Any employee who shall become a candidate for any partisan elective office for remuneration shall, commencing thirty (30) days prior to the date of the primary or general election and continuing until such person is eliminated as a candidate, either voluntarily or otherwise, automatically receive leave of absence without pay and during such period shall perform no duties connected with the office or position so held."

The amendment was adopted.

Wood of Scott offered the following amendment and moved its adoption:

Amend Senate File 484 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Bettendorf News, a newspaper published at Bettendorf, Iowa and in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa.

The amendment was adopted.

Wood of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 484)

The ayes were 94:

			_
Allen	Franklin	Mensing	Shaw
Andersen	Freeman	Middleswart	Smith
Baker	Fullerton	Millen	Sorg
Battles	Gannon	Miller of Des Moines	Steffen
Beardsley	Glenn	Miller of Dubuque	Strand
Bennett	Graham	Miller of Jones	Stromer
Bergman	Grassley	Moffitt	Strothman
Breitbach	Hanson of Benton	Mohrfeld	Sullivan
Busch	Hanson of Mitchell	Nelson	Tapscott
Caffrey	Harbor	Nielsen	Thordsen
Camp	Hicklin	O'Malley	Tieden
Carnahan	Hill	Ossian	Van Drie
Christensen	Holden	Palmer	Van Roekel
Clark	Johnston of Polk	Pelton	Varley
Cochran	Kiilsholm	Petersen of Dallas	Vetter
Coffman	King	Peterson of Woodbury	Voorhees
Conklin	Kitner	Pierson	Waugh
Darrington	Klein	Poncy	Welden
Den Herder	Knight	Radl	Winkelman
Distelhorst	Langland	Renda	Wolfe
Doderer	Maloney	Roe	Wood
Dunton	McCartney	Sanders	Yoder
Edgington	McCray	Schmarje	Mr. Speaker
Fisher of Greene	McIntyre		

The nays were none.

Absent or not voting 29:

Bailey	Gittins	Mayberry	Roorda
Bowin-	Hullinger	McNamara	Schroeder
Cunningham	Johnson of Audubon	Miller of Page	Shepherd
Curran	Kluever	Mowry	Stokes
Diehl	Koch	Nolin	Story
Duffy	Lee	Patton	Van Nostrand
Fischer of Grundy	Lipsky	Redfern	Watson
Gallagher			

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 389 TABLED

Kluever of Cass called up for consideration House File 389, a bill for an act relating to the regulating, licensing, and controlling of the dispensing of optical devices, amended by the Senate, as follows:

Amend House File 389 as follows:

By striking from section three (3), lines six (6) and seven (7) the words 'dispensing optician examiners' and inserting in lieu thereof the words 'commissioner of public health'.

By striking from section four (4), lines sixteen (16) and seventeen (17) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of public health"; by striking from section four (4), lines thirty-eight (38) and thirty-nine (39) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of health"; by striking from section four (4), lines forty-three (43) and forty-four (44) the words "dispensing optician examiners" and inserting in lieu thereof the words "commissioner of health".

By inserting in section five (5), subsection three (3), line one (1) after "Act" the following: ", subject to rules and regulations promulgated by the commissioner of public health,".

By striking all of section nine (9) and inserting in lieu thereof the following:

"The commissioner of public health or an employee designated by him shall administer this Act. The commissioner shall appoint an advisory committee of licensed physicians, optometrists and dispensing opticians to advise him upon the preparation and examination of qualified examinations. The commissioner may revoke or suspend the license of a dispensing optician for non-payment of the fees herein provided, conviction of a crime involving moral turpitude, fraud or gross negligence or incompetence as a dispensing optician."

By striking section fourteen (14) and by renumbering the remaining sections in conformity with this amendment.

Mc Namara of Linn offered the following amendment to the Senate amendment and moved its adoption:

Amend the Senate amendment to House File 389 as follows:

1. By adding the following to Section three (3) of said amendment:

"The Commissioner of Public Health shall publish such rules and regulations as necessary to prohibit either directly or indirectly any advertising by dispensing opticians which would tend to mislead or deceive the public relative to prices, cost or price of prescription glasses, corrective glasses, or components thereof. The Commissioner may revoke or suspend the license of a dispensing optician, after hearing, for violation of such rules and regulations."

Harbor of Mills rose on a point of order that the amendment was not germane.

The Speaker propounded the question "Is the amendment germane?"

The result of the vote revealed that the amendment was not germane.

Ossian of Montgomery moved that House File 389 be laid on the table.

The motion prevailed.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 775, a bill for an act to make appropriations to members of the Iowa development commission, was taken up for consideration.

SENATE FILE 874 SUBSTITUTED FOR HOUSE FILE 775

 ${
m McCray}$ of Scott asked and received unanimous consent to substitute Senate File 874 for House File 775.

McCray of Scott asked and received unanimous consent to suspend Rule 29 for the immediate consideration of Senate File 874, a bill for an act to make appropriations to members of the Iowa development commission.

Glenn of Polk offered the following amendment and moved its adoption:

Amend Senate File 874 as follows:

By striking from line ten (10) the figures "450.00" dollars and inserting in lieu thereof "900.00" dollars.

The amendment lost.

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (S. F. 874)

The ayes were 95:

Allen	Fischer of Grundy	Lipsky	Schmarje
Andersen	Fisher of Greene	Mayberry	Shaw
Baker	Fullerton	McCray	Shepherd
Battles	Gallagher	McIntyre	Smith
Beardsley	Gannon	Middleswart	Stokes
Bergman	Graham	Miller of Des Moines	Strand
Breitbach	Grassley	Miller of Dubuque	Strothman
Busch	Hanson of Benton	Miller of Jones	Sullivan
Caffrey	Hanson of Mitchell	Moffitt	Tapscott
Camp	Harbor	Mohrfeld	Thordsen
Carnahan	Hicklin	Nelson	Tieden
Christensen	Hill	Nolin .	Van Drie
Clark	Holden	O'Malley	Van Roekel
Cochran	Hullinger	Ossian	Varley
Coffman	Johnson of Audubon	Palmer	Vetter
Conklin	Johnston of Polk	Pelton	Watson
Cunningham	Kiilsholm	Peterson of Woodbury	
Darrington	King	Pierson	Welden
Den Herder	Kitner	Poncy	Winkelman
Diehl	Klein	Radl	Wolfe

Distelhorst Doderer

Kluever Knight

Redfern Renda

Wood Yoder

Dunton

Langland

Roe

Mr. Speaker

Edgington

Lee

Sanders

The navs were 6:

Bennett Franklin

Freeman Glenn

Maloney

Patton

Absent or not voting 22:

Bailey

Bowin Curran

McCartney McNamara Mensing

Nielsen Petersen of Dallas Roorda

Steffen Story Stromer

Duffy Gittins Koch

Millen Miller of Page Mowry

Schroeder Sorg

Van Nostrand Voorhees

The bill having received a constitutional two-thirds majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 775 WITHDRAWN

McCray of Scott asked and received unanimous consent to withdraw House File 775 from further consideration by the House.

Senate File 49, a bill for an act to repeal the local option provisions of chapter one hundred twenty-three (123), Code 1966, with report of committee without recommendation, was taken up for consideration.

Harbor of Mills moved that Senate File 49 be laid on the table.

The motion lost.

CALL OF THE HOUSE

Mr. Speaker: We, the undersigned, respectfully request a Call of the House on Senate File 49, as provided for under Rule 72 of the House.

KEITH L. VETTER LESTER L. KLUEVER DAN JOHNSTON HENRY BUSCH C. RAYMOND FISHER JOHN CAMP

Under the provisions of Rule 72, the Chief Clerk called the roll of the House and the vote revealed all members present except five members and those members who had been previously excused.

Millen of Van Buren moved that those absent from the House be excused from the Call of the House.

The motion prevailed.

Grassley of Butler offered the following amendment and moved its adoption:

Amend Senate File $49\,$ by striking all after the enacting clause and inserting in lieu thereof the following:

Section 1. Section one hundred twenty-three point twenty-seven (123.27), Code 1966, is amended by striking from the end of subsection seven (7) the following words:

'If a majority of the ballots cast are 'YES', the board shall not issue any new licenses. However, if at the time of such election there are liquor control licenses in effect in the county, they shall not be revoked except for cause for a period of three years. No new election shall be held for a period of four years. This election shall not be held within thirty days of any general election."

Insert in lieu thereof the following words:

"If a majority of the ballots cast is 'YES', a city or town council or the county board of supervisors shall not issue any new licenses excepting in the area under its respective jurisdiction for issuing licenses wherein the majority of the ballots cast is 'NO'. If a majority of the ballots cast is 'NO', a city or town council or the county board of supervisors shall not issue any licenses in the area under its respective jurisdiction for issuing licenses wherein the majority of the ballots cast is 'YES'.

However, if at the time of such election there are liquor control licenses in effect in the county, they shall not be revoked except for cause for a period of three years. No new election shall be held for a period of four years. This election shall not be held within thirty days of any general election.

In the event any county has heretofore held an election according to the terms of this section, and the majority of the ballots cast was "YES", this Act shall have precedence and shall have full force and effect within those areas and under the respective jurisdictions for issuing licenses wherein the majority of the ballots cast was "NO".

In the event any county has heretofore held an election according to the terms of this section, and the majority of the ballots cast was "NO", this Act shall have precedence and shall have full force and effect within those areas and under the respective jurisdictions for issuing licenses wherein the majority of the ballots cast was "YES"."

Further amend Senate File 49 by striking everything after the word "Act" in the title and inserting in lieu thereof the words "relating to the local option provisions of chapter one hundred twenty-three (123) of the Code."

Hicklin of Louisa rose on a point of order that the amendment was not germane.

The Speaker propounded the question 'Is the amendment germane?"

Millen of Van Buren moved that the Call of the House be lifted for the vote on whether the amendment was germane.

The motion prevailed.

The result of the vote revealed that the amendment was germane.

Doderer of Johnson moved that the amendment by Grassley of Butler be laid on the table.

 $\,$ Millen of Van Buren moved to lift the Call of the House for the vote to lay the Grassley amendment on the table.

The motion lost.

(Pending)

HOUSE INSISTS (House File 563)

Johnston of Polk called up for consideration House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit, amended by the Senate and further amended by the House, and moved that the House insist on the House amendment to the Senate amendment.

The motion prevailed and the House insisted on the House amendment to the Senate amendment to House File 563.

CONFERENCE COMMITTEE APPOINTED

(House File 563)

The Speaker appointed McCartney of Floyd, chairman, Johnston of Polk, Mowry of Marshall and Wood of Scott to the conference committee for the consideration of House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

On motion by Millen of Van Buren, the House recessed until 1:00 p.m.

AFTERNOON SESSION

The House reconvened, Speaker Baringer in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has receded from its amendment, further amended and passed the following bill in which the concurrence of the Senate was asked:

House File 750, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund.

Also.

That the Senate has concurred in the House amendment and passed Senate File 820, a bill for an act relating to acceptance of federal funds for highway safety.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof.

Also

That the Senate has concurred in the House amendment and passed Senate File 710, a bill for an act relating to the tort liability of governmental subdivisions.

Also:

That the Senate has amended and adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 27 regarding sine die adjournment.

Also:

That the Senate has amended and passed the following bill in which the concurrence of the Senate was asked:

House File 15, a bill for an act relating to school bond taxes.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission.

Also:

That the Senate has amended and concurred in the House amendment as amended and passed Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa funds for the state conservation commission.

Also:

That the Senate has concurred in the House amendment and passed Senate File 843, a bill for an act to make appropriations to members of the Iowa legislative research committee.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 62 relating to the presentation of chairs to the President of the Senate and the Speaker of the House.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 63 relating to the presentation of chairs to Senator O'Malley and Senator Lisle.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 64 relating to the details of closing of the Sixty-second General Assembly.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 67 relating to payment for legislators for attending interim meetings.

Also:

That the Senate has adopted the following Senate concurrent resolution in which the concurrence of the House is asked:

Senate Concurrent Resolution 66 authorizing the Secretary of the Senate and the Chief Clerk of the House to attend the National Legislative Conference.

Also:

That the Senate has failed to pass the following bill in which the concurrence of the Senate was asked:

House File 516, a bill for an act relating to the merger of county school systems for the purpose of creating merged intermediate school systems.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor or beer to the Iowa liquor control commission and to aid in the prevention of illegal payments.

Also:

That the Senate has passed the following bill in which the concurrence of the House is asked:

Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, etc.

Also.

That the Senate has concurred in the House amendment and passed Senate File 484, a bill for an act relating to rights of civil service employees.

Also:

That the Senate has adopted the second conference committee report, the amendments contained therein, and passed Senate File 616, a bill for an act relating to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to make appropriations therefor.

AL MEACHAM, Secretary

SENATE CONCURRENT RESOLUTION 63

By Frommelt and Rigler

Whereas, Senator George E. O'Malley of Polk. County and Senator Vern Lisle of Page County will have completed twenty years of distinguished service in the Iowa legislature at the completion of their present terms, and for this long period of years have contributed valuable services to the State of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator O'Malley and Senator Lisle be presented with the chairs which they have occupied during the Sixty-second General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment to the residence of each senator.

Be It Further Resolved: That a copper plate with the proper inscription thereon showing that these chairs were presented by the Sixty-second General Assembly be properly attached to each chair.

SENATE CONCURRENT RESOLUTION 64

By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House assume full responsibility in determining the policies incident to the details of closing the session of the Sixty-second General Assembly, and the reconvening of any special or subsequent regular session.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House make an inventory of all equipment and supplies on hand at the close of the session, and file the same with the Secretary of the Executive Council.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1966, provide all the supplies required for the Convening of the next regular, any special, and during the session of the General Assembly, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to reserve for the exclusive use of the General Assembly, during the interim, such rooms now occupied and used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment as they may deem proper and advisable and provide that Room 24 shall be reserved for the exclusive use of the Budget and Financial Control Committee and on the second Tuesday of each month for the Departmental Rules Review Committee, and notify the Executive Council of their conclusion in said matter, and the Executive Council shall in no way make other assignments of the rooms which are so reserved.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purpose of determining the advisability of replacing some of the equipment. The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment is to be stored in rooms reserved by the legislative officials above designated, and the Executive Council shall thereafter have custody of the same and make it available for the succeeding General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-second General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixty-second General Assembly and the reconvening of any subsequent regular or special session, shall be compensated for such services at the same rate as was fixed for the regular session of the Sixty-second General Assembly.

SENATE CONCURRENT RESOLUTION 66 By Frommelt and Rigler

WHEREAS, the National Legislative Conference which is a part of the Council of State Governments will convene in its annual sessions, both in 1967 and 1968, and

WHEREAS, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, it would seem advisable that they should continue to do so; Now Therefore

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to attend the 1967 and 1968 sessions of the organization as well as any committee meetings of committees to which they have been appointed to serve and that the actual expenses in so attending these sessions be paid as provided by paragraph one (1), section two point twenty (2.20), Code 1966.

SENATE CONCURRENT RESOLUTION 67 By Frommelt and Rigler

WHEREAS, various meetings pertaining to the operation of legislative services are held between sessions of the legislature, and

WHEREAS, the President of the Senate and the Speaker of the House have the authority to appoint representatives of the legislature to attend these meetings, and

WHEREAS, the members of various legislative committees are compelled to wait until after the next ensuing legislative session to secure repayment for actual expenses incurred in carrying out the duties of such research committees, and

WHEREAS, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such representatives and such committee members; Now Therefore

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the actual expenses of such representatives and such committee members in attending the above-described sessions or committee meetings should file expense accounts, subject to the approval of the President of the Senate and the Speaker of the House, and the State Comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1966.

SENATE CONCURRENT RESOLUTION 62 By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House of Representatives be presented with the chairs occupied by them during the session, and that the custodian of the State House be instructed to crate such chairs for shipment to the home residence of the President of the Senate and the Speaker of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the chairs.

SENATE AMENDMENT TO HOUSE CONCURRENT RESOLUTION 27

Amend House Concurrent Resolution 27 as follows:

By striking in lines 7 and 8 "5:00 p.m., Friday, June 23, 1967" and inserting in lieu thereof "9:00 p.m., Saturday, July 1, 1967".

SENATE AMENDMENT TO HOUSE FILE 15

Amend House File 15 by adding the following sections thereto:

- Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Boone News-Republican, a newspaper published at Boone, Iowa, and in The Perry Daily Chief, a newspaper published at Perry, Iowa.

REPORTS OF COMMITTEE

Cunningham of Story, from the committee on appropriations, submitted the following report:

Mr. Speaker: Your committee on appropriations, to whom was referred <u>Senate File 861</u>, a bill for an act relating to the state highway commission, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same do pass.

RAY C. CUNNINGHAM, Chairman

Also:

Mr. Speaker: Your committee on appropriations, to whom was referred Senate File 828, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, begs leave to report it has had the same under consideration and has instructed me to report the same back to the House with the recommendation that the same $\underline{do\ pass}$.

RAY C. CUNNINGHAM, Chairman

ADOPTION OF COMMITTEE REPORTS

The Chief Clerk announced the adoption of reports of committees on Senate Files 861 and 828 by unanimous consent.

SENATE MESSAGES CONSIDERED

Senate File 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor or beer to the Iowa liquor control commission and to aid in the prevention of illegal payments.

Read first time and passed on file.

Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act.

Read first time and passed on file.

HOUSE FILE 772 RECONSIDERED

Millen of Van Buren asked and received unanimous consent to suspend the rules for the purpose of filing a motion to reconsider the vote by which House File 772 passed the House.

Millen of Van Buren moved to reconsider the vote by which House File 772 passed the House.

The motion prevailed.

Millen of Van Buren moved to reconsider the vote by which House File 772 was placed on its last reading.

The motion prevailed.

House File 772, a bill for an act to make appropriations to legislators serving on legislative study committees, was taken up for consideration.

Millen of Van Buren offered the following amendment and moved its adoption:

Amend Senate File 772 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Perry Daily Chief, a newspaper published at Perry, Iowa and in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa.

The amendment was adopted.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 772)

The ayes were 86:

Andersen	Gittins	Mensing	Steffen
Bailey	Graham	Middleswart	Stokes
Battles	Grassley	Millen	Strand
Beardsley	Hanson of Benton	Miller of Des Moines	Stromer
Bennett	Hanson of Mitchell	Miller of D u buque	Strothman
Bowin	Hicklin	Miller of Jones	Sullivan
Breitbach	Hill	Moffitt	Thordsen
Caffrey	Holden	Mohrfeld	Tieden
Camp	Hullinger	Patton	Van Drie
Carnahan	Johnson of Audubon	Peterson of Woodbury	Van Nostrand
Cochran	Kiilsholm	Pierson	Van Roekel
Coffman	Kitner	Redfern	Varley
Conklin	Klein	Renda	Vetter
Cunningham	Kluever	Roorda	Voorhees
Den Herder	Knight	Sanders	Watson
Diehl	Koch	Schmarje	Waugh
Distelhorst	Lee	Schroeder	Winkelman
Dunton	Lipsky	Shaw	Wolfe
Franklin	Maloney	Shepherd	Wood
Fullerton	Mayberry	Smith	Yoder
Gallagher	McCray	Sorg	Mr. Speaker
Gannon	McIntyre		

The nays were 18:

Bergman Busch	Fisher of Greene	Langland	Nolin
	Freeman	Miller of Page	Ossian
Christensen	Glenn	Nelson	Palmer
Clark	Harbor	Nielsen	Tapscott

Darrington

King

Absent or not voting 19:

Allen Baker Edgington
Fischer of Grundy

Mowry
O'Malley
Pelton

Radl Roe Story

Curran Doderer Johnston of Polk McCartney

Petersen of Dallas

Story Welden

Duffy

McNamara

Poncy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE CONCURRENT RESOLUTION 61

Winkelman of Calhoun called up for consideration Senate Concurrent Resolution 61, relating to the Drainage Laws Study Committee during the 1967-1969 biennium, found on page 2389 of the House Journal, and moved its adoption.

The motion prevailed and the resolution was adopted.

ADOPTION OF HOUSE CONCURRENT RESOLUTION 15

Palmer of Polk called up for consideration House Concurrent Resolution 15, a concurrent resolution directing the Governor to contact surviving relatives of Iowa servicemen and servicewomen who give their lives while serving in the armed forces of the United States, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House Concurrent Resolution 15 as follows:

By striking from line 2 of the 7th paragraph the word "directed" and by inserting in lieu thereof the word "requested".

By inserting in line 5 of the 7th paragraph after the word "citizens" the words "and General Assembly".

By inserting in line 1 of the 8th paragraph after the word "lowa" the words "and the General Assembly of Iowa".

The motion prevailed, and the House concurred.

Palmer of Polk moved that the resolution as amended be adopted.

The motion prevailed and the resolution as amended was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 60

Thordsen of Scott called up for consideration Senate Concurrent Resolution 60, a concurrent resolution regarding the possibility of erecting a suitable monument on the

grounds of the state capitol honoring all those sons and daughters of Iowa who have forfeited their lives in the Viet Nam conflict and previous wars, and moved its adoption.

The motion prevailed and the resolution was adopted.

CONSIDERATION OF BILLS

SIFTING COMMITTEE CALENDAR

Senate File 476, a bill for an act relating to conflicts of interest of employees, officials and members of the general assembly of the state of Iowa, was taken up for consideration.

Gannon of Jasper offered the following amendment and moved its adoption:

Amend Senate File 476 by inserting after the word "goods" the words "or services." in line two (2) of section 3.

The amendment lost.

Millen of Van Buren moved the previous question on Senate File 476 and any amendments filed thereto.

The motion prevailed.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (S. F. 476)

The ayes were 93:

Allen	Franklin	Lipsky	Sanders
Andersen	Freeman	McCartney	Schmarje
Bailey	Gallagher	McCray	Schroeder
Baker	Gannon	McIntyre	Shaw
Battles	Gittins	Middleswart	Shepherd
Beardsley	Glenn	Millen	Sorg
Bergman	Graham	Miller of Des Moines	Steffen
Bowin	Grassley	Miller of Dubuque	Strand
Breitbach	Hanson of Benton	Miller of Jones	Stromer
Busch	Hanson of Mitchell	Moffitt	Strothman
Caffrey	Hicklin	Nelson	Tapscott
Camp	Holden	Nielsen	Thordsen
Carnahan	Hullinger	O'Malley	Tieden
Christensen	Johnson of Audubon	Palmer	Van Nostrand
Clark	Johnston of Polk	Patton	Van Roekel
Cochran	Kiilsholm	Pelton	Vetter
Conklin	King	Peterson of Woodbury	Voorhees
Cunningham	Kitner	Pierson	Watson
Darrington	Klein	Poncy	Winkelman

Den Herder Diehl Doderer Dunton

Kluever Knight Langland Lee

Redfern Renda Roe Roorda

Wolfe booW Voder

Fisher of Greene

Mr. Speaker

The navs were 21:

Rennett Coffman Distelhorst Edgington

Harbor Hill Maloney McNamara

Mensing

Miller of Page Mohrfeld Mowry Nolin Ossian

Stokes Sullivan Van Drie Waugh Welden

Fullerton

Absent or not voting 9:

Fischer of Grundy

Curran Duffv

Mayberry

Smith Petersen of Dallas Story

Varley

Koch

Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE JOINT RESOLUTION 24

Senate Joint Resolution 24, a joint resolution proposing a constitutional amendment relating to qualifications of electors, with report of committee recommending passage, was taken up for consideration.

Shaw of Scott moved that Senate Joint Resolution 24 be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

SENATE JOINT RESOLUTION 24

A Joint Resolution proposing a constitutional amendment relating to qualifications of electors.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section one (1) of Article two (11) of the Constitution, as amended in eighteen hundred sixty-eight (1868), is hereby repealed and the following is hereby adopted in lieu thereof:

"Section 1. Every citizen of the United States of the age of twenty-one (21) years, who shall have been a resident of this State for such period of time as shall be provided by law and of the county in which he claims his vote for such period of time as shall be

provided by law, shall be entitled to vote at all elections which are now or hereafter may be authorized by law. The General Assembly may provide by law for different periods of residence in order to vote for various officers or in order to vote in various elections. The required periods of residence shall not exceed six (6) months in this State and sixty (60) days in the county."

Sec. 2. The foregoing proposed amendment is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly, and shall be published as provided by law for three (3) consecutive months previous to the date of said general election.

On the question "Shall the joint resolution be adopted and agreed to?"

The yeas were 94:

Allen Shaw Dunton Maloney Shepherd Andersen Edgington Mayberry McCartney Smith Bailey Fisher of Greene Baker Franklin McIntyre Sorg Battles Mensing Steffen Fullerton Beardsley Middleswart Stokes Gallagher Miller of Jones Strand Bennett Gannon Bergman Gittins Moffitt Stromer Bowin Glenn Mohrfeld Tapscott Breitbach Thordsen Graham Nolin Tieden Busch Hanson of Benton O'Malley Van Drie Camp Hanson of Mitchell Palmer Carnahan Patton Van Roekel Hicklin Christensen Hill Pelton Varley Clark Vetter Poncy Holden Cochran Voorhees Hullinger Radl Coffman Redfern Watson Kiilsholm Conklin Renda Waugh King Cunningham Kitner Roe Welden Darrington Winkelman Klein Roorda Den Herder · Knight Sanders booW Diehl Yoder Langland Schmarje Distelhorst Lee Schroeder Mr. Speaker Doderer Lipsky

The nays were 11:

Freeman Koch Nielsen Strothman Harbor Mowry Ossian Sullivan

Johnson of Audubon Nelson Peterson of Woodbury

Absent or not voting 18:

Caffrey Johnston of Polk Miller of Des Moines Story
Curran Kluever Miller of Dubuque Van Nostrand

Duffy Fischer of Grundy McCray McNamara

Miller of Page Petersen of Dallas

Wolfe

Grasslev

Millen

Pierson

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House and the title was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

House File 773, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries or various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, was taken up for consideration.

SENATE FILE 853 SUBSTITUTED FOR HOUSE FILE 773

Edgington of Franklin asked and received unanimous consent to substitute Senate File 853 for House File 773.

Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, was taken up for consideration.

Stokes of Plymouth offered the following amendment filed by him and moved its adoption:

Amend Senate File 853, Section 1, as follows:

- 1. By striking from line four (4) the words and figures "twenty-five thousand (25,000)" and inserting in lieu thereof the words and figures "twenty-nine thousand (29,000)".
- 2. By striking from line seven (7) the figures "1,530.00" and inserting in lieu thereof the figures "5.530.00".
- 3. By striking from line twelve (12) the figures "25,000.00" and inserting in lieu thereof the figures "29,000.00".

The amendment lost.

Glenn of Polk offered the following amendment filed by him and moved its adoption:

Section thirteen (13) of Senate File 853 is hereby amended by striking the words and figures "thirteen thousand (13,000)" in lines fifteen (15) and sixteen (16), and inserting in lieu thereof the words and figures "fifteen thousand (15,000)".

Section thirteen (13) of House File 773 is further amended by striking the words and figures 'two thousand five hundred (2,500)' in line twenty (20) and inserting in lieu thereof the words and figures 'three thousand (3,000)'.

The amendment lost.

Bennett of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 853 as follows:

- 1. Section 13, lines 6 and 7, by striking the words and figures "ninety-two thousand five hundred sixty-eight (92,568)" and by inserting in lieu thereof "ninety-three thousand five hundred sixty-eight (93,568)".
- 2. Section 13, lines 13 and 30 by striking the figures "92,568.00" and inserting in lieu thereof "93,568.00".
- 3. Further amend Section 13, line 17, by striking the words and figures "twelve thousand (12,000.00)" and inserting in lieu thereof "thirteen thousand (13,000.00)".

The amendment lost.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 15, as follows:

- a. By striking from line four (4) the words and figures "eighty-two thousand (282,000)" and inserting in lieu thereof the words and figures "eighty thousand (280,000)".
- b. Line eleven (11), by striking the figures "62,000.00" and inserting in lieu thereof the figures "60,000.00".
- c. Line thirty-three (33), by striking the figures "282,000.00" and inserting in lieu thereof the figures "280,000.00".

The amendment was adopted.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 31, as follows:

- a. By striking from lines four (4) and five (5) the words and figures "three hundred nine thousand two hundred seventy (5,309,270)" and inserting in lieu thereof the words and figures "two hundred eighty-nine thousand two hundred seventy (5,289, 270)".
- b. Line twelve (12), by striking the figures "962,860.00" and inserting in lieu thereof the figures "942,860.00".
- c. Line sixteen (16), by striking the figures "5,309,270.00" and inserting in lieu thereof the figures "5,289,270.00".

The amendment was adopted.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 34, as follows:

- a. Line four (4), by striking the words and figures "six thousand eight hundred (6,800)" and inserting in lieu thereof the words and figures "five thousand (5,000)".
- b. Line eight (8), by striking the figures "6,800.00" and inserting in lieu thereof the figures "5,000.00".

The amendment was adopted.

Allen of Pottawattamie offered the following amendment filed by him and moved its adoption:

Amend Senate File 853 as follows:

By inserting after section 34,

IOWA STATE LEWIS AND CLARK TRAIL COMMITTEE

Sec. 35. For the Iowa State Lewis and Clark Trail Committee, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the sum of one thousand five hundred (1,500) dollars, or so much thereof as may be necessary, to be used in the following manner:

For salaries, support, and miscellaneous purposes \$1500.00

Further amend by renumbering the remaining sections.

The amendment lost.

Varley of Adair offered the following amendment and moved its adoption:

Amend Senate File 853, section thirty-seven (37), by striking from line ten (10) the figures "59,090.00" and inserting in lieu thereof the figures "58,090.00"; also by striking from line seven (7) the figures "11,000.00" and inserting in lieu thereof the figures "12,000.00".

The amendment was adopted.

Miller of Page offered the following amendment and moved its adoption:

Senate File 853 is hereby amended as follows:

Amend section thirty-nine (39) as follows:

1. By striking from lines four (4) and five (5) the words and figures "one million one hundred sixty-one thousand one hundred twenty (1,161,120)" and inserting in lieu thereof the words and figures "one million two hundred thirty-six thousand one hundred twenty (1,236,120)".

- 2. By striking lines eight (8) and nine (9) and inserting in lieu thereof the following:
- 3. By striking from line twelve (12) the figures "1,161,120.00" and inserting in lieu thereof the figures "1,236,120.00".

The amendment was adopted.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 37, as follows:

- a. Line seven (7), by striking the figures "11,000.00" and inserting in lieu thereof the figures "12,000.00".
- b. Line ten (10), by striking the figures "59,090.00" and inserting in lieu thereof the figures "58,090.00".

The amendment was adopted.

Speaker Pro Tempore Kluever in the chair at 3:25 p.m.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 40, as follows:

By striking lines eleven (11) through fifteen (15) and inserting in lieu thereof "(the salary of any employee of the department of public instruction shall not exceed eighty (80) percent of the salary of the superintendent)".

The amendment was adopted.

Speaker Baringer in the chair at 3:35 p.m.

Bennett of Polk offered the following amendment filed by him and moved its adoption:

Amend Senate File 853 as follows:

Section 49, lines 3 and 4, by striking the words and figures "ninety-eight thousand seven hundred ninety (98,790)" and inserting in lieu thereof "ninety-five thousand seven hundred ninety (95,790)".

Section 49, line 12, by striking the figures "98,790.00" and inserting in lieu thereof "95,790.00".

Further amend Section 49, line 6, by striking the figures "12,000,00" and inserting in lieu thereof "9.000.00".

Further amend Section 49, line 13, by striking the figures "1,123,970.00" and inserting in lieu thereof "1,120,970.00".

The amendment lost.

Hicklin of Louisa offered the following amendment and moved its adoption:

Amend Senate File 853 as follows:

1. Amend Section 50 by striking all of lines seven (7) through thirteen (13) and by inserting in lieu thereof the following:

For salary of Attorney General

\$21,800.00

For other salaries

310,090.00

For remodeling and furnishing offices

5,000.00

For support, maintenance and miscellaneous purposes

66,800.00

Grand total for all appropriations for all purposes of each year of the biennium for the office of the Attorney General \$403,690.00

Roll call was requested by Gannon of Jasper and Gallagher of Black Hawk.

On the question "Shall the amendment be adopted?"

The ayes were 79:

Allen	Hicklin	Moffitt	Strand
Andersen	Hill	Mohrfeld	Stromer
Bowin	Holden	Mowry	Strothman
Busch	Johnson of Audubon	Nelson	Sullivan
Caffrey	Kiilsholm	Nielsen	Thordsen
Camp	King	Ossian	Tieden
Clark	Klein	Palmer	Van Drie
Coffman	Kluever	Patton	Van Nostrand
Conklin	Knight	Pelton	Van Roekel
Darrington	Koch	Petersen of Dallas	Varley
Den Herder	Langland	Peterson of Woodbury	Voorhees
Diehl	Lee	Pierson	Watson
Edgington	Lipsky	Roorda	Waugh
Fischer of Grundy	McCartney	Sanders	Welden
Fisher of Greene	McCray	Schmarje	Winkelman
Freeman	Mensing	Schroeder	Wolfe
Gittins	Millen	Shepherd	Wood
Grassley	Miller of Dubuque	Smith	Yoder
Hanson of Mitchell	Miller of Jones	Sorg	Mr. Speaker
Harbor	Miller of Page	Stokes	-

The nays were 31:

Baker Cunningham Glenn Poncy Beardsley Distelhorst Hanson of Benton Radl Bennett Doderer Hullinger Redfern Bergman Breitbach Carnahan Christensen Cochran Dunton Franklin Fullerton Gallagher Gannon Johnston of Polk Mayberry Middleswart Nolin O'Malley Renda Roe Steffen Tapscott

Absent or not voting 13:

Bailey Battles Curran

Duffy

Graham Kitner Maloney McIntyre

McNamara Miller of Des Moines

Vetter

Shaw Story

The amendment was adopted.

Mowry of Marshall offered the following amendment:

Amend Senate File 853 as follows:

- 1. Section fifty-one (51), line thirteen (13), strike the figures \$1,518,670.00" and insert in lieu thereof the figures \$1,595,920.00".
- 2. Section fifty-one (51), line twenty (20), strike the figures \$1,608,670.00" and insert in lieu thereof the figures \$1,685,920.00".
- 3. Section fifty-one (51), lines four (4) and five (5), strike the words and figures "one million six hundred eight thousand six hundred seventy (1,608,670)" and insert in lieu thereof the words and figures "one million six hundred eighty-five thousand nine hundred twenty (1,685,920)".
- 4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:
- "Section six hundred five point one (605.1), Code 1966, is hereby amended by striking from line two (2) the word "eighteen" and by inserting in lieu thereof the word and figures "nineteen (19)"."
 - 5. Strike the Hill, Gaudineer, and Riley Senate Amendment filed June 28, 1967.

Division was requested.

Mowry of Marshall moved the adoption of Section 5 of his amendment.

Section 5 of the amendment was adopted.

Mowry of Marshall moved the adoption of Sections 1, 2, 3 and 4 of the amendment.

Sections 1, 2, 3 and 4 of the amendment lost.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 52, as follows:

- a. By striking from line four (4) "eighty-five thousand one hundred ten (385,110)" and inserting "sixty-six thousand five hundred seventy (366,570)".
 - b. By striking from line fourteen (14) "361,410,00" and inserting "342,870,00".
 - c. By striking from line twenty (20) "385,110,00" and inserting "366,570,00".

The amendment was adopted.

Kluever of Cass offered the following amendment and moved its adoption:

Amend Senate File 853, Section 57, as follows:

- 1. By striking from line four (4) the words and figures "nine hundred thousand (900,000)" and inserting in lieu thereof "one million one hundred thousand (1,100,000,00)".
- 2. By striking from lines nine (9) and fourteen (14) the figures "900,000.00" and inserting in lieu thereof "1,100,000.00".

The amendment lost.

Glenn of Polk offered the following amendment filed by him and moved its adoption:

Section sixty-six (66) of Senate File 853 is hereby amended by striking the words "or remuneration" in line three (3) thereof.

The amendment was adopted.

Miller of Page moved to reconsider the vote by which his amendment to Section 39 was adopted.

The motion prevailed.

Miller of Page offered the following amendment to his amendment and moved its adoption:

Amend the Miller of Page and others amendment of July 1, 1967, by inserting in line twelve (12) after the word "purposes" the following:

"provided that there shall be one aircraft which shall be the only aircraft to be assigned to the military department for the support of administrative flights of the governor."

The amendment to the amendment was adopted.

Miller of Page moved the adoption of the amendment as amended.

The amendment as amended was adopted.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853, Section 43, as follows:

- a. By striking from lines four (4) and five (5) "eight hundred twenty-one thousand five hundred ninety (4,821,590)" and inserting in lieu thereof "three hundred twenty-one thousand five hundred ninety (4,321,590)".
- b. By striking from line thirteen (13) the figures "3,810,620.00" and inserting "3,480,620.00".
- c. By striking from line seventeen (17) the figures "265,000.00" and inserting "215,000.00".
- d. By striking from line nineteen (19) the figures "689,720.00" and inserting "569,720.00".
- e. By striking from line twenty-two (22) the figures "4,821,590.00" and inserting "4,321,590.00".

The amendment was adopted.

Edgington of Franklin offered the following amendment and moved its adoption:

Amend Senate File 853 by adding thereto the following new sections:

- (1) This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- (2) This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Hampton Chronicle, a newspaper published at Hampton, Iowa, and in The Sheffield Press, a newspaper published at Sheffield, Iowa.

The amendment was adopted.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 853)

The ayes were 117:

Allen	Freeman	McCray	Roorda
Andersen .	Fullerton	McIntyre	Sanders
Bailey	Gallagher	McNamara	Schmarje
Baker	Gannon	Mensing	Schroeder
Battles	Gittins	Middleswart	Shaw
Beardsley	Glenn	Millen	Shepherd
Bennett	Graham	Miller of Des Moines	Smith
Bergman	Grassley	Miller of Dubuque	Sorg
Bowin	Hanson of Benton	Miller of Jones	Steffen ·
Breitbach	Hanson of Mitchell	Miller of Page	Strand
Busch	Harbor	Moffitt	Stromer

Strothman Hicklin Mohrfeld Caffrey Sullivan Camp Hill Mowry Tapscott Carnahan Holden Nelson Christensen Hullinger Nielsen Thordsen Tieden Clark Johnson of Audubon Nolin Van Drie Cochran Johnston of Polk O'Malley Van Nostrand Coffman Kiilsholm Ossian Van Roekel Conklin Palmer King Cunningham Patton Varley Kitner Darrington Klein Pelton Vetter Den Herder Petersen of Dallas Voorhees Kluever Diehl Knight Peterson of Woodbury Watson Pierson Waugh Distelhorst Koch Poncy Winkelman Doderer Langland Radl Wolfe Dunton Lee Redfern Wood Edgington Lipsky Fischer of Grundy Mayberry Renda Yoder Mr. Speaker Fisher of Greene McCartney Roe

The nays were 1:

Welden

Franklin

Absent or not voting 5:

Curran Duffy Maloney

Stokes

Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 773 WITHDRAWN

Edgington of Franklin asked and received unanimous consent to withdraw House File 773 from further consideration by the House.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration Senate File 821, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 821 as follows:

By adding at the end thereof the following:

"3. Further amend Senate File 821 by adding the following sections thereto:

- Sec. 5. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 6. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Denison Bulletin, a newspaper published at Denison, Iowa, and in The West Des Moines Express, a newspaper published at West Des Moines. Iowa.'"

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Cunningham of Story moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 821)

The ayes were 104:

Andersen	Freeman	McCartney	Schmarje
Bailey	Fullerton	McCray	Shaw
Baker	Gallagher	McNamara	Shepherd
Battles	Gannon	Middleswart	Smith
Beardsley	Gittins	Millen	Sorg
Bennett	Glenn	Miller of Dubuque	Steffen
Bowin	Graham	Miller of Jones	Strand
Breitbach	Grassley	Miller of Page	Stromer
Busch	Hanson of Benton	Moffitt	Strothman
Caffrey	Hanson of Mitchell	Mohrfeld	Sullivan
Camp	Harbor	Nelson	Tapscott
Carnahan	Hicklin	Nielsen	Thordsen
Christensen	Hill	Nolin	Tieden
Clark	Holden	O'Malley	Van Drie
Coffman	Hullinger	Ossian	Van Nostrand
Conklin	Johnson of Audubon	Palmer	Varley
Cunningham	Kiilsholm	Patton	Vetter
Darrington	King	Pelton	Voorhees
Den Herder	Kitner	Peterson of Woodbury	Watson
Diehl	Klein	Pierson	Waugh
Distelhorst	Kluever	Poncy	Welden
Doderer	Knight	Redfern	Winkelman
Dunton	Langland	Renda	Wolfe
Fischer of Grundy	Lee	Roe	Wood
Fisher of Greene	Lipsky	Roorda	Yoder
Franklin	Mayberry	Sanders	Mr. Speaker

The nays were none.

Absent or not voting 19:

Allen Edgington Mensing Schroeder
Bergman Johnston of Polk Miller of Des Moines Stokes
Cochran Koch Mowry Story
Curran Maloney Petersen of Dallas Van Roekel

Duffy McIntyre Radl

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration Senate File 860, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the office of the superintendent of public buildings and grounds for operational costs of the property known as the Valley Bank Building located at Fourth and Walnut streets, city of Des Moines, Polk county, Iowa, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend Senate File 860 by adding the following sections thereto:

- Sec. 2. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 3. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Sioux City Journal, a newspaper published at Sioux City, Iowa, and in the Chariton Herald-Patriot, a newspaper published at Chariton, Iowa.

The motion prevailed and the House concurred in the Senate amendment.

Cunningham of Story moved that the bill, as amended by the House, further amended and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 860)

The ayes were 100:

Andersen	Fullerton	McNamara	Schmarje
Bailey	Gallagher	Middleswart	Shaw
Baker	Gannon	Millen	Shepherd
Battles	Gittins	Miller of Des Moines	Sorg
Beardsley	Glenn	Miller of Dubuque	Steffen
Bennett	Graham	Miller of Jones	Stokes
Bergman	Grassley	Miller of Page	Strand
Bowin	Hanson of Benton	Moffitt	Stromer
Breitbach	Hanson of Mitchell	Mohrfeld	Sullivan
Busch	Harbor	Nelson	Tapscott
Caffrey	Hill	Nielsen	Thordsen
Camp	Holden	Nolin	Tieden

Van Drie Carnahan Hullinger O'Mallev Christensen Johnson of Audubon Ossian Van Nostrand Clark Kiilsholm Palmer Varley Coffman Patton Vetter King Conklin Kitner Pelton Voorhees Cunningham Klein Peterson of Woodbury Watson Den Herder Kluever Pierson Waugh Diehl Knight Poncy Welden Distelhorst Langland Redfern Winkelman Doderer Lee Renda Wolfe Dunton Lipsky Roe booW Mavberry Roorda Yoder Franklin Mr. Speaker McCartney Sanders Freeman

The navs were 3:

Fischer of Grundy Fisher of Greene McCray

Absent or not voting 20:

Allen Hicklin Mensing Smith Johnston of Polk Cochran Mowry Story Strothman Curran Koch Petersen of Dallas Darrington Maloney Radl Van Roekel Schroeder Duffy McIntvre

Edgington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration Senate File 864, a bill for an act authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1, 1967 and ending June 30, 1969, and relating to salaries of highway commission members, director of the highways, chief engineer, and expenses of the commissioners, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 864 by adding at the end thereof the following:

- "5. Further amend Senate File 864 by adding the following sections thereto:
- 'Sec. 7. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- 'Sec. 8. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Toledo Chronicle, a newspaper published at Toledo, Iowa, and in The Dyersville Commercial, a newspaper published at Dyersville, Iowa,

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Cunningham of Story moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 864)

The ayes were 105:

Allen	Freeman	McCartney	Schmarje
Andersen	Fullerton	McCray	Shaw
Bailey	Gallagher	McNamara	Shepherd
Baker	Gannon	Mensing	Smith
Battles	Gittins	Middleswart	Sorg
Beardsley	Glenn	Miller of Des Moines	Steffen
Bennett	Graham	Miller of Dubuque	Strand
Bergman	Grassley	Miller of Jones	Stromer
Bowin	Hanson of Benton	Miller of Page	Strothman
Breitbach	Hanson of Mitchell	Moffitt	Sullivan
Busch	Harbor	Mohrfeld	Tapscott
Caffrey	Hicklin	Nelson	Thordsen
Camp	Holden	Nielsen	Tieden
Carnahan	Hullinger	Nolin	Van Drie
Christensen	Johnson of Audubon	Ossian	Van Nostrand
Clark	Kiilsholm	Palmer	Varley
Coffman	King	Patton	Vetter
Conklin	Kitner	Pelton	Voorhees
Cunningham	Klein	Peterson of Woodbury	Watson
Darrington	Kluever	Pierson	Waugh
Den Herder	Knight	Poncy	Welden
Diehl	Koch	Redfern	Winkelman
Distelhorst	Langland	Renda	Wolfe
Doderer	Lee	Roe	Wood
Dunton	Lipsky	Roorda	Yoder
Fisher of Greene	Mayberry	Sanders	Mr. Speaker
Franklin	•		

The nays were 1:

Fischer of Grundy

Absent or not voting 17:

Cochran	Johnston of Polk	O'Malley	Stokes
Cocin an	bound of 1 ork	Omaney	DIORCS
Curran	Maloney	Petersen of Dallas	Story
Duffy	McIntyre	Radl	*

Edgington Hill

Millen Mowry Schroeder

Van Roekel

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration Senate File 775, a bill for an act to appropriate from the general fund of the state of Iowa to the state conservation commission for construction, replacement, repairs, development, and alterations to the state parks and reserves, state forests and state waters; for dredging, artificial lake development, erosion control, stream and lake access, land acquisition; for siltation control; for boundary surveys, engineering services, and authorizing the obtaining and acceptance of federal funds to the state to be used in connection with this appropriation and federal funds in addition thereto, amended by the House, further amended by the Senate and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 775 as follows:

By adding at the end thereof the following:

"7. Further amend Senate File 775 by adding the following sections thereto:

'Sec. 8. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec 9. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Maquoketa Community Press, a newspaper published at Maquoketa, Iowa, and in the Ottumwa Courier, a newspaper published at Ottumwa, Iowa., ,,

The motion prevailed and the House concurred in the Senate amendment to the House amendment

Cunningham of Story moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 775)

The ayes were 106:

Allen Andersen Baker Battles Beardsley Bennett Bergman

Freeman Fullerton Gallagher Gannon Gittins Glenn Graham

McNamara Mensing Middleswart Miller of Des Moines Smith Miller of Dubuque

Miller of Page

Shaw Shepherd

Schroeder

Sorg Miller of Jones Steffen Stokes

Bowin	Grassley	Moffitt	Strand
Breitbach	Hanson of Benton	Mohrfeld	Stromer
**			
Busch	Hanson of Mitchell	Nelson	Strothman
Caffrey	Harbor	Nielsen	Tapscott
Camp	Hicklin	Nolin	Thordsen
Carnahan	Holden	O'Malley	Tieden
Clark	Hullinger	Ossian	Van Drie
Cochran	Johnson of Audubon	Palmer	Van Nostrand
Coffman	Kiilsholm	Patton	Varley
Conklin	King	Pelton	Vetter
Cunningham	Kitner	Petersen of Dallas	Voorhees
Darrington	Klein	Pierson	Watson
Den Herder	Kluever	Poncy	Waugh
Diehl	Knight	Redfern	Welden
Distelhorst	Langland	Renda	Winkelman
Doderer	Lee	Roe	Wolfe
Dunton	Lipsky	Roorda	Wood
Edgington	Maloney	Sanders	Yoder
Fisher of Greene	Mayberry	Schmarje	Mr. Speaker

The nays were 4:

Christensen

Franklin

Fischer of Grundy Koch Sullivan

Absent or not voting 13:

Bailey Curran

McCray

Johnston of Polk

Mowry

Story Peterson of Woodbury Van Roekel

Duffv

McCartney McIntyre

Rad1

Hill. Millen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 795, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for specified school aid, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 795 by adding the following sections thereto:

Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Jackson Sentinel, a newspaper published at Maquoketa, Iowa, and in the Ottumwa Daily Courier, a newspaper published at Ottumwa, Iowa.

The motion prevailed and the House concurred.

Cunningham of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 795)

The ayes were 106:

Allen McNamara Freeman Shaw Andersen Shepherd Fullerton Mensing Baker Middleswart Gallagher Smith. Battles Miller of Des Moines Sorg Gannon Beardslev Gittins Miller of Dubuque Steffen Bennett Glenn Miller of Jones Stokes Bergman Graham Miller of Page Strand Bowin Hanson of Benton Moffitt. Stromer Breitbach Hanson of Mitchell Mohrfeld Strothman Busch Harbor Nelson Sullivan Caffrev Hicklin Nielsen Tapscott Camp Holden Nolin Thordsen Carnahan Hullinger O'Mallev Tieden Christensen Johnson of Audubon Ossian Van Drie Clark Palmer Van Nostrand Kiilsholm Coffman Pelton King Van Roekel Conklin Kitner Petersen of Dallas Varley Cunningham Vetter Klein Pierson Darrington Poncy Voorhees Kluever Den Herder Knight Redfern Watson Diehl Renda^{*} Koch Waugh Distelhorst Langland Roe Welden Doderer Roorda Winkelman Lee Dunton Maloney Sanders Wood Edgington Mayberry Schmarie Yoder Fisher of Greene McCray Schroeder Mr. Speaker Franklin McIntyre

The nays were none.

Absent or not voting 17:

Bailey -Millen Grassley Radl Cochran Hill Mowry Story Curran Johnston of Polk Patton Wolfe Duffy Peterson of Woodbury Lipsky Fischer of Grundy

McCartney

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 692, a bill for an act relating to the purchase and sale of motor vehicles by the state car dispatcher, and amending chapter twenty-one (21), Code 1966, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 692 by adding the following section thereto:

Sec. 5. This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Forest City Summit, a newspaper published at Forest City, Iowa and in the Winterset Madisonian, a newspaper published at Winterset, Iowa.

The motion prevailed and the House concurred.

Cunningham of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 692)

The ayes were 101:

Allen	Freeman	McNamara	Sanders
Andersen	Fullerton .	Mensing	Schmarje
Baker	Gallagher	Middleswart	Shaw
Battles	Gannon	Millen	Smith
Beardsley	Gittins	Miller of Des Moines	Sorg
Bennett	Glenn	Miller of Dubuque	Stokes
Bergman	Graham	Miller of Page	Strand
Bowin	Hanson of Benton	Moffitt	Stromer
Breitbach	Hanson of Mitchell	Mohrfeld	Strothman
Busch	Harbor	Mowry	Sullivan
Carnahan	Hicklin	Nelson	Tapscott
Christensen	Holden	Nielsen	Thordsen
Clark	Hullinger	Nolin	Van Drie
Cochran	Johnson of Audubon	O'Malley	Van Nostrand
Coffman	Kiilsholm	Ossian	Varley
Conklin	King	Palmer	Vetter
Cunningham	Kitner	Patton	Voorhees
Darrington	Klein	Pelton	Watson
Den Herder	Kluever	Petersen of Dallas	Waugh
Diehl	Knight	Pierson	Welden
Distelhorst	Langland	Poncy	Winkelman
Doderer	Lee	Redfern	Wolfe
Dunton	Maloney	Renda	Wood
Edgington	Mayberry	Roe	Yoder
Fisher of Greene	McIntyre	Roorda	Mr. Speaker
Franklin			

The nays were none.

Absent or not voting 22:

Bailey Grassley McCray Steffen
Caffrey Hill Miller of Jones Story
Camp Johnston of Polk Peterson of Woodbury Tieden
Curran Koch Radl Van Roekel

Duffy Lipsky Schroeder Fischer of Grundy McCartney Shepherd

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Cunningham of Story called up for consideration House File 750, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public defense for various capital improvements and repairs, replacement, alteration, equipment, and rehabilitation purposes, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 750 by adding the following sections thereto:

"Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Clinton Herald, a newspaper published at Clinton, Iowa, and in the Le Mars Daily Sentinel, a newspaper published at Le Mars, Iowa.

The motion prevailed and the House concurred.

Cunningham of Story moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 750)

The ayes were 104:

Fullerton Middleswart Shaw Andersen Millen Shepherd Bailey Gallagher Miller of Des Moines Smith Baker Gannon Beardsley Gittins Miller of Jones Sorg Miller of Page Steffen Bennett Glenn Bergman Graham Moffitt Stokes Breitbach Hanson of Benton Mohrfeld Strand Busch Hanson of Mitchell Mowry Stromer

C =	Harbor -	Nelson	Strothman
Camp			
Carnahan	Hill	Nielsen	Sullivan
Clark	Holden	Nolin	Tapscott
Cochran	Johnson of Audubon	O'Malley	Thordsen
Coffman	Johnston of Polk	Ossian	Tieden
Conklin	Kiilsholm	Palmer	Van Drie
Cunningham	Klein	Patton	Van Nostrand
Darrington	Kluever	Petersen of Dallas	Van Roekel
Den Herder	Knight	Peterson of Woodbury	Varley
Diehl	Koch	Pierson	Vetter
Distelhorst	Langland	Poncy	Voorhees
Doderer	Lee	Radl	Watson
Dunton	Maloney	Redfern	Welden
Edgington	Mayberry	Renda	Winkelman
Fischer of Grundy	McCartney	Roorda	Wolfe
Fisher of Greene	McCray	Sanders	Wood
Franklin	McIntyre	Schmarje	Yoder
Freeman	Mensing	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 19:

Allen	Curran	King	Pelton
Battles	Duffy	Kitner	Roe
Bowin	Grassley	Lipsky	Story
Caffrey	Hicklin	MeNamara	Waugh
Christanson	Hullinger	Miller of Dubugue	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONFERENCE COMMITTEE REPORT ADOPTED

(House File 687)

Miller of Page called up for consideration the report of the conference committee on House File 687.

CONFERENCE COMMITTEE REPORT ON

HOUSE FILE 687

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the conference committee appointed the consider the differences between the Senate and House on House File 687, an act for an appropriation to the department of Social Welfare for the biennium beginning July 1, 1967 and ending June 30, 1969, beg leave to report and make the following recommendation:

- 1. That the House recede from its amendment to the Senate Amendment.
- 2. That the Senate recede from its amendment.
- 3. Amend House File 687 as follows:
- 1. By striking from lines four (4) and five (5) of Section 1 the words and figure "thirty-three million eight hundred ninety-five thousand (33,895,000)" and inserting in lieu thereof the words and figure "thirty-one million eight hundred seventy five thousand (31,875,000)".
- 2. By striking from line seven (7) of Section 1 the figure "415,000.00" and inserting in lieu thereof the figure "460,000.00".
- 3. By striking from line eight (8) of Section 1 the figure "6,200,000.00" and inserting in lieu thereof the figure "7,035,000.00".
- 4. By striking from line eleven (11) of Section 1 the figure "1,000,000.00" and inserting in lieu thereof the figure "1,225,000.00".
- 5. By striking from line fifteen (15) of Section 1 the figure "11,000,000.00" and inserting in lieu thereof the figure "11,875,000.00".
- 6. By striking from lines nineteen (19) and twenty (20) of Section 1 the words and figures "three million seven hundred fifty thousand (3,750,000)" and inserting in lieu thereof the words and figures "four million one hundred twenty-five thousand (4,125,000)".
- 7. By striking from line twenty-seven (27) of Section 1 the figure "29,895,000.00" and inserting in lieu thereof the figure "31,875,000.00".
- 8. By adding the following section: "Sections four hundred eighteen (418), four hundred nineteen (419) and four hundred twenty (420) of Senate File 739, Acts of the Sixtysecond General Assembly, are hereby repealed."
- 9. By striking the period after the word "assistance" at the end of the title and substitute the following: "; and to repeal certain sections of Senate File 739, Acts of the Sixty-second General Assembly.".
- 10. By adding the following new section at the end thereof: "This Act, being deemed of immediate importance, shall take effect and be in force from and after it's publication in the Clarinda Herald-Journal, a newspaper published in Clarinda, Iowa and in The Farmer-Labor Press, a newspaper published in Council Bluffs, Iowa."

LEROY S. MILLER, Chairman A. JUNE FRANKLIN PAUL McCRAY ANDREW VARLEY On the Part of the House GILBERT E. KLEFSTAD, Chairman VERNON H. KYHL MERLE W. HAGEDORN GEORGE E. O'MALLEY On the Part of the Senate

Miller of Page moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the conference committee report and the amendments contained therein were adopted.

Miller of Page moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 687)

The ayes were 97:

Allen Schmarje Fullerton McIntyre Andersen Gallagher Mensing Schroeder Baker Gannon Middleswart Shaw Bennett Glenn Millen Shepherd Bergman Graham Miller of Des Moines Smith Bowin Grasslev Miller of Dubuque Sorg Breitbach Hanson of Benton Miller of Jones Steffen Hanson of Mitchell Busch Miller of Page Stokes Caffrey Harbor Moffitt Strand Carnahan Hicklin Mohrfeld Sullivan Christensen Hill Nelson Tapscott Clark Holden Nielsen Tieden Van Roekel Cœhran Johnston of Polk Nolin Coffman Kiilsholm Palmer Varley Conklin King Patton Vetter Cunningham Kitner Pelton Voorhees Den Herder Klein Pierson Watson Diehl Langland Poncy Waugh Distelhorst Lee Radl Welden Doderer Lipsky Redfern Winkelman Dunton Maloney Renda Wolfe Fischer of Grundy Mayberry Wood Roe Fisher of Greene McCartney Roorda Yoder Sanders Franklin McCray Mr. Speaker

The nays were 1:

Koch

Freeman

Absent or not voting 25:

Bailey Edgington Mowry Stromer Battles Gittins O'Mallev Strothman Beardsley Hullinger Ossian Thordsen Camp Johnson of Audubon Petersen of Dallas Van Drie Curran Peterson of Woodbury Van Nostrand Kluever

Darrington Knight Story

Duffy McNamara

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONSIDERATION OF BILLS

APPROPRIATIONS COMMITTEE CALENDAR

Grassley of Butler asked and received unanimous consent to suspend the rules for the immediate consideration of House File 792, a bill for an act to appropriate six million (6,000,000) dollars from the general fund of the state of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A) of the Code.

SENATE FILE 873 SUBSTITUTED FOR HOUSE FILE 792

Grassley of Butler asked and received unanimous consent to substitute Senate File 873 for House File 792.

Senate File 873, a bill for an act to appropriate six million (6,000,000) dollars from the general fund of the state of Iowa to the department of public instruction for general state aid for school districts as provided by chapter two hundred eighty-six A (286A) of the Code, was taken up for consideration.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 873)

The ayes were 100:

Allen	Franklin	McCray	Schmarje
Andersen	Freeman	McIntyre	Schroeder
Baker	Fullerton	Mensing	Shaw
Beardsley	Gallagher	Middleswart	Shepherd
Bennett	Gannon	Millen	Smith
Bergman	Gittins	Miller of Des Moines	Sorg
Bowin	Glenn	Miller of Dubuque	Steffen
Breitbach	Hanson of Benton	Miller of Jones	Stokes
Busch	Hanson of Mitchell	Miller of Page	Strand
Caffrey	Harbor	Moffitt	Sullivan
Carnahan	Hicklin	Mohrfeld	Tapscott
Christensen	Hill	Nelson	Tieden
Clark	Holden	Nielsen	Van Drie
Cochran	Johnson of Audubon	Nolin	Van Roekel
Coffman	Johnston of Polk	Ossian	Varley
Conklin	Kiilsholm	Palmer	Vetter
Cunningham	King	Pelton	Voorhees
Darrington	Kitner	Pierson	Watson
Den Herder	Koch	Poncy	Waugh
Diehl	Langland	Radl	Welden
Distelhorst	Lee	Redfern	Winkelman
Doderer	Lipsky	Renda	Wolfe

Dunton Fischer of Grundy Fisher of Greene

Maloney Mayberry McCartney Roe Roorda Sanders Wood Yoder

Mr. Speaker

The nays were none.

Absent or not voting 23:

Bailey Battles Camp Curran Duffy Edgington Graham Grassley Hullinger Klein Kluever

McNamara Mowry O'Malley Patton

Petersen of Dallas

Story Stromer Strothman Thordsen Van Nostrand

Edgington Knight Peterson of Woodbury

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 792 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 792 from further consideration by the House.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and passed Senate File 772, a bill for an act relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 838, a bill for an act to appropriate from the general fund of the state of Iowa to the state board of regents.

Also:

That the Senate insists on its amendment to House File 742, an Act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, and requests a conference. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Main, Chairman; Hagedorn, Coleman, and Stephens.

Also:

That the Senate insists on its amendment to House File 765, an Act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state-supported scholarship program for freshman college students. The President of the Senate has appointed as members of the Conference Committee on the part of the Senate, Senators Murray, Chairman; Kibbie, Walsh, and Shaff.

Also:

That the Senate has concurred in the House amendment and passed Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa to the board of control.

Also:

That the Senate has concurred in the House amendment to the Senate amendment and passed House File 757, a bill for an act to appropriate funds for the central office of the board of control.

AL MEACHAN, Secretary

CONFERENCE COMMITTEE APPOINTED

(House File 765)

The Speaker announced the appointment of Fischer of Grundy, Chairman, Mowry of Marshall, Bennett of Polk and Roorda of Jasper, on the part of the House, to the conference committee for the consideration of House File 765, a bill for an act to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students.

CONFERENCE COMMITTEE APPOINTED

(House File 742)

The Speaker announced the appointment of Busch of Bremer, Chairman, Tieden of Clayton, Shaw of Scott and Glenn of Polk, on the part of the House, to the conference committee for the consideration of House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for the capital improvements to the state fair board.

SECOND CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 616)

Van Nostrand of Pottawattamie called up for consideration the report of the second conference committee on Senate File 616.

REPORT OF SECOND CONFERENCE COMMITTEE ON SENATE FILE 616

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Second Conference Committee appointed to consider the differences between the Senate and the House on Senate File 616, a bill for an Act relating to area vocational school districts and area community college districts and the method of selection of the members of the state board of public instruction, to general school aid, to the time and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor, beg leave to report and to make the following recommendations:

That Senate File 616 as passed by the Senate be amended as follows, and that the following amendments be substituted for the House amendments:

- 1. Section 5, by inserting in line twenty-six (26) after the word "between" the following:
 - "the aggregate aid payments for the first three quarters and".
- 2. Section 6, by striking from line eight (8) the words "effective date of this Act" and inserting in lieu thereof the words "May 1, 1967,".
- 3. Section 6, by striking from line eighteen (18) the words "two (2) and three (3)" and inserting in lieu thereof the words "three (3) and four (4)".
 - 4. By inserting the following new section after section eight (8):
- "Chapter two hundred eighty A (280A), Code 1966, is hereby amended by adding the following new section:
- " 'After January 1, 1969, a merged area may own in the aggregate not more than three hundred twenty (320) acres of land, except the area board may accept or acquire additional land by donation or gift.
- "With the approval of the state board, the board of directors of any merged area at any time may sell any land in excess of one hundred sixty (160) acres owned by the merged area, and no election shall be necessary in connection with such sale notwith-standing any other provisions of law. The proceeds of the sale may be used for any of the purposes stated in section two hundred eighty A point twenty-two (280A.22) of the Code. This paragraph is in addition to any authority under other provisions of law."
 - 5. Section 10, by inserting the following new paragraph after line four (4):
- "Section two hundred eighty A point two (280A.2), Code 1966, is hereby further amended by striking lines two (2) and three (3) of subsection three (3) and inserting in lieu thereof the following: 'supported school which offers two (2) years of liberal arts, preprofessional, or other instruction partially fulfilling the requirements for a baccalaureate degree but which does not confer any baccalaureate degree and which'."
 - 6. Section 11, by inserting the following new paragraph after line ten (10):
- "Section two hundred eighty A point seventeen (280A.17), Code 1966, is hereby further amended by inserting the following new paragraph at the end thereof:
- "It is the policy of this state that the property tax for the operation of area schools shall not in any event exceed three-fourths (3/4ths) mill, and that the present and future costs of such operation in excess of the funds raised by such three-fourths (3/4ths) mill levy shall be the responsibility of the state and shall not be paid from property tax. The general assembly in 1971 shall review the need for and the advisability of such three-fourths (3/4ths) mill levy."
 - 7. Section 13, by inserting the following after the period in line eleven (11):

- "The board of directors may enter into such contracts."
- 8. Section 13, by striking the word "unnecessarily" and the words "courses and" in line fourteen (14).
 - 9. Section 13, by inserting the following after the period in line fifteen (15):
- "In determining whether duplication would actually exist, the state board shall consider the needs of the area and consider whether the proposed programs are competitive as to size, quality, tuition, purposes, and area coverage with existing public and private educational or vocational institutions within the merged area."
- 10. Section 13, by striking lines eighteen (18) through twenty-two (22) and inserting in lieu thereof the following:
- ". Tuition for residents of Iowa shall not exceed the lowest tuition rate per semester, or the equivalent, charged by an institution of higher education under the state board of regents for a full time resident student. Tuition for non-residents of Iowa shall be not less than one hundred fifty (150) percent and not more than two hundred (200) percent of the tuition established for residents of Iowa. Tuition for resident or non-resident students may be set at a higher figure with the approval of the state board. A lower tuition for non-residents may be permitted under a reciprocal tuition agreement between a merged area and an educational institution in another state, if the agreement is approved by the state board".
 - 11. Section 13, by inserting the following new paragraph after line twenty-two (22):
 - "3. By adding thereto the following new subsection:
- "The area board, when setting the salary of the area superintendent, shall take into consideration the salaries of administrators of educational institutions in the area, and the enrollment of the area schools; the salary range shall be from seventeen thousand (17,000) dollars to twenty-five thousand (25,000) dollars per annum. The superintendent shall not be required to hold any teacher's certificate."
- 12. Section 14, by striking from line three (3) the word "maximum" and inserting in lieu thereof the word "standard".
- 13. Section 14, by inserting in line four (4) after the word 'term' the words ', and the maximum academic work load for any instructor shall be sixteen (16) credit hours per school term.'.
- 14. Section 15, by striking lines three (3) and four (4) and inserting in lieu thereof the following:
 - "sections:
- " 'Make arrangements with boards of merged areas and local school districts to permit students attending high school to participate in vocational-technical programs and obtain credit for such participation for application toward the completion of a high school diploma. The granting of such credit shall be subject to the approval of the state board.'
 - "'Prescribe a uniform system of accounting for area schools."

- 15. Section 17, lines four (4), five (5), eight (8), thirteen (13), and nineteen (19), by striking in each instance the word "associate" and inserting in lieu thereof the word "assistant".
 - 16. By adding at the end of section 18 the following:
- "Said section is further amended by striking subsection four (4) and inserting in lieu thereof the following:
 - "4. A member to represent industry and management."
- "Further amend said section by striking from subsection seven (7) the word 'Three' and inserting in lieu thereof the word 'Two'.
 - "Further amend said section by adding a new subsection as follows:"
 - "8. A member to represent labor."
 - 17. By inserting the following new sections after section 18:
- a. "Section two hundred eighty A point thirty-one (280A.31), Code 1966, is hereby amended by adding at the end thereof the following:
 - "The state board shall meet with the advisory committee at least quarterly."
- b. "Section two hundred eighty A point thirty-two (280A.32), Code 1966, is hereby amended by inserting after the comma in line five (5) the words 'on faculty salary schedules'."
 - 18. Section 20, by inserting at the end of line five (5) the following:
 - "Not more than five (5) members shall be of the same political party."
 - 19. By inserting the following new section after section 20:
- "Section two hundred fifty-seven point two (257.2), Code 1966, is hereby amended by inserting at the end thereof the following:
- "In appointing members, the governor shall provide that at least one (1) member has substantial knowledge related to vocational and technical training, and at least one (1) member has substantial knowledge related to area community colleges."
- 20. Section 21, by striking all of said section and inserting in lieu thereof the following:
- "Section two hundred fifty-seven point three (257.3), Code 1966, is hereby amended by striking all of such section after the period in line four (4) through line seventeen (17).
 - 21. By inserting the following new section after section 23:
- "Section two hundred fifty-seven point twenty-two (257.22), Code 1966, is hereby amended as follows:

- "1. By striking from line three (3) the word 'two' and inserting in lieu thereof the word 'three'.
 - "2. By inserting the following after the period in line eight (8):
- " 'The assistant superintendent for the area schools branch shall be trained or experienced in matters relating to area schools."
- 22. Section five point four (5.4), subsection eight (8), Rules of the Department of Public Instruction, is hereby amended to read as follows:
- "5.4(8) Faculty development. The administration of the college shall encourage the continued development of faculty potential by: (1) regularly stimulating department chairmen or heads to meet their responsibilities in this regard; (2) lightening the teaching loads of first-year instructors whose course preparation and in-service training demand it; (3) stimulating curricular evaluation; and (4) encouraging the development of an atmosphere in which the faculty brings a wide range of ideas and experiences to the students, each other, and the community."
 - 23. By renumbering the sections in accordance with these amendments.

"This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

JOSEPH W. CASSIDY, Chairman JOHN M. ELY, JR. LUCAS J. DE KOSTER ADOLPH W. ELVERS

MAURICE VAN NOSTRAND, Chairman W. CHARLENE CONKLIN C. VINCENT MAYBERRY CHARLES E. GRASSLEY

On the Part of the Senate

On the Part of the House

Van Nostrand of Pottawattamie moved the adoption of the report of the second conference committee and the amendments contained therein.

The motion prevailed and the report of the second conference committee and the amendments contained therein were adopted.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass" (S. F. 616)

The ayes were 105:

Allen McCray Sanders Franklin Andersen Schmarje Freeman McIntyre Fullerton Bailey Mensing Schroeder Middleswart Baker Shaw Gallagher Beardsley Gannon Millen Shepherd Bennett Miller of Des Moines Smith Gittins Bergman Glenn Miller of Dubuque Sorg

Bowin	Grassley	Miller of Jones	Steffen
Breitbach	Hanson of Mitchell	Miller of Page	Strand
Busch	Harbor	Moffitt	Stromer
Camp	Hicklin	Mohrfeld	Sullivan
Carnahan	Hill	Mowry	Tapscott
Christensen	Holden	Nelson	Tieden
Clark	Johnson of Audubon	Nielsen	Van Drie
Cochran	Johnston of Polk	Nolin	Van Nostrand
Coffman	Kiilsholm	O'Malley	Van Roekel
Conklin	King	Ossian	Varley
Cunningham	Klein	Palmer	Vetter
Curran	Kluever	Patton	Voorhees
Darrington	Koch	Pelton	Watson
Den Herder	Langland	Pierson	Waugh
Diehl	Lee	Poncy	Welden
Distelhorst	Lipsky	Redfern	Winkelman
Doderer	Maloney	Renda	Wolfe
Dunton	Mayberry	Roe	Wood
Edgington	McCartney	Roorda	Mr. Speaker
Fisher of Greene	-		

The nays were 11:

Fischer of Grundy	Hullinger	Peterson of Wo	Peterson of Woodbury Strothman	
Graham	Knight	Radl	Yoder	
Hanson of Benton	McNamara	Stokes		

Absent or not voting 7:

Battles	Duffy	Petersen of Dallas	Thordsen
Caffrey	Kitner	Story	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

House File 796, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational education aid, was taken up for consideration.

SENATE FILE 876 SUBSTITUTED FOR HOUSE FILE 796

Grassley of Butler asked and received unanimous consent to substitute Senate File 876 for House File 796.

Senate File 876, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational educational aid, was taken up for consideration.

Tieden of Clayton offered the following amendment filed by him and moved its adoption:

Amend Senate File 876, Section 1, as follows:

- 1. Insert in line six (6) after the word "used", the following: "for the purchase of equipment and facilities".
- 2. Insert in line twelve (12) after the word "for" the following: "vocational and technical courses of instruction in".

The amendment was adopted.

Grassley of Butler moved to reconsider the vote by which the amendment by Tieden of Clayton was adopted.

The motion prevailed.

Tieden of Clayton asked and received unanimous consent to withdraw Division ${\bf 1}$ of his amendment.

Tieden of Clayton moved the adoption of Division 2 of his amendment.

Division 2 of the amendment was adopted.

Grassley of Butler offered the following amendment and moved its adoption:

Amend Senate File 876 by adding the following section:

"This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967."

The amendment was adopted.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question 'Shall the bill pass?" (S. F. 876)

The ayes were 104:

Allen	Freeman	McCray	Schmarje
Andersen	Fullerton	McIntyre	Schroeder
Bailey	Gallagher	Mensing	Shepherd
Baker	Gannon	Middleswart	Smith
Beardsley	Gittins	Millen	Steffen
Bergman	Glenn	Miller of Des Moines	Stokes
Bowin	Graham	Miller of Dubuque	Strand
Breitbach	Grassley	Miller of Jones	Stromer
Caffrey	Hanson of Benton	Miller of Page	Strothman
Camp	Hanson of Mitchell	Moffitt	Sullivan
Carnahan	Harbor	Mohrfeld	Tapscott
Christensen	Hicklin	Nelson	Thordsen
Clark	Johnson of Audubon	Nielsen	Tieden

Van Drie Kiilsholm Nolin Cochran Van Nostrand Coffman O'Malley King Ossian Varley Conklin Kitner Palmer Vetter Cunningham Klein Darrington Kluever Patton Voorhees Den Herder Pelton Watson Knight Diehl Koch Peterson of Woodbury Waugh Welden Distelhorst Langland Pierson Winkelman Doderer Lee Poncy Dunton Lipsky Redfern Wolfe Renda Wood Edgington Maloney Yoder Fisher of Greene Mayberry Roe Franklin McCartney Sanders Mr. Speaker

The nays were 3:

McNamara Radl Van Roekel

Absent or not voting 16:

Battles Fischer of Grundy Johnston of Polk Shaw
Bennett Hill Mowry Sorg
Busch Holden Petersen of Dallas Story
Curran Hullinger Roorda

Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 796 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 796 from further consideration by the House.

Grassley of Butler asked and received unanimous consent to suspend the rules for the immediate consideration of House File 797, a bill for an act to appropriate funds from the general fund of the state of lowa to the department of public instruction for construction of area vocational schools.

SENATE FILE 879 SUBSTITUTED FOR HOUSE FILE 797

Grassley of Butler asked and received unanimous consent to substitute Senate File 879 for House File 797.

Senate File 879, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for construction of area vocational schools, was taken up for consideration.

Petersen of Dallas offered the following amendment and moved its adoption:

Amend Senate File 879 by striking in Section 1, line three (3) the words and figures "nine million five hundred thousand (\$9,500,000)" and inserting in lieu thereof the words and figures "twelve million (\$12,000,000)".

The amendment lost.

Grassley of Butler moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 879)

The ayes were 103:

Allen	Franklin	McCartney	Roe
Andersen	Freeman	McCray	Sanders
Bailey	Fullerton	McIntyre	Schmarje
Baker	Gallagher	Mensing	Schroeder
Beardsley	Gannon	Middleswart	Shepherd
Bergman	Gittins	Millen	Smith
Bowin	Glenn	Miller of Des Moines	Steffen
Breitbach	Grassley	Miller of Dubuque	Strand
Busch	Hanson of Benton	Miller of Jones	Stromer
Caffrey	Hanson of Mitchell	Miller of Page	Strothman
Camp	Harbor	Moffitt	Sullivan
Carnahan	Hicklin	Mohrfeld	Tapscott
Christensen	Hill	Nelson	Tieden
Clark	Hullinger	Nielsen	Van Drie
Cochran	Johnson of Audubon	Nolin	Van Nostrand
Coffman	Kiilsholm	O'Malley	Varley
Conklin	King	Ossian	Vetter
Cunningham	Kitner	Palmer	Voorhees
Darrington	Klein	Patton	Watson
Den Herder	Kluever	Pelton	Waugh
Diehl	Knight	Petersen of Dallas	Welden
Distelhorst	Koch	Peterson of Woodbury	Winkelman
Doderer	Langland	Pierson	Wolfe
Dunton	Lee	Poncy	Wood
Edgington	Lipsky	Redfern	Mr. Speaker
Fisher of Greene	Maloney	Renda	

The nays were 7:

	· ·		
Graham	McNamara	Stokes	Yoder
Holden	Radi	Van Roekel	

Absent or not voting 13:

Battles

Fischer of Grundy Johnston of Polk Roorda

Story Thordsen

Bennett Curran

Mayberry

Sorg

Duffy Mowry

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 797 WITHDRAWN

Grassley of Butler asked and received unanimous consent to withdraw House File 797 from further consideration by the House.

CONFERENCE COMMITTEE REPORT ADOPTED

(House File 747)

Van Nostrand of Pottawattamie called up for consideration the report of the conference committee on House File 747.

REPORT OF CONFERENCE COMMITTEE

(House File 747)

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We, the undersigned members of the Conference Committee, appointed to consider the differences between the Senate and the House on House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents, including construction of new buildings, repairs, improvements, replacements, or alterations, beg leave to report and make the following recommendations:

That everything after the enacting clause is hereby stricken and the following substituted in lieu thereof:

Section 1. There is appropriated from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, to the board of regents the sum of thirty-four million dollars (\$34,000,000.00), or so much thereof as may be necessary, to be used in the following manner:

To supplement any prior appropriations for capital improvement items for construction of new buildings, repairs, improvements, replacements, or alterations, or for any other capital expenditures the board of regents may deem necessary for the proper and necessary function of any institution under its jurisdiction.

Sec. 2. When the board of regents has approved a project to be financed with funds appropriated by this Act, a description of the project and estimated cost shall be reported to the governor and state comptroller for allocation of funds.

- Sec. 3. The board of regents is authorized to obtain federal grants to the state to be used in connection with the funds appropriated by this Act.
- Sec. 4. The state board of regents shall engage consultants acknowledged to be experienced in the field of planning for institutions of higher education, and therewith to proceed to initiate plans for the location, establishment, construction and operation of a state institution of higher education in western Iowa.

The state board of regents, upon its selection of the location, shall purchase, acquire, lease, option, or accept as a gift any real property necessary for the establishment and growth of this institution.

Included in the appropriation to the state board of regents in this Act is a sum not to exceed five hundred thousand dollars (\$500,000.00), to be used to carry out the study, planning and establishment of this institution of higher education to be established in western Iowa.

- Sec. 5. Included in the appropriation to the state board of regents in this Act is a sum not to exceed three million one hundred ninety-five thousand dollars (\$3,195,000.00), to be used for the phase one (1) construction of a veterinary medicine facility at Iowa state university of science and technology.
- Sec. 6. Any unencumbered balance remaining as of June 30, 1971, of the funds appropriated by this Act, shall revert to the general fund of the state as of June 30, 1971.
- Sec. 7. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 8. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Pella Chronicle and Advertiser, a newspaper published at Pella, Iowa, and in the Oelwein Daily Register, a newspaper published at Oelwein, Iowa.

FRANCIS MESSERLY
ROBERT RIGLER
JAMES SCHABEN
H. KENNETH NURSE
On the part of the Senate

MAURICE VAN NOSTRAND WALTER L. MC NAMARA LESTER L. KLUEVER

On the part of the House

Van Nostrand of Pottawattamie moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed, and the report of the conference committee and the amendments contained therein were adopted.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 747)

The ayes were 99:

Allen

Fullerton

McIntyre

Shaw

McNamara Shepherd Andersen Gallagher Smith Gannon Middleswart Bailey Gittins Millen Sorg Baker Beardsley Glenn Miller of Des Moines Stokes Miller of Dubuque Strand Bergman Graham Bowin Hanson of Benton Miller of Jones Stromer Hanson of Mitchell Miller of Page Strothman Breitbach Sullivan Harbor Moffitt Caffrey Hicklin Mohrfeld Tapscott Camp Nelson Thordsen Christensen Hill Nielsen Van Drie Clark Holden Van Nostrand Cochran Hullinger O'Mallev Van Roekel Coffman Johnson of Audubon Ossian Conklin Kiilsholm Palmer Varley Vetter Cunningham King Patton Voorhees Darrington Kitner Pelton Watson Den Herder Klein Poncy Diehl Kluever Radl Waugh Distellorst Koch Redfern Winkelman Renda Wolfe Doderer Langland booW Dunton Lipsky Roe Fisher of Greene Yoder Mayberry Sanders Mr. Speaker Franklin McCartney Schmarje Schroeder

The nays were 7:

Grasslev

Freeman

Maloney

McCray

Pierson Steffen

Knight Nolin

Absent or not voting 17:

Battles Bennett Busch

Duffy Edgington

Mensing Mowry

Roorda Story

Tieden

Welden

Carnahan

Fischer of Grundy Johnston of Polk

Petersen of Dallas

Peterson of Woodbury

Curran Lee

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Hicklin of Louisa asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 878, a bill for an act relating to interstate bridges and the financing thereof and to amend Senate File one hundred thirty-one (131) acts of the Sixty-second (62nd) General Assembly.

Hicklin of Louisa moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 878)

The ayes were 100:

_			a
Andersen	Gannon	Middleswart	Shepherd
Bailey	Gittins	Millen	Sorg
Beardsley	Glenn	Miller of Des Moines	Steffen
Bergman	Graham	Miller of Dubuque	Stokes
Bowin	Grassley	Miller of Jones	Strand
Breitbach	Hanson of Benton	Miller of Page	Stromer
Busch	Hanson of Mitchell	Moffitt	Strothman
Caffrey	Harbor -	Mohrfeld	Sullivan
Camp	Hicklin	Nelson	Tapscott
Christensen	Hill	Nielsen	Thordsen
Clark	Holden	Nolin	Tieden
Cochran	Johnson of Audubon	O'Malley	Van Drie
Conklin	Kiilsholm	Ossian	Van Nostrand
Cunningham	King	Palmer	Van Roekel
Darrington	Kitner	Patton	Varley
Den Herder	Klein	Pelton	Vetter
Diehl	Kluever	Pierson	Voorhees
Distelhorst	Knight	Poncy	Watson
Doderer	Langland	Redfern	Waugh
Dunton	Lee	Renda	Welden
Fisher of Greene	Lipsky	Roe	Winkelman
Franklin	Maloney	Sanders	Wolfe
Freeman	Mayberry	Schmarje	Wood
Fullerton	McCartney	Schroeder	Yoder
Gallagher	McIntyre	Shaw	Mr. Speaker

The nays were none.

Absent or not voting 23:

Allen	Curran	Koch	Peterson of
Baker	Duffy	McCray	Woodbury
Battles	Edgington	McNamara	Radl
Bennett	Fischer of Grundy	Mensing	Roorda
Carnahan	Hullinger	Mowry	Smith
Coffman	Johnston of Polk	Petersen of Dallas	Story

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE AMENDMENTS CONSIDERED

Hicklin of Louisa called up for consideration Senate File 537, a bill for an act to protect the right of citizens to examine public records and make copies thereof, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendments to the House amendment:

Amend the House amendment to Senate File 537 as follows:

By inserting the following after the word "state." in line twenty (20):

"11. Personal information in confidential personnel records of public bodies including but not limited to cities, towns, boards of supervisors and school districts."

By adding at the end thereof the following:

"4. Further amend Senate File 537 by adding the following section thereto:

'This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Algona Upper Des Moines, a newspaper published at Algona, Iowa, and in the Independence Conservative, a newspaper published at Independence, Iowa.'"

The motion prevailed, and the House concurred in the Senate amendment to the House amendment.

Hicklin of Louisa moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 537)

The ayes were 95:

A	a	35:13	G1 1 1
Andersen	Gittins	Miller of Des Moines	Shepherd
Bailey	Graham	Miller of Dubuque	Smith
Beardsley	Grassley	Miller of Jones	Stokes
Bergman	Hanson of Mitchell	Miller of Page	Strand
Bowin	Hicklin	Moffitt	Stromer
Breitbach	Holden	Mohrfeld	Strothman
Busch	Hullinger	Nelson	Sullivan
Caffrey	Johnson of Audubon	Nielsen	Thordsen
Camp	Kiilsholm	Nolin	Tieden
Carnahan	King	O'Malley	Van Drie
Christensen	Kitner	Ossian	Van Nostrand
Clark	Klein	Palmer	Van Roekel
Cochran	Kluever	Patton	Varley
Conklin	Knight	Pelton	Vetter
Cunningham	Koch	Peterson of Woodbury	Voorhees
Darrington	Langland	Pierson	Watson
Den Herder	Lee	Poncy	Waugh
Diehl	Lipsky	Redfern	Welden

Dunton Maloney Renda Fisher of Greene McCartney Roe Winkelman McCravSanders Wolfe Franklin Schmarie Freeman McIntvre Wood Schroeder Yoder Fullerton Mensing Shaw Mr. Speaker Gallagher Millen

The navs were 9:

Johnston of Polk Distelhorst Hanson of Benton Steffen Mayberrv Gannon Hill. Tapscott Glenn

Absent or not voting 19:

Allen Curran Harbor Radl Baker Doderer McNamara Roorda Battles Duffy Middleswart Sorg Edgington Bennett Mowry Story Coffman Petersen of Dallas

Fischer of Grundy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Van Nostrand of Pottawattamie asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 828.

Senate File 828, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, with report of committee recommending passage, was taken up for consideration.

Millen of Van Buren moved the previous question.

The motion prevailed.

Van Nostrand of Pottawattamie moved to reconsider the vote by which the motion for the previous question prevailed.

The motion lost.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S. F. 828)

The ayes were 69:

Allen	Fisher of Greene	Mayberry	Sanders
Andersen	Franklin	McIntyre	Shaw
Bailey	Gallagher	Millen	Shepherd
Baker	Gannon	Miller of Des Moines	Sorg
Beardsley	Grassley	Miller of Jones	Steffen
Bowin	Hanson of Mitchell	Moffitt	Strand
Breitbach	Hicklin	Nelson	Stromer
Busch	Hill	Nolin	Sullivan
Carnahan	Hullinger	O'Malley	Tapscott
Clark	Johnson of Audubon	Palmer	Van Drie
Cochran	Johnston of Polk	Pelton	Van Nostrand
Coffman	King	Petersen of Dallas	Van Roekel
Conklin	Klein	Pierson	Varley
Cunningham	Kluever	Poncy	Voorhees
Darrington	Langland	Redfern	Watson
Diehl	Lipsky	Renda	Wolfe
Doderer	Maloney	Roe	Mr. Speaker
Dunton			

The nays were 43:

Bergman	Hanson of Benton	Mensing	Stokes
Camp	Harbor	Middleswart	Strothman
Christensen	Holden	Miller of Dubuque	Thordsen
Den Herder	Kiilsholm	Miller of Page	Tieden
Distelhorst	Kitner	Mohrfeld	Vetter
Edgington	Knight	Nielsen	Waugh
Freeman	Koch	Ossian	Welden
Fullerton	Lee	Peterson of Woodburg	y Winkelman
Gittins	McCartney	Radl	Wood
Glenn	McCray	Schmarje	Yoder
Graham	McNamara	Smith	

Absent or not voting 11:

Battles	Curran	Mowry	Schroeder
Bennett	Duffy	Patton	Story
Coffnor	Figohan of Grundy	Poondo	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION FOR CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 27 LOST.

Gannon of Jasper moved that the House take up for immediate consideration House Concurrent Resolution 27, relating to the sine die adjournment of the 62nd General Assembly, found on page 1941 of the House Journal.

The motion lost.

CONFERENCE COMMITTEE REPORT ADOPTED

(HOUSE FILE 563)

McCartney of Floyd called up for consideration the report of the conference committee on House File 563.

REPORT OF CONFERENCE COMMITTEE

HOUSE FILE 563

TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT OF THE SENATE:

We, the undersigned members of the Conference Committee, appointed to consider the differences between the Senate and the House on House File 563, a bill for an Act relating to indemnification of officers and directors of corporations for pecuniary profit, beg leave to report and to make the following recommendations:

That House File 563 as passed by the House and as amended by the Senate and as the Senate amendment was amended by the House, be further amended as follows:

- 1. Amend Section 2 of the second division of the Senate amendment by striking from lines twenty-three (23) and twenty-four (24) the words "judgment, order, settlement" and inserting in lieu thereof the following: "judgment or order against such person on the merits".
- 2. Amend the House amendment as follows: By striking in line one (1) of the House amendment the words "Amend Section 1" and inserting in lieu thereof the words "Amend Section 2 of the second division".

Respectfully submitted.

ON THE PART OF THE HOUSE RALPH F. McCARTNEY, Chairman DAN JOHNSTON JOHN MOWRY WARREN WOOD ON THE PART OF THE SENATE LEE GAUDINEER, Chairman WILLIAM DENMAN ALAN SHIRLEY DAVID STANLEY

Amend House File 563 by adding the following section thereto:

"This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Southern County News, a newspaper published at Thornton, Iowa and in The Red Oak Express, a newspaper published at Red Oak, Iowa."

McCartney of Floyd moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

McCartney of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 563)

The ayes were 93:

Fullerton McCray Smith Andersen Gallagher McIntyre Sorg Bailey Baker Gannon Mensing Steffen Middleswart Stokes Beardslev Glenn Miller of Des Moines Strand Bergman Graham Bowin Hanson of Mitchell Miller of Jones Stromer Hicklin Miller of Page Strothman Breitbach Caffrey Hill Moffitt Sullivan Carnahan Mohrfeld Tapscott Holden Christensen Johnson of Audubon Nielsen Thordsen Tieden Clark Johnston of Polk Nolin Van Drie Cochran Kiilsholm O'Mallev Coffman King Ossian Van Roekel Varley Conklin Kitner Patton Vetter Cunningham Klein Pelton Petersen of Dallas Voorhees Darrington Kluever Den Herder Watson Knight Poncy Diehl Koch Redfern Waugh Distelhorst Roe Winkelman Langland Sanders Wolfe Dunton Lee Schmarje booW Edgington Lipsky Fisher of Greene Maloney Shaw Yoder Franklin McCartney Shepherd Mr. Speaker

The nays were 3:

Freeman

Hanson of Benton McNamara Welden

Absent or not voting 27:

Allen Millen Radl Duffy Fischer of Grundy Renda Battles Miller of Dubuque Bennett Gittins Roorda Mowry Busch Grasslev Nelson Schroeder Camp Harbor Palmer Story

Curran Hullinger Peterson of Woodbury Van Nostrand

Doderer Mayberry Pierson

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

SENATE FILE 828 RECONSIDERED

Langland of Winneshiek moved to reconsider the vote by which Senate File 828 passed the House.

The motion prevailed.

Langland of Winneshiek moved to reconsider the vote by which Senate File 828 was placed on its last reading.

The motion prevailed.

Senate File 828, a bill for an act to appropriate from the general fund of the state of Iowa to the Iowa state arts council the sum of fifty thousand (50,000) dollars for each year of the biennium beginning July 1, 1967 and ending June 30, 1969, was taken up for consideration.

Graham of Ida moved that Senate File 828 be laid on the table.

The motion lost.

Hill of Marshall moved that Senate File 828 be deferred for one hour.

The motion lost.

Pelton of Clinton offered the following amendment:

Amend Senate File 828 as follows:

- Sec. 1. By striking from Section one line three (3) the words "each year of".
- Sec. 2. By striking from Section one line ten (10) the words "each year of".
- Sec. 3. By striking from the title the words "each year of".

CALL OF THE HOUSE

Mr. Speaker: We, the undersigned, respectfully request a Call of the House on Senate File 828, as provided for under Rule 72 of the House.

J. WESLEY GRAHAM ELMER DEN HERDER CONRAD OSSIAN VINCENT B. STEFFEN ROBERT H. DIEHL

Under the provisions of Rule 72, the Chief Clerk called the roll of the House and the vote revealed all members present except five members and those members who had been previously excused.

Millen of Van Buren moved that those absent from the House be excused from the Call of the House.

The motion prevailed.

Pelton of Clinton moved the adoption of his amendment.

The amendment was adopted.

Miller of Page moved that action on Senate File 828 be deferred.

The motion lost.

Van Nostrand of Pottawattamie offered the following amendment and moved its adoption:

Amend Senate File 828 by adding the following section:

1. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Allison Tribune, a newspaper published at Allison, Iowa, and in The Decorah Journal, a newspaper published at Decorah, Iowa.

The amendment was adopted.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 828)

The ayes were 81:

Allen	Dunton	Maloney	Sanders
Andersen	Edgington	Mayberry	Schroeder
Bailey	Fisher of Greene	McIntyre	Shaw
Baker	Franklin	Millen	Shepherd
Beardsley	Gallagher	Miller of Des Moines	Smith
Bennett	Gannon	Miller of Dubuque	Sorg
Bowin	Glenn	Miller of Jones	Steffen
Breitbach	Grassley	Moffitt	Strand
Busch	Hanson of Benton	Mowry	Stromer
Caffrey	Hicklin	Nelson	Tapscott
Camp	Hill	O'Malley	Thordsen
Carnahan	Hullinger	Palmer	Van Drie
Clark	Johnson of Audubon	Patton	Van Nostrand
Cochran	Johnston of Polk	Pelton	Van Roekel
Coffman	Kiilsholm	Petersen of Dallas	Varley
Cunningham	King	Pierson	Voorhees
Den Herder	Klein	Poncy	Watson
Diehl	Kluever	Redfern	Wolfe
Distelhorst	Langland	Renda	Wood
Doderer	Lipsky	Roe	Mr. Speaker

The nays were 36:

Bergman	Holden
Christensen	Kitner

Stokes Strothman Fischer of Grundy Knight Nielsen Sullivan Freeman Koch Nolin Tieden Fullerton Lee Ossian Vetter Gittins McCartney Peterson of Woodbury Waugh Graham McCrav Radl Welden Hanson of Mitchell McNamara Roorda Winkelman Harbor Mensing Schmarje Yoder

Absent or not voting 6:

Battles

Darrington

Middleswart

Story

Curran Duffy

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONFERENCE COMMITTEE REPORT ADOPTED

(Senate File 838)

Van Nostrand of Pottawattamie called up for consideration the report of the conference committee on Senate File 838.

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE:

We the undersigned members of the Conference Committee, appointed to consider the differences between the Senate and the House on Senate File 838 "A Bill for An Act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of institutions under the said state board of regents."; beg leave to report and make the following recommendations:

That everything after the enacting clause is hereby stricken and the following substituted in lieu thereof.

Section 1. There is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, for salaries, support, maintenance, equipment, miscellaneous purposes and repairs, replacements and alterations of all institutions under the control of the state board of regents, the following sums or so much thereof as may be necessary for the following purposes to wit:

STATE UNIVERSITY OF IOWA Iowa City

Sec. 2. For the state university of Iowa there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the state university of Iowa (including lakeside labora-

UNIVERSITY HOSPITAL

Sec. 3. For the purpose of carrying out the purpose of chapter two hundred fiftyfive (255). Code of Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and for medical surgical treatment of indigent patients; and for repairs, replacements and altera-

PSYCHOPATHIC HOSPITAL

Sec. 4. For the psychopathic hospital for the purpose of chapter two hundred twenty-five (225), Code of Iowa, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and for the care, treatment and maintenance of committed and voluntary public patients therein; and for repairs, replacements and alterations for the psychopathic

BACTERIOLOGICAL LABORATORY

Sec. 5. For the bacteriological laboratory there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the manner and under the authority provided in chapter two hundred sixty-three (263), Code of Iowa:

For salaries, support, maintenance, equipment and miscellaneous purposes for

HOSPITAL SCHOOL

Sec. 6. For the hospital school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the manner and under the authority provided in chapter two hundred sixty-three (263), Code of Iowa;

For salaries, support, maintenance,	
equipment, miscellaneous; and repairs,	
replacements, and alterations for the hos-	
pital school	1,175,000.00

STATE SANATORIUM Oakdale

Sec. 7. For the state sanatorium there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the state

IOWA STATE UNIVERSITY OF SCIENCE AND TECHNOLOGY Ames

Sec. 8. For the Iowa state university of science and technology, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous: and repairs. replacements, and alterations for the Iowa

IOWA AGRICULTURAL EXPERIMENT STATION

Sec. 9. For the Iowa agricultural experiment station, there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967. and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes for the Iowa agricultural experiment

CO-OPERATIVE EXTENSION SERVICE IN AGRICULTURE AND HOME ECONOMICS

Sec. 10. For the co-operative extension service in agricultural and home economics there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, and miscellaneous purposes for the co-operative extension service in

UNIVERSITY OF NORTHERN IOWA Cedar Falls

Sec. 11. For the university of northern Iowa there is hereby appropriated from the general fund of the state of each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the

IOWA BRAILLE AND SIGHT SAVING SCHOOL Vinton

Sec. 12. For the Iowa braille and sight saving school there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the Iowa braille and sight saving school\$ 652,000.00

IOWA SCHOOL FOR THE DEAF Council Bluffs

Sec. 13. For the Iowa school for the deaf there is hereby appropriated from the general fund of the state for each year of the biennium beginning July 1, 1967, and ending June 30, 1969, the following sum or so much thereof as may be necessary to be used in the following manner:

For salaries, support, maintenance, equipment, miscellaneous; and repairs, replacements and alterations for the Iowa

..... \$ 1,180,000.00

TOTAL OF THE APPROPRIATIONS FOR THE INSTITUTIONS UNDER THE STATE BOARD OF REGENTS FOR ALL PURPOSES\$81,500,000.00

Sec. 14. The budget of total expenditures for each institution under the control of the state board of regents, including state appropriations and such other receipts as may be available for the same purpose as the state appropriations, during the biennium shall not exceed the budget for each institution as hereinafter set forth, except the state board of regents may, in the event of an emergency or necessity, which may arise at any particular institution under its control, expend more than the amount budgeted for such institution which expenditure shall be made out of increase in receipts of such institution, such increase in receipts meaning receipts in excess of the estimation of receipts of the respective institutions set forth in the appropriations proposals submitted

to the general assembly, provided that thirty days prior to such proposed increased expenditure the board shall report in writing to the state comptroller the specific purpose of such additional expenditure and the source and amount of funds available therefore, and further said board shall set out in its biennial report to the governor and the next general assembly such increased expenditures, the purpose thereof, and the source and amount of funds used therefor.

No funds appropriated by this Act or receipts, which may be used for the same purpose as said appropriations, may be used for capital improvements.

State university of Iowa (including lakeside laboratory)	\$75,407,000.00
University hospital	31,475,000.00
Psychopathic hospital	4,262,000.00
Bacteriological laboratory	1,404,000.00
Hospital School	2,532,000.00
State sanatorium	3,030,000.00
Iowa state university of science and technology	60,812,000.00
Iowa agricultural experiment station	9,314,000.00
Co-operative extension service in agriculture and home economics	9,552,000.00
University of northern Iowa	22,036,000.00
Iowa braille and sight saving school	1,307,000.00
Iowa school for the deaf	2,372,000.00
m. a.	

Sec. 15. All salaries provided for in this Act shall be payable in equal monthly or semi-monthly installments, and shall be in full compensation for all services except as otherwise expressly provided and except further that expense allowances shall be authorized, any ruling of the Federal Internal Revenue Service with respect to the tax status thereof notwithstanding.

Sec. 16. There may be attached to each of the three (3) institutions of higher learning by the state comptroller a budget analyst. The purpose of the budget analyst shall be to provide liaison between the institutions and the comptroller's office in the preparation and execution of the budgets and to accumulate financial and statistical data relative to the budgets. The budget analyst shall work closely with the financial officers of the institutions, and the central office of the board of regents.

All financial and statistical data and information prepared or accumulated shall be made available to the governor and the general assembly for their needs in subsequent budgeting and appropriation legislation.

The budget analyst shall be provided adequate office space and office supplies by the institution. Salary and travel expenses shall be paid by the comptroller's office.

Sec. 17. Chapter eight (8), Code of Iowa, shall apply to this Act, except that employees whose salaries are appropriated herein shall not come under the division of personnel under section eight point five (8.5), Code of Iowa.

Sec. 18. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec. 19. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Ames Daily Tribune, a newspaper published at Ames, Iowa, and in the Fayette County Union, a newspaper published at West Union, Iowa.

FRANCIS MESSERLY ROBERT RIGLER JAMES F. SCHABEN H. KENNETH NURSE

MAURICE VAN NOSTRAND WALTER L. MC NAMARA LESTER L. KLUEVER

On the part of the Senate

On the part of the House

Van Nostrand of Pottawattamie moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Van Nostrand of Pottawattamie moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 838)

The ayes were 94:

Allen	Gannon	Mensing	Schroeder
Andersen	Gittins	Middleswart	Shaw
Bailey	Glenn	Millen	Shepherd
Beardsley	Graham	Miller of Des Moines	Smith
Bennett	Hanson of Benton	Miller of Dubuque	Sorg
Bowin	Hanson of Mitchell	Miller of Page	Steffen
Breitbach	Harbor	Moffitt	Strand
Busch	Hicklin	Mohrfeld	Stromer
Caffrey	Holden	Mowry	Strothman
Camp	Hullinger	Nolin	Tapscott
Clark	Johnson of Audubon	O'Malley	Thordsen
Cochran	Johnston of Polk	Ossian	Tieden
Coffman	Kiilsholm	Palmer	Van Drie
Conklin	King	Patton	Van Nostrand
Cunningham	Klein	Pelton	Varley
Den Herder	Kluever	Petersen of Dallas	Vetter

Diehl Langland Voorhees Pierson Distelhorst Lee Poncy Watson Doderer Lipsky Redfern Winkelman Wolfe Maloney Renda Dunton Wood Edgington McCartney Roe Yoder Franklin McCrav Sanders Freeman McIntyre Schmarie Mr. Speaker

Gallagher McNamara

The nays were 19:

Bergman Fullerton Miller of Jones Sullivan Nelson Carnahan Hill Van Roekel Kitner Nielsen Waugh Christensen Fischer of Grundy Knight Peterson of Woodbury Welden Roorda

Fisher of Greene Koch

Absent or not voting 10:

Baker Darrington Mayberry Stokes Battles Radl Story Duffy Curran Grassley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

CONFERENCE COMMITTEE REPORT ADOPTED

(House File 765)

Fischer of Grundy called up for consideration the report of the conference committee on House File 765.

CONFERENCE COMMITTEE REPORT ON

HOUSE FILE 765

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House of Representatives on House File 765. a bill to appropriate from the general fund of the state of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state supported scholarship program for freshman college students, beg leave to report and to make the following recommendations:

That the Senate Amendment to House File 765 as passed by the Senate be amended as follows:

By striking from line four (4) the following: "five hundred thousand (500,000)" and by inserting in lieu thereof the following: "three hundred twenty-five thousand (325,000)".

By striking from line nine (9) the following: "five hundred thousand (500,000)" and by inserting in lieu thereof the following: "three hundred twenty-five thousand (325,000)".

ON THE PART OF THE SENATE: DONALD W. MURRAY, Chairman

JOHN P. KIBBIE JOHN WALSH ROGER SHAFF ON THE PART OF THE HOUSE: HAROLD FISCHER, Chairman

JOHN MOWRY VERNON BENNETT NORMAN ROORDA

Fischer of Grundy moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Mowry of Marshall offered the following amendment and moved its adoption:

Amend House File 765 as follows:

1. By adding thereto the following sections:

This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Clayton County Register, a newspaper published at Elkader, Iowa, and in the Marshalltown Times-Republican, a newspaper published at Marshalltown, Iowa.

2. Amend the title by striking from line 2 the words and figures "two hundred fifty thousand (250,000)" and inserting in lieu thereof the words and figures "three hundred twenty-five thousand (325,000)".

The amendment was adopted.

Fischer of Grundy moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 765)

The ayes were 111:

Allen Fullerton McIntyre Schmarje Andersen Gallagher Mensing Schroeder Bailey Gannon Middleswart Shaw Baker Gittins Millen Shepherd Beardsley Glenn Miller of Des Moines Smith Bennett Graham Miller of Dubuque Steffen Bergman Grasslev Miller of Jones Stokes

Rowin Hanson of Benton Miller of Page Strand Breitbach Hanson of Mitchell Moffitt Stromer Harbor Caffrey Mohrfeld Strothman Camp Hicklin Mowry Sullivan Hill Carnahan Nelson Tapscott Christensen Holden Nielsen Thordsen Clark Johnson of Audubon, Nolin Tieden Cochran Johnston of Polk O'Mallev Van Drie Coffman Kiilsholm Ossian Van Roekel Palmer Conklin King Varley Cunningham Kitner Patton Vetter Den Herder Pelfon Klein Voorhees Diehl Petersen of Dallas Kluever Watson Distelhorst Peterson of Woodbury Waugh Knight Doderer Pierson Koch Welden Dunton Langland Poncy Winkelman Redfern Wolfe Edgington Lee Fischer of Grundy Renda Wood Lipsky Fisher of Greene Ma loney Roe Yoder Franklin Mayberry Roorda Mr. Speaker

The nays were 1:

Freeman

Sorg

Absent or not voting 11:

Battles Darrington

Busch Duffy

Curran Hullinger Radl

McCartney

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

CONSIDERATION OF BILL

Sanders

McCray

McNamara

McCray of Scott asked and received unanimous consent to suspend the rules for the immediate consideration of Senate File 861, a bill for an act relating to the state highway commission.

Senate File 861, a bill for an act relating to the state highway commission

McCray of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 861)

The ayes were 104:

Allen Freeman

McCartney

Shaw

Story

Van Nostrand

Andersen	Fullerton	McCray	Shepherd
Bailey	Gannon	Middleswart	Smith
Beardsley	Gittins	Millen	Sorg
Bennett	Glenn	Miller of Des Moines	Steffen
Bergman	Graham	Miller of Dubuque	Stokes
Bowin	Grassley	Miller of Jones	Strand
Breitbach	Hanson of Benton	Miller of Page	Strothman
Busch	Hanson of Mitchell	Moffitt	Sullivan
Caffrey	Harbor	Mohrfeld	Tapscott
Camp	Hicklin	Mowry	Thordsen
Carnahan	Hill	Nelson	Tieden
Christensen	Holden	Nielsen	Van Drie
Clark	Johnson of Audubon	Nolin	Van Nostrand
Cochran	Johnston of Polk	O'Malley	Van Roekel
Coffman	Kiilsholm	Ossian	Varley
Conklin	King	Palmer	Vetter
Den Herder	Kitner	Patton	Voorhees
Diehl	Klein	Pelton	Watson
Distelhorst	Kluever	Petersen of Dallas	Waugh
Doderer	Knight	Pierson	Welden
Dunton	Koch	Poncy	Winkelman
Edgington	Langland	Redfern	Wolfe
Fischer of Grundy	Lee	Renda	Wood
Fisher of Greene	Lipsky	Sanders	Yoder
Franklin	Maloney	Schmarje	Mr. Speaker

The nays were none.

Absent or not voting 19:

Baker	Duffy	McNamara	Roorda
Battles	Gallagher	Mensing	Schroeder
Cunningham	Hullinger	Peterson of Woo	dbury Story
Curran	Mayberry	Radl	Stromer
Darrington	McIntyre	Roe	

HOUSE REFUSED TO CONCUR (House File 786)

Edgington of Franklin called up for consideration House File 786, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 786 as follows:

By striking all after the word "expenses" in line 3 of the title and by inserting in lieu thereof the words, "and for membership dues for the national conference of state legislative leaders."

By striking from line 8 of section 1 the figure "125,000.00" and by inserting in lieu thereof the figure "190,000.00". By striking from line 11 of section 1, the figure "125,000.00" and inserting in lieu thereof the figure "190,000.00".

By striking the following words just before section 3: "GENERAL CONTINGENT FUND" and by inserting in lieu thereof the words "BUDGET AND FINANCIAL CONTROL COMMITTEE". Further amend by striking all of section 3 and by inserting in lieu thereof the following:

"Sec. 3. There is appropriated from the general fund of the state of Iowa to the budget and financial control committee the sum of two hundred thousand dollars (\$200,000.00) for the biennium beginning July 1, 1967, and ending June 30, 1969, or so much thereof as may be necessary to carry out the provisions of section two point forty-four (2.44), Code 1966, and for the compensation and expense of members of the budget and financial control committee authorized by section two point forty-five (2.45), Code 1966, and the provisions of sections two point forty-six (2.46), two point forty-seven (2.47), and two point forty-eight (2.48), Code 1966. Any balance in said contingent fund as of June 30, 1969, shall revert to the general fund of the state as of June 30, 1969."

By adding thereto the following new section:

"NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERS"

'There is hereby appropriated to the national conference of state legislative leaders from the general fund of the state for each year of the biennium beginning July 1, 1967 and ending June 30, 1969 the sum of one thousand (1,000) dollars, or so much thereof as may be necessary, to be used in the following manner:

"Grand total of all appropriations for each year for annual dues to the national conference of state legislative leaders

The motion lost and the House refused to concur.

CONFERENCE COMMITTEE REPORT ADOPTED

(House File 742)

Busch of Bremer called up for consideration the report of the conference committee on House File 742.

REPORT OF CONFERENCE COMMITTEE ON HOUSE FILE 742

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider House File 742, a bill for an Act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board, beg leave to report and to make the following recommendation:

- 1. That House File 742 be amended as follows:
- a. By striking from lines three (3) and four (4) of section two (2) the words "budget and financial control committee" and by inserting in lieu thereof the words "executive council".
- b. By adding the following new section: "Sec. 5. This Act, being deemed of immediate importance shall be in full force and effect from and after its passage and publication as provided by law, in The Leon Journal-Reporter, a newspaper published at Leon, Iowa, and in The Tripoli Leader, a newspaper at Tripoli, Iowa."

FRANKLIN MAIN, Chairman

MERLE HAGEDORN C. JOSEPH COLEMAN RICHARD STEPHENS

HENRY BUSCH, Chairman DALE TIEDEN ELIZABETH SHAW CHARLES GLENN

On the Part of the Senate

On the Part of the House

Busch of Bremer moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Busch of Bremer moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 742)

The ayes were 99:

Allen Freeman Andersen Bailev Beardslev Bennett Bergman Bowin Breitbach Busch Caffrey Carnahan Christensen Clark Cochran Coffman King Conklin Kitner Cunningham Klein

Fullerton Gallagher Gannon Gittins Glenn Graham Grassley Hanson of Benton Hanson of Mitchell Hill Holden Johnson of Audubon Patton Kiilsholm

Miller of Page Moffitt Mohrfeld Mowry Nielsen Nolin O'Malley Palmer Pelton Petersen of Dallas Pierson Poncy

McCray

McIntyre

Mensing

Miller of Jones

Shepherd Smith Steffen Stokes Strand Stromer Strothman Tapscott Thordsen Tieden Van Drie Van Nostrand Van Roekel

Varlev

Vetter .

Watson

Voorhees

Den Herder Kluever Redfern Waugh Diehl Knight Renda Welden Distelhorst Koch Roe Winkelman Doderer Langland Roorda Wolfe Dunton Lipsky Sanders Wood Edgington Maloney Schmarje Yoder Fisher of Greene Mayberry Schroeder Mr. Speaker Franklin McCartney

Shaw

The nays were 4:

Nelson Peterson Sorg Sullivan

of Woodbury

Absent or not voting 20:

Baker Fischer of Grundy Lee Miller of Dubuque Battles Harbor McNamara Ossian Camp Hicklin Middleswart Radl Curran Hullinger Millen Story Johnston of Polk Miller of Des Moines

Darrington Duffy

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE REFUSED TO CONCUR

(House File 746)

Edgington of Franklin called up for consideration House File 746, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 746 as follows:

By striking the words "budget and financial control committee" from lines three (3) and four (4) of Sec. 2 and inserting in lieu thereof the words "executive council".

The motion lost and the House refused to concur.

SENATE AMENDMENTS CONSIDERED

Doderer of Johnson called up for consideration House File 15, a bill for an act relating to the millage levy necessary to pay interest and principal on school bonded indebtedness, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 15 by adding the following sections thereto:

- Sec. 4. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.
- Sec. 5. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Boone News-Republican, a newspaper published at Boone, Iowa, and in The Perry Daily Chief, a newspaper published at Perry, Iowa.

The motion prevailed and the House concurred.

Doderer of Johnson moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 15)

The ayes were 88:

Andersen	Gallagher	Mayberry	Sanders
Bailey	Gannon	McCray	Schmarje
Baker	Gittins	McIntyre	Schroeder
Beardsley	Glenn	Mensing	Shaw
Bennett	Graham	Middleswart	Shepherd
Bergman	Hanson of Mitchell	Millen	Smith
Breitbach	Harbor	Miller of Dubuque	Steffen
Busch	Hicklin	Miller of Jones	Stokes
Caffrey	Hill	Moffitt	Strand
Carnahan	Holden	Mowry	Stromer
Clark	Hullinger	Nolin	Tapscott
Cochran	Johnson of Audubon	O'Malley	Thordsen
Conklin	Johnston of Polk	Ossian	Van Drie
Cunningham	Kiilsholm	Palmer	Van Nostrand
Den Herder	King	Patton	Van Roekel
Diehl	Kitner	Pelton	Vetter
Doderer	Klein	Petersen of Dallas	Watson
Dunton	Kluever	Poncy	Waugh
Edgington	Knight	Redfern	Wolfe
Fisher of Greene	Langland	Renda	Wood
Franklin	Lee	Roe	Yoder
Freeman	Lipsky	Roorda	Mr. Speaker

The nays were 12:

Hanson of Benton	McCartney	Nelson	Strothman
Koch	Miller of Des	MoinesNielsen	Sullivan
Maloney	Miller of Page	e Pierson	Welden

Absent or not voting 23:

Allen	Curran	Grassley	Story
Battles	Darrington	McNamara	Tieden
Bowin	Distelhorst	Mohrfeld	Varley

Camp Christensen Coffman Duffy Fischer of Grundy Peterson of Woodbury Voorhees
Radl Winkelman

Fullerton Sorg

ADOPTION OF HOUSE RESOLUTION 8

Millen of Van Buren called up for consideration House Resolution 8, relating to the operation of the office of the Chief Clerk during the interim, found on page 2431 of the House Journal and moved its adoption.

The motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 62

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following Senate concurrent resolution:

SENATE CONCURRENT RESOLUTION 62

By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House of Representatives be presented with the chairs occupied by them during the session, and that the custodian of the State House be instructed to crate such chairs for shipment to the home residence of the President of the Senate and the Speaker of the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Cierk of the House be authorized and directed to procure suitable name plates to be properly engraved and attached to the chairs.

Millen of Van Buren moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 63

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following Senate concurrent resolution:

SENATE CONCUPRENT RESOLUTION 63

By Frommelt and Rigler

Whereas, Senate George E. O'Malley of Polk County and Senator Vern Lisle of Page County will have completed twenty years of distinguished service in the Iewa legislature at the completion of their present terms, and for this long period of years have contributed valuable services to the State of Iowa;

Now, Therefore, Be It Resolved by the Senate, the House Concurring: That Senator O'Malley and Senator Lisle be presented with the chairs which they have occupied during the Sixty-second General Assembly, and that the custodian of the state house be instructed to crate these chairs for shipment to the residence of each senator.

Be It Further Resolved: That a copper plate with the proper inscription thereon showing that these chairs were presented by the Sixty-second General Assembly be properly attached to each chair.

Millen of Van Buren moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 64

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following Senate concurrent resolution:

SENATE CONCURRENT RESOLUTION 64

By Frommelt and Rigler

Be It Resolved by the Senate, the House Concurring: That the President of the Senate and the Speaker of the House assume full responsibility in determining the policies incident to the details of closing the session of the Sixty-second General Assembly, and the reconvening of any special or subsequent regular session.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House make an inventory of all equipment and supplies on hand at the close of the session, and file the same with the Secretary of the Executive Council.

Be It Further Resolved: That the Executive Council, in accordance with section nineteen point twenty-five (19.25), Code 1966, provide all the supplies required for the convening of the next regular, any special, and during the session of the General Assembly, upon requisition signed by the Secretary of the Senate for the Senate and the Chief Clerk of the House for the House.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to reserve for the exclusive use of the General Assembly, during the interim, such rooms now occupied and used by said General Assembly as may be necessary for any official use and for the purpose of storing supplies and equipment as they may deem proper and advisable and provide that Room 24 shall be reserved for the exclusive use of the Budget and Financial Control Committee and on the second Tuesday of each month for the Departmental Rules Review Committee, and notify the Executive Council of their conclusion in said matter, and the Executive Council shall in no way make other assignments of the rooms which are so reserved.

Be It Further Resolved: That the Secretary of the Senate and the Chief Clerk of the House shall make a complete survey of all the typewriters on hand for the purposes of determining the advisability of replacing some of the equipment. The machines to be replaced shall be appraised and made immediately available to the Secretary of the Executive Council for distribution, for trade-in to typewriter suppliers or for sale at amounts based on the appraisal. The legislative fund shall be credited with any funds received or with the appraised value of the machines, if the same are distributed to other state departments or traded in. All other equipment is to be stored in rooms reserved by the legislative officials above designated, and the Executive Council shall thereafter have custody of the same and make it available for the succeeding General Assembly.

Be It Further Resolved: That any officers or employees of the Sixty-second General Assembly who shall be engaged for work in connection with the closing up of the work of the Sixty-second General Assembly and the reconvening of any subsequent regular or special session, shall be compensated for such services at the same rate as was fixed for the regular session of the Sixty-second General Assembly.

Millen of Van Buren moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 66

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following Senate Concurrent Resolution:

SENATE CONCURRENT RESOLUTION 66 By Frommelt and Rigler

WHEREAS, the National Legislative Conference which is a part of the Council of State Governments will convene in its annual sessions, both in 1967 and 1968, and

WHEREAS, Iowa has been represented by the Secretary of the Senate and the Chief Clerk of the House in the past, it would seem advisable that they should continue to do so; Now Therefore

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the Secretary of the Senate and the Chief Clerk of the House are hereby authorized to attend the 1967 and 1968 sessions of the organization as well as any committee meetings of committees to which they have been appointed to serve and that the actual expenses in so attending these sessions be paid as provided by paragraph one (1), section two point twenty (2,20), Code 1966.

Millen of Van Buren moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

ADOPTION OF SENATE CONCURRENT RESOLUTION 67

Millen of Van Buren asked and received unanimous consent for the immediate consideration of the following Senate Concurrent Resolution:

SENATE CONCURRENT RESOLUTION 67 By Frommelt and Rigler

WHEREAS, various meetings pertaining to the operation of legislative services are held between sessions of the legislature, and

WHEREAS, the President of the Senate and the Speaker of the House have the authority to appoint representatives of the legislature to attend these meetings, and

WHEREAS, the members of various legislative committees are compelled to wait until after the next ensuing legislative session to secure repayment for actual expenses incurred in carrying out the duties of such research committees, and

WHEREAS, it appears advantageous to eliminate the necessity of filing bills in the ensuing legislative session to cover the actual expenses of such representatives and such committee members; Now Therefore

BE IT RESOLVED BY THE SENATE, THE HOUSE CONCURRING, That the actual expenses of such representatives and such committee members in attending the above-described sessions or committee meetings should file expense accounts, subject to the approval of the President of the Senate and the Speaker of the House, and the State

Comptroller is hereby authorized and directed to issue warrants in payment of same upon requisition signed by the President of the Senate and the Speaker of the House as provided for in sections two point twenty (2.20) and two point twenty-two (2.22), Code 1966.

Millen of Van Buren moved the adoption of the resolution.

The motion prevailed and the resolution was adopted.

HOUSE INSISTS

(Senate Joint Resolution 3)

Baker of Boone called up for consideration Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor, amended by the House, and moved that the House recede from its amendment to Senate Joint Resolution 3.

Roll call was requested by Gannon of Jasper and Baker of Boone.

Rule 69 was invoked.

On the question "Shall the House recede?"

The ayes were 37:

Andersen	Distelhorst	Johnston of Polk	Pelton
Bailey	Doderer	Maloney	Poncy
Baker	Dunton	Mayberry	Redfern
Beardsley	Franklin	McIntyre	Renda
Bennett	Gallagher	Middleswart	Roe
Breitbach	Gannon	Miller of Des Moines	Sorg
Busch	Glenn	Miller of Jones	Steffen
Caffrey	Hanson of Benton	Nolin	Tapscott
Carnahan	Hullinger	O'Malley	Voorhees
Cochran		-	

The nays were 76:

Bergman	Harbor	Miller of Dubugue	Stokes
Bowin	Hicklin	Miller of Page	Strand
Camp	Hill	Moffitt	Stromer
Christensen	Holden	Mohrfeld	Strothman
Clark	Johnson of Audubon	Mowry	Sullivan
Coffman	Kiilsholm	Nelson	Thordsen
Conklin	King	Nielsen	Tieden
Cunningham	Kitner	Ossian	Van Drie
Den Herder	Klein	Patton	Van Nostrand
Diehl	Kluever	Petersen of Dallas	Van Roekel
Edgington	Knight	Peterson of Woodbury	Varley
Fischer of Grundy	Koch	Pierson	Watson

Fisher of Greene Langland Roorda Waugh Lee Sanders Welden Freeman Schmarje Winkelman Fullerton Lipsky Gittins McCartney Schroeder Wolfe Graham McCray Shaw Wood Grassley Mensing Shepherd Yoder Hanson of Mitchell Millen Smith Mr. Speaker

Absent or not voting 10:

Allen Darrington Palmer Story
Battles Duffy Radl Vetter
Curran McNamara

The motion lost and the House insists on its amendment to Senate Joint Resolution 3.

CONFERENCE COMMITTEE APPOINTED

(Senate Joint Resolution 3)

The Speaker announced the appointment of Van Nostrand of Pottawattamie, Chairman, Mowry of Marshall, Harbor of Mills, and Baker of Boone on the part of the House to the conference committee for the consideration of Senate Joint Resolution 3, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to the election of the Governor and Lieutenant Governor.

HOUSE REFUSED TO CONCUR (House File 738)

Fisher of Greene called up for consideration House File 738, a bill for an act relating to legislative printing, amended by the Senate, and moved that the House concur in the following Senate amendment:

Amend House File 738 as follows:

By striking line 2 of section 1 and by inserting in lieu thereof the following: "amended as follows:

"1. By striking from lines eight (8) and nine (9) the".

By adding the following at the end of section 1:

"All contracts for the printing of bills, resolutions, calendars, journals and such other printing deemed necessary by the general assembly for the operation of a session thereof shall be let by the legislative research committee. The state printing board upon request of the legislative research committee shall assist in the letting of such contracts."

The motion lost and the House refused to concur.

CONSIDERATION OF BILLS

SIFTING COMMITTEE NON-CONTROVERSIAL CALENDAR

Millen of Van Buren asked and received unanimous consent to proceed to the sifting committee non-controversial calendar.

Senate File 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours, was taken up for consideration.

Mohrfeld of Tama offered the following amendment and moved its adoption:

Amend Senate File 373 as follows:

- 1. Amend the title by adding after the word "roads" the words", and to cities and towns for municipal streets."
- 2. Amend section one (1) by adding after the word "use," in line five (5) the words "for restoration of municipal streets so used and for compensation of cities and towns for such use."
 - 3. By adding thereto the following new section:

"Chapter three hundred thirteen (313), Code 1966, is hereby amended by adding thereto the following new section:

"When the temporary primary road detour or temporary primary road haul road, or any portion thereof, is located within the corporate limits of a city or town, then as to such portion so located, the provisions of section two (2) of this Act as to consultation, designation, restoration and payment by the state highway commission shall apply in like manner to the benefit of such city or town, and credits thereunder shall be made to the street fund of such city or town. Such city or town may designate the county engineer or, in the case of a city, its chief civil engineer, to inspect such street so used jointly with the representative of the state highway commission."

The amendment was adopted.

Lee of Hamilton moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 373)

The ayes were 100:

Andersen	Franklin	Mensing	Shepherd
Bailey	Fullerton	Middleswart	Smith
Beardsley	Gallagher	Millen	Sorg
Bennett	Gannon	Miller of Des Moines	Steffen
Bergman	Glenn	Miller of Dubuque	Stokes
Bowin	Graham	Miller of Jones	Strand
Breitbach	Grassley	Miller of Page	Stromer
Busch	Hanson of Benton	Moffitt	Strothman
Caffrey	Hanson of Mitchell	Mohrfeld	Sullivan
Camp	Harbor	Mowry	Tapscott
Carnahan	Hicklin	Nelson	Thordsen
Christensen	Hill	Nolin	Tieden
Clark	Holden	O'Malley	Van Drie
Cochran	Hullinger	Ossian	Van Roekel
Coffman	Johnson of Audubon	Patton	Varley
Conklin	Johnston of Polk	Pelton	Vetter
Cunningham	Kiilsholm	Peterson of Woodbury	Voorhees
Den Herder	King	Pierson	Watson

Diehl Kitner Poncy Waugh Distelhorst Kluever Redfern Welden Doderer Koch Roe Winkelman Roorda Dunton Langland Wolfe Lee Sanders Edgington Wood Fischer of Grundy Lipsky Schmarje Yoder Fisher of Greene Schroeder Mr. Speaker Maloney

The nays were none.

Absent or not voting 23:

Allen Freeman McCray Radl Baker Gittins McIntyre Renda Battles Klein McNamara Shaw Curran Knight Nielsen Story Darrington Mayberry Palmer Van Nostrand

Duffy McCartney Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving vehicles, with report of committee recommending passage, was taken up for consideration.

Holden of Scott asked and received unanimous consent to withdraw his amendment, filed April 14, 1967 and found on page 967 of the House Journal.

Mohrfeld of Tama offered the following amendment:

Amend Senate File 36 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The Toledo Chronicle, a newspaper published at Toledo, Iowa, and in the Cedar Valley Daily Times, a newspaper published at Vinton, Iowa.

Mohrfeld of Tama asked and received unanimous consent to withdraw his amendment.

Mohrfeld of Tama moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 36)

The ayes were 89:

Allen Fisher of Greene McCray Schmarje Andersen Franklin Mensing Shepherd Bailey Middleswart Fullerton Smith Baker Millen Gallagher Sorg Beardsley Miller of Des Moines Steffen Gannon Bennett Gittins Miller of Dubuque Stokes Bergman Glenn Miller of Jones Strand

	'		
Bowin	Graham	Miller of Page	Strothman
Breitbach	Hanson of Mitchell	Moffitt	Sullivan
Caffrey	Hicklin	Mohrfeld	Thordsen
Camp	Hill	Mowry	Tieden
Carnahan	Holden	Nelson	Van Roekel
Christensen	Johnson of Audubon	O'Malley	Varley
Clark	Kiilsholm	Ossian	Vetter
Cochran	King	Patton	Voorhees
Coffman	Kitner	Pelton	Watson
Conklin	Kluever	Pierson	Waugh
Cunningham	Koch	Poncy	Winkelman
Den Herder	Lee	Redfern	Wolfe
Diehl	Lipsky	Roe	Wood
Distelhorst	Mayberry	Roorda	Yoder
Dunton	McCartney	Sanders	Mr. Speaker

The nays were 6:

Edgington

Busch Peterson of Woodbury	
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Hanson of Benton Schroeder Stromer Welden

Absent or not voting 28:

Battles	Harbor	McIntyre	Renda
Curran	Hullinger	McNamara	Shaw
Darrington	Johnston of Polk	Nielsen	Story
Doderer	Klein	Nolin	Tapscott
Duffy	Knight	Palmer	Van Drie
Fischer of Grundy	Langland	Petersen of Dallas	Van Nostrand
Freeman	Maloney	Radl	
Cmagalor			

Grassley

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 685, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein, was taken up for consideration.

Lipsky of Linn offered the following amendment and moved its adoption:

Amend Senate File 685 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in the Cedar Rapids Gazette, a newspaper published at Cedar Rapids, Iowa and in The DeWitt Observer, a newspaper published at DeWitt, Iowa.

The amendment was adopted.

Lipsky of Linn moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

Rule 69 was invoked.

On the question "Shall the bill pass?" (S. F. 685)

The ayes were 63:

Middleswart Andersen Doderer Sorg Bailev Dunton Millen Strand Miller of Jones Baker Gallagher Stromer Gannon Moffitt Beardsley Strothman . Bennett Glenn Mohrfeld Tapscott Hanson of Mitchell Nolin Thordsen Bergman Van Roekel Bowin Hicklin Palmer Johnston of Polk Petersen of Dallas Breitbach Vetter Caffrey Kiilsholm Redfern Voorhees Camp Renda Watson King Carnahan Klein Roe Waugh Clark Langland Roorda Wolfe Cochran Lee Sanders Wood Cunningham Lipsky Schmarie Yoder Den Herder Mayberry Shaw Mr. Speaker Diehl McIntyre Shepherd

The nays were 46:

Allen Hanson of Benton Miller of Des Moines Poncy Harbor Christensen Miller of Dubuque Radl Coffman Hill. Miller of Page Schroeder Conklin Holden Mowry Smith Distelhorst Hullinger Nelson Stokes Edgington Johnson of Audubon Nielsen Sullivan Fischer of Grundy Kitner O'Malley Tieden Fisher of Greene Kluever Ossian Van Drie Franklin Knight Patton Varley Fullerton Koch Peterson of Woodbury Welden Gittins McCartney Pierson Winkelman Graham Mensing

Absent or not voting 14:

Battles	Duffy	McCray	Steffen
Busch	Freeman	McNamara	Story
Curran	Grassley	Pelton	Van Nost rand
Darrington	Maloney		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

Senate File 155, a bill for an act to amend section four hundred twenty-two (422), Code 1966, relative to state personal income tax and state business tax on corporations, was taken up for consideration.

Wood of Scott offered the following amendment and moved its adoption:

Amend Senate File 155 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage and publication in The DeWitt Observer, a newspaper published at DeWitt, Iowa and in The Times-Democrat, a newspaper published at Davenport, Iowa.

The amendment was adopted.

Wood of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 155)

The ayes were 96:

Allen	Fisher of Greene	McIntyre	Shaw
Andersen	Franklin	Mensing	Smith
Bailey	Fullerton	Millen	Sorg
Baker	Gallagher	Miller of Des Moines	Stokes
Beardsley	Gannon	Miller of Dubuque	Strand
Bennett	Gittins	Miller of Jones	Stromer
Bergman	Glenn	Miller of Page	Strothman
Bowin	Graham	Moffitt	Sullivan
Caffrey	Hanson of Mitchell	Nelson	Tapscott
Cam p	Hicklin	Nielsen	Thordsen
Carnahan	Hill	Nolin	Tieden
Christensen	Holden	O'Malley	Van Drie
Clark	Johnson of Audubon	Ossian	Van Roekel
Cochran	Kiilsholm	Patton	Varley
Coffman	King	Pelton	Vetter
Conklin	Kitner	Peterson of Woodbury	Voorhees
Cunningham	Klein	Pierson	Watson
Den Herder	Kluever	Poncy	Waugh
Diehl	Knight	Redfern	Welden
Distelhorst	Langland	Renda	Winkelman
Doderer	Lipsky	Roe	Wolfe
Dunton	Maloney	Roorda	Wood
Edgington	McCartney	Sanders	Yoder
Fischer of Grundy	McCray	Schmarje	Mr. Speaker

The nays were none.

Absent or not voting 27:

Battles Grasslev Mayberry Radl Hanson of Benton McNamara Breitbach Schroeder Middleswart Busch Harbor Shepherd Curran Hullinger Mohrfeld Steffen Johnston of Polk Mowry Darrington Story Duffy Koch Palmer Van Nostrand

Freeman Lee Petersen of Dallas

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION TO RECONSIDER LOST

(Senate File 531)

Gannon of Jasper called up for consideration his motion to reconsider the vote on Senate File 531, a bill for an act authorizing the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings, and facilities and additions to and utilities services for such buildings and facilities and additions, at the state university of Iowa, the Iowa state university of science and technology and the state college of Iowa, to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds, notes or other obligations payable from such revenues, filed June 15, 1967 and found on page 2042 of the House Journal.

Gannon of Jasper moved to reconsider the vote by which Senate File $531\ \mathrm{failed}$ to pass the House.

The motion lost.

MOTION TO RECONSIDER TABLED

(Senate File 261)

Fischer of Grundy called up for consideration the motion to reconsider the vote on Senate File 261 filed by Schroeder of Pottawattamie on June 23, 1967, and found on page 2241 of the House Journal.

Fischer of Grundy moved that the motion to reconsider the vote by which Senate File 261 passed the House be laid on the table.

The motion prevailed.

MOTION TO RECONSIDER TABLED (Senate File 50)

Maloney of Polk called up for consideration the motion to reconsider the vote on Senate File 50, a bill for an act to repeal the ten (10) percent occupational tax on gross

receipts of liquor licensees on sales of alcoholic beverages and replace the lost revenues by adding a mark-up on liquor sold to licensees at time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor and to increase the share received by cities and towns of proceeds from the sale of liquor, filed by Fischer of Grundy on June 29, and found on page 2426 of the House Journal.

Maloney of Polk moved that the motion to reconsider the vote by which Senate File 50 passed the House be laid on the table.

The motion prevailed.

MOTION FOR CONSIDERATION OF HOUSE CONCURRENT RESOLUTION 27 LOST

Gannon of Jasper asked for the immediate consideration of House Concurrent Resolution 27, relating to the sine die adjournment of the 62nd General Assembly.

Objection was raised.

Gannon of Jasper moved that House Concurrent Resolution 27 be taken up for immediate consideration.

The motion lost.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and concurred in the House amendment as amended and passed Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa funds for various departments and divisions thereof of the state of Iowa.

AL MEACHAM, Secretary

SENATE AMENDMENT TO HOUSE AMENDMENT TO SENATE FILE 853

Amend the House amendment to Senate File 853 as follows:

By striking paragraph 2.

By striking from paragraph 6 the word "the" in line 2 and all of lines 3 through 5, inclusive, and by inserting in lieu thereof the following:

"The amount hereinabove provided for the salary of the state superintendent of public instruction may be augmented to twenty-two thousand five hundred dollars (\$22,500) with the approval of the state board of public instruction."

By striking paragraph 7.

By striking in paragraph 8 all of lines 1 and 2 and by inserting in lieu thereof "By striking the"; by striking in line 3 the figure "3" and by inserting in lieu thereof the

figure "0"; by striking in line 5 the figures "21" and by inserting in lieu thereof the figures "18".

By striking paragraph 9 and by inserting in lieu thereof the following:

- 1. Section fifty-one (51), line thirteen (13), strike the figures "\$1,518,670.00" and insert in lieu thereof the figures "\$1,595,920.00".
- 2. Section fifty-one (51), line twenty (20), strike the figures "\$1,608,670.00" and insert in lieu thereof the figures "\$1,685,920.00".
- 3. Section fifty-one (51), lines four (4) and five (5), strike the words and figures "one million six hundred eight thousand six hundred seventy (1,608,670)" and insert in lieu thereof the words and figures "one million six hundred eighty-five thousand nine hundred twenty (1,685,920)".
- 4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:
- "Section six hundred five point one (605.1), Code 1966, is hereby amended by inserting in line three (3) after the word "thousand" the words 'five hundred.
- 5. Further amend section six hundred five point one (605.1), Code 1966, by inserting in line three (3) after the word, "year" the following:

(Any district court judge serving in a judicial district wherein the yearly average combined filing of criminal and civil cases over the preceding three (3) year period is five hundred fifty (550) or more per regularly assigned judge as compiled by the judicial statistician, and any judge while serving on temporary assignment in any such judicial district, shall be entitled to a yearly compensation, or proportionate share thereof while serving in such district, of five hundred (500) dollars per year more than the salary established for other district court judges)

By striking paragraph 10.

HOUSE REFUSED TO CONCUR

(Senate File 853)

Edgington of Franklin called up for consideration Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendments to the House amendments:

Amend the House amendment to Senate File 853 as follows:

By striking paragraph 2.

By striking from paragraph 6 the word "the" in line 2 and all of lines 3 through 5, inclusive, and by inserting in lieu thereof the following:

"The amount hereinabove provided for the salary of the state superintendent of public instruction may be augmented to twenty-two thousand five hundred dollars (\$22,500) with the approval of the state board of public instruction."

By striking paragraph 7.

By striking in paragraph 8 all of lines 1 and 2 and by inserting in lieu thereof "By striking the"; by striking in line 3 the figure "3" and by inserting in lieu thereof the figure "0"; by striking in line 5 the figures "21" and by inserting in lieu thereof the figures "18".

By striking paragraph 9 and by inserting in lieu thereof the following:

- 1. Section fifty-one (51), line thirteen (13), strike the figures "\$1,518,670.00" and insert in lieu thereof the figures "\$1,595,920.00".
- 2. Section fifty-one (51), line twenty (20), strike the figures "\$1,608,670.00" and insert in lieu thereof the figures "\$1,685,920.00".
- 3. Section fifty-one (51), lines four (4) and five (5), strike the words and figures "one million six hundred eight thousand six hundred seventy (1,608,670)" and insert in lieu thereof the words and figures "one million six hundred eighty-five thousand nine hundred twenty (1,685,920)".
- 4. By adding the following new section before the last section and by renumbering the last section in conformity with this amendment:
- "Section six hundred five point one (605.1), Code 1966, is hereby amended by inserting in line three (3) after the word "thousand" the words 'five hundred.
- 5. Further amend section six hundred five point one (605.1), Code 1966, by inserting in line three (3) after the word, "year" the following:

(Any district court judge serving in a judicial district wherein the yearly average combined filing of criminal and civil cases over the preceding three (3) year period is five hundred fifty (550) or more per regularly assigned judge as compiled by the judicial statistician, and any judge while serving on temporary assignment in any such judicial district, shall be entitled to a yearly compensation, or proportionate share thereof while serving in such district, of five hundred (500) dollars per year more than the salary established for other district court judges).

By striking paragraph 10.

The motion lost and the House refused to concur in the Senate amendments to the House amendments.

MESSAGE FROM THE SENATE

Mr. Speaker: I am directed to inform your honorable body that the Senate insists on its amendment to House File 786, a bill for an Act to appropriate from the general fund of the state of Iowa funds for various legislative departmental expenses, and requests a conference. The President of the Senate has appointed as members of the conference committee on the part of the Senate, Senators Kibbie, chairman, Benda, Ely and Klefstad.

AL MEACHAM, Secretary

JOURNAL OF THE HOUSE CONFERENCE COMMITTEE APPOINTED (House File 786)

The Speaker announced the appointment of Edgington of Franklin, Chairman, Camp of Clinton, Maloney of Polk and Hicklin of Louisa, on the part of the House, to the conference committee for the consideration of House File 786, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used.

MOTION TO ADJOURN LOST

Miller of Page moved that the House adjourn until 9:00 a.m., Monday, July 3, 1967.

Van Drie of Story offered as a substitute motion to adjourn until 9:00 a.m., Wednesday, July 5, 1967.

The substitute motion lost.

Miller of Page moved that the House adjourn until 9:00 a.m., Monday, July 3, 1967.

Roll call was requested by the Speaker.

Rule 69 was invoked.

On the question "Shall the House adjourn?"

The ayes were 33:

Beardsley	Diehl	Mensing	Petersen of Woodbury
Bennett	Dunton	Middleswart	Redfern
Bergman	Fisher of Greene	Miller of Page	She p herd
Breitbach	Franklin	Mohrfeld	Smith
Caffrey	Fullerton	Nelson	Tieden
Carnahan	Graham	Nielsen	Van Roekel
Coffman	Johnson of Audubon	Palmer	Watson
Cunningham	Lee	Patton	Winkelman

The nays were 78:

Den Herder

Andersen Bailey Bowin Busch Camp Christensen Clark Cochran Conklin Distelhorst Doderer	Harbor Hicklin Hill Holden Hullinger Johnston of Polk Kiilsholm King Kitner Klein Kluever	Miller of Des Moines Miller of Dubuque Miller of Jones Moffitt Mowry Nolin Ossian Pelton Petersen of Dallas Pierson Poncy	Steffen Stokes Strand Stromer Strothman Sullivan Tapscott Thordsen Van Drie Van Nostrand Varley
Fischer of Grundy	Kluever Knight	Renda	Vetter
Freeman	Koch	Roe	Voorhees
Gallagher	Langland	Roorda	Waugh

Sanders Welden Gannon Lipsky Gittins Maloney Schmarje Wolfe Glenn McCartney Schroeder Wood Grasslev McCray Shaw Yoder Mr. Speaker Hanson of Benton McIntyre Sorg

Hanson of Mitchell Millen

Absent or not voting 12:

Allen Darrington Mayberry Radl
Baker Duffy McNamara Reed
Battles Edgington O'Malley Story
Curran

The motion lost.

Millen of Van Buren moved to recess until the fall of the gavel.

The motion prevailed.

The House reconvened, Speaker Pro Tempore Kluever in the chair.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House Amendment and passed Senate File 155, a bill for an act to amend section four hundred twenty-two (422), Code 1966, relative to state personal income tax and state business tax on corporations.

Also

That the Senate insists on its amendment to House File 746, a bill for an Act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements, and requests a conference. The President of the Senate has appointed as members of the conference committee on the part of the Senate, Senators Kibbie, Chairman, Benda, Ely and Klefstad.

Also:

That the Senate has concurred in the House amendment and passed Senate File 36, a bill for an act relating to the use of flashing lights on slow-moving vehicles.

Also:

That the Senate has concurred in the House amendment and passed Senate File 685, a bill for an act establishing an interagency case information service and authorizing public and private agencies to participate therein.

Also:

That the Senate has concurred in the House amendment and passed Senate File 876, a bill for an act to appropriate from the general fund of the state of Iowa to the department of public instruction for vocational education aid.

Also:

That the Senate has concurred in the House amendment and passed Senate File 828, a bill for an act to appropriate from the the general fund of the state of Iowa to the Iowa state arts council.

Also:

That the Senate has concurred in the House amendment and passed Senate File 373, a bill for an act relating to restoration and compensation to counties for secondary roads used as primary road detours.

Also.

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 765, a bill for an act to appropriate from the general fund of the state of Iowa to the higher education facilities commission for the state-supported scholarship program for freshman college students.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 742, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements to the state fair board.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 747, a bill for an act to appropriate from the general fund of the state of Iowa for capital improvements for institutions under the board of regents.

Also:

That the Senate insists on its amendment to Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa funds for the various departments and various divisions thereof, and requests a conference. The President of the Senate has appointed as members of the conference committee on the part of the Senate, Senators Frommelt, Chairman, Gaudineer, Rigler and Shirley.

AL MEACHAM, Secretary

The House recessed until the fall of the gavel.

The House reconvened, Speaker Baringer in the chair.

CONFERENCE COMMITTEE APPOINTED

(House File 746)

The Speaker announced the appointment of Edgington of Franklin, chairman, Camp of Clinton, Maloney of Polk and Hicklin of Louisa, on the part of the House, to the conference committee for the consideration of House File 746, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements,

The House recessed until the fall of the gavel.

The House reconvened, Speaker Baringer in the chair.

JOURNAL OF THE HOUSE

CONFERENCE COMMITTEE APPOINTED

(Senate File 853)

The Speaker announced the appointment of Millen of Van Buren, Chairman, Van Nostrand of Pottawattamie, Mowry of Marshall and Gannon of Jasper, on the part of the House, to the conference committee for the consideration of Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various departments and various divisions thereof of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act.

The House recessed until the fall of the gavel.

The House reconvened, Speaker Baringer in the chair.

CONSIDERATION OF BILLS SIFTING COMMITTEE CALENDAR

Senate File 31, a bill for an act relating to inheritance taxes, was taken up for consideration.

Wood of Scott offered the following amendment filed by Stokes of Plymouth and moved its adoption:

Amend Senate File 31 by adding the following section thereto:

This Act, being deemed of immediate importance, shall be in full force and effect from and after its passage in and publication in the LeMars Daily Sentinel, a newspaper published at LeMars, Iowa, and in the Kingsley News-Times, a newspaper published at Kingsley, Iowa.

The amendment was adopted.

Wood of Scott moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 31)

The ayes were 101:

Allen	Gannon	Miller of Dubuque	Smith
Andersen	Gittins	Miller of Jones	Sorg
Bailey	Glenn	Miller of Page	Steffen
Baker	Graham	Moffitt	Stokes
Beardsley	Hanson of Benton	Mohrfeld	Strand
Bergman	Hanson of Mitchell	Nelson	Stromer
Bowin	Harbor	Nielsen	Strothman
Breitbach	Hicklin	O'Malley	Sullivan
Busch	Hill	Ossian	Tapscott
Caffrey	Holden	Palmer	Thordsen
Carnahan	Hullinger	Patton	Tieden
Christensen	Johnson of Audubon	Pelton	Van Drie
Clark	Kiilsholm	Petersen of Dallas	Van Nostrand
Cochran	King	Peterson of Woodbury	Van Roekel

Conklin Kitner Pierson Varley Cunningham Klein Poncy Vetter Den Herder Knight Redfern Voorhees Diehl Langland Renda Watson Distelhorst Lee Roe Waugh Dunton Lipsky Roorda Welden Edgington Winkelman Maloney Sanders Fisher of Greene McCray Schmarie Wolfe Franklin Mensing Schroeder booW Freeman Middleswart Shaw Yoder Fullerton Miller of Des MoinesShepherd Mr. Speaker

Gallagher

The nays were 4:

Fischer of Grundy Kluever McCartney Nolin

Absent or not voting 18:

Battles Darrington Koch Mowry Bennett Doderer Mayberry Radl Camp Duffy McIntyre Story Coffman Grasslev McNamara Curran Johnston of Polk Millen

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(House File 786)

Edgington of Floyd called up for consideration the report of the conference committee on House File 786.

REPORT OF CONFERENCE COMMITTEE

HOUSE FILE 786

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on House File 786, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used, beg leave to report and to make the following recommendations:

Amend the Senate Amendment to House File 786 as follows:

- 1. Section 3, lines two (2) and three (3), by striking the words and figures "two hundred thousand dollars (\$200,000.00)" and inserting in lieu thereof the words and figures "three hundred thousand dollars (\$300,000.00)".
 - 2. By adding thereto the following new sections:

"The general contingent fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969 is hereby created and said fund shall consist of the sum of one million seven hundred thousand (1,700,000) dollars, hereby appropriated thereto from the general fund of the state. The contingent fund shall be administered by the executive council and allocations therefrom may be made only for contingencies arising during the biennium which are legally payable from the funds of the state. The executive council shall not allocate any funds for any purpose or project which was presented to the general assembly by way of a bill and which failed to become enacted into law.

"Before any of the funds appropriated by this Act shall be allocated, a written recommendation shall be obtained from the state comptroller and the executive council and they shall determine that the proposed allocation shall be for the best interest of the state. Any allocation in excess of thirty-five thousand dollars (\$35,000.00) shall first be approved by the budget and financial control committee.

"Any balance in the contingent fund as of June 30, 1969 shall revert to the general fund of the state as of June 30, 1969.

3. Further amend by adding the following new sections:

"This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Emmetsburg Democrat, a newspaper published at Emmetsburg, Iowa, and in The Sheffield Press, a newspaper published in Sheffield, Iowa."

JOHN P. KIBBIE, Chairman JOHN M. ELY GILBERT E. KLEFSTAD KENNETH BENDA On the part of the Senate FLOYD EDGINGTON, Chairman EDWIN HICKLIN JOHN CAMP JAMES E. MALONEY On the part of the House

Edgington of Floyd moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Edgington of Floyd moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 786)

The ayes were 108:

Allen	Gallagher	Mensing	Shaw
Andersen	Gannon	Middleswart	Shepherd
Bailey	Gittins	Miller of Des Moines	Smith
Beardsley	Glenn	Miller of Dubuque	Sorg
Bennett		Miller of Jones	Steffen
Bergman	Hanson of Benton	Miller of Page	Stokes
Bowin	Hanson of Mitchell	Moffitt	Strand
Breitbach	Harbor	Mohrfeld	Stromer
Busch	Hicklin	Nelson	Strothman
Caffrey	Hill	Nielsen	Sullivan
Carnahan	Holden	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Clark	Johnson of Audubon	Ossian	Tieden
Cochran	Johnston of Polk	Palmer	Van Drie
Coffman	Kiilsholm	Patton	Van Nostrand
Conklin		Pelton	Van Roekel
	King	Petersen of Dallas	Varley
Cunningham	Kitner		•
Den Herder	Klein	Peterson of Woodbury Pierson	Voorhees
Diehl	Kluever		
Distelhorst	Knight	Poncy	Watson
Dunton	Koch	Redfern	Waugh
Edgington	Langland	Renda	Welden
Fischer of Grundy	Lee	Roe	Winkelman
Fisher of Greene	Lipsky	Roorda	Wolfe
Franklin	Maloney	Sanders	Wood
Freeman	McCartney	Schmarje	Yoder
Fullerton	McCray	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 15:

Baker	Darrington	Mayberry	Mowry
Battles	Doderer	McIntyre	Radl
Camp	·Duffy	McNamara	Story
Curron	Gracelev	Millen	• • • • • • • •

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(House File 746)

Edgington of Franklin called up for consideration the report of the conference committee on House File 746.

CONFERENCE COMMITTEE REPORT ON

HOUSE FILE 746

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the difference between the Senate and the House of Representatives on House File 746, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements, beg leave to report and make the following recommendations:

Amend by striking section two (2).

By adding the following sections thereto:

Sec. 2. This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

Sec. 3. This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Lee Town News, a newspaper published at Des Moines, Iowa, and in The Wapello Republican, a newspaper published at Wapello, Iowa.

ON THE PART OF THE SENATE:
JOHN P. KIBBIE, Chairman
KENNETH BENDA
JOHN M. ELY
GILBERT E. KLEFSTAD

ON THE PART OF THE HOUSE: FLOYD EDGINGTON, Chairman EDWIN A. HICKLIN JOHN CAMP JAMES E. MALONEY

Edgington of Franklin moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Edgington of Franklin moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 746)

The ayes were 108:

Allen	Gallagher	Mensing	Shaw
Andersen	Gannon	Middleswart	Shepherd
Bailey	Gittins	Miller of Des Moines	Smith
Beardsley	Glenn	Miller of Dubuque	Sorg
Bennett	Graham	Miller of Jones	Steffen
Bergman	Hanson of Benton	Miller of Page	Stokes
Bowin	Hanson of Mitchell	Moffitt	Strand
Breitbach	Harbor	Mohrfeld	Stromer
Busch	Hicklin	Nelson	Strothman

G . 65	*****		G
Caffrey	Hill	Nielsen	Sullivan
Carnahan	Holden	Nolin	Tapscott
Christensen	Hullinger	O'Malley	Thordsen
Clark	Johnson of Audubon	Ossian	Tieden
Cochran	Johnston of Polk	Palmer	Van Drie
Coffman	Kiilsholm	Patton	Van Nostrand
Conklin	King	Pelton	Van Roekel
Cunningham	Kitner	Petersen of Dallas	Varley
Den Herder	Klein	Peterson of Woodbury	Vetter
Diehl	Kluever	Pierson	Voorhees
Distelhorst	Knight	Poncy	Watson
Doderer	Koch	Redfern	Waugh
Dunton	Langland	Renda	Welden
Edgington	Lee	Roe	Winkelman
Fischer of Grundy	Lipsky	Roorda	Wolfe
Fisher of Greene	Maloney	Sanders	Wood
Freeman	McCartney	Schmarje	Yoder
Fullerton	McCray	Schroeder	Mr. Speaker

The nays were none.

Absent or not voting 15:

Baker	Darrington	Mayberry	Mowry
Battles	Duffy	McIntyre	Radl
Camp	Franklin	McNamara	Story
Curran	Grassley	Millen	

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MOTION FOR CONSIDERATION OF SENATE JOINT RESOLUTION 10 LOST

Klein of Winnebago asked that Senate Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, be taken up for immediate consideration.

Objection was raised.

Klein of Winnebago moved that Senate Joint Resolution 10 be taken up for immediate consideration.

The motion lost.

House File 130, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments, with report of committee recommending passage, was taken up for consideration.

SENATE FILE 111 SUBSTITUTED FOR HOUSE FILE 130

Schmarje of Muscatine asked that Senate File 111 be substituted for House File 130.

Objection was raised.

Schmarje of Muscatine moved that Senate File 111 be substituted for House File 130.

The motion prevailed.

Schmarje of Muscatine asked and received unanimous consent to suspend Rule 29 for the immediate consideration of Senate File 111, a bill for an act relating to disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments.

Johnston of Polk offered the following amendment and moved its adoption:

Amend the title to Senate File 111 by striking all of line two (2) and by inserting in lieu thereof the following:

"goods or services to the state of Iowa or to any department, commission, or agency thereof and to".

- 1. By striking in section 2, lines 1, 2, 3, 4, and 5 and inserting in lieu thereof the words "each company which sells any goods or services to the State of Iowa, or any department, commission, or agency thereof during any calendar year shall file with the State Tax Commission and the Attorney General on or before April 1 of the following year, a report setting".
- 2. Further amend by striking in section 2, lines 11, 12, 13, 14, 15, 16, 17, 18, and 19 and inserting in lieu thereof the words "or under common control with the company with respect to the selling or transferring of any goods or services to the State of Iowa or any department, commission, or agency thereof including such payments as may be made for representation or contracts or any other propostions related to the companies selling or attempting sales to the State of Iowa or any department, or commission, or agency thereof".
- 3. Further amend by striking from lines 34 and 35 the words "the Iowa liquor control commission,".
- 4. Further amend by striking in section 3, lines 2 the words "the Iowa liquor control commission with approval".
- 5. Further amend section 3 by striking from lines 3 and 4 the words "Iowa liquor control commission" and inserting in lieu thereof the words "attorney general".
- 6. Further amend section 4, line 1 by striking the word "triplicate" and inserting in lieu thereof the word "duplicate", and by striking in line 2, the words "Towa liquor control" and inserting in lieu thereof the words "State tax".
- 7. Further amend section 4 by striking in line 3 and 4 the words "and one copy to the state tax commission".
 - 8. Further amend by striking in line 4 the word "three".
- 9. Further amend by striking in section 5, line 1 the words "Iowa liquor control commission,".
- 10. Further amend section 6, by striking from line 2, the words "Iowa liquor control commission" and inserting in lieu thereof the words "the State of Iowa or any department, commission or agency thereof,".
- 11. Further amend by striking from section 6, line 3 the words "any alcoholic liquor".

- 12. Further amend section 6 by striking from line 9 the words "the Iowa liquor control commission" and inserting in lieu thereof the words "the State of Iowa, or any department, commission or agency thereof,".
- 13. Further amend by striking in section 7, line 1, the words "Iowa liquor control commission" and in line 9, the words "any alcoholic liquor".

Johnston of Polk moved that Senate File 111 be deferred and retain its place on the calendar.

The motion lost.

Pelton of Clinton moved the previous question on Senate File $111\,$ and all amendments filed thereto.

The motion prevailed.

Johnston of Polk moved the adoption of his amendment.

The amendment lost.

Schmarje of Muscatine moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 111)

The ayes were 87:

Andersen	Gittins	Miller of Dubuque	Stokes
Bailey	Graham	Miller of Jones	Strand
Baker	Grassley	Miller of Page	Stromer
Beardsley	Hanson of Mitchell	Moffitt	Strothman
Bennett	Harbor	Nelson	Sullivan
Bergman	Hicklin	Nielsen	Tapscott
Bowin	Hill	O'Malley	Thordsen
Busch	Holden	Ossian	Tieden
Christensen	Hullinger	Palmer	Van Drie
Clark	Johnson of Audubon	Patton	Van Nostrand
Cochran	Kiilsholm	Pelton	Van Roekel
Conklin	King	Petersen of Dallas	Varley
Cunningham	Kitner	Pierson	Vetter
Den Herder	Klein	Renda	Voorhees
Diehl	Kluever	Roorda	Watson
Doderer	Knight	Sanders	Waugh
Dunton	Langland	Schmarje	Winkelman
Fischer of Grundy	Lipsky	Schroeder	Wolfe
Fisher of Greene	McCartney	Shaw	Wood
Franklin	McCray	Shepherd	Yoder
Freeman	Mensing	Smith	Mr. Speaker
Fullerton	Middleswart	Sorg	

The nays were 20:

Allen Gallagher Lee Poncy

July 1.

Breitbach Gannon Maloney Redfern
Caffrey Glenn Miller of Des Moines Roe
Carnahan Hanson of Benton Mohrfeld Steffen
Distelhorst Johnston of Polk Nolin Welden

Absent or not voting 16:

Battles Duffy McIntyre Peterson Camp Edgington McNamara of Woodbury Coffman Koch Millen Radl Curran Mayberry Mowry Story Darrington

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

HOUSE FILE 130 WITHDRAWN

Schmarje of Muscatine asked and received unanimous consent to withdraw House File 130 from further consideration by the House.

ADOPTION OF CONFERENCE COMMITTEE REPORT

(Senate File 853)

Millen of Van Buren called up for consideration the report of the conference committee on Senate File 853.

CONFERENCE COMMITTEE REPORT

SENATE FILE 853

TO THE PRESIDENT OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, the undersigned members of the Conference Committee appointed to consider the differences between the Senate and the House on Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967, and ending June 30, 1969, funds for the various departments and various divisions thereof, of the state of Iowa, for the purposes provided by law, and relating to the judicial and peace officers' retirement system and to salaries of various statutory positions, and to amend various sections of the Code relating to departments receiving appropriations under this Act, beg leave to report and make the following recommendations:

That Senate File 853 as passed by the Senate and amended by the House be further amended as follows:

- 1. That the Senate recede from all of its amendments to the amendments of the House.
 - 2. Amend Paragraph 2 of the House amendment as follows:
- a. By striking in line five (5) the word "eighty" and inserting in lieu thereof the word "ninety".

- b. By striking in line six (6) the figure "8" and inserting in lieu thereof the figure "9".
- c. By striking in line nine (9) the figure "4" and by inserting in lieu thereof the figure "5".
- d. By striking in line twelve (12) the figure "8" and inserting in lieu thereof the figure "9".
 - 3. By striking all of Paragraph 6 and inserting in lieu thereof the following:
- a. By striking in line nine (9) of section 40 the figure "20,000.00" and inserting in lieu thereof the figure "21,000.00".
- b. Further amend section 40, line ten (10) by striking the figure "770,000.00" and inserting in lieu thereof the figure "769,000.00".
- c. Further amend section 40 by striking all of lines eleven (11) through fifteen (15) and by inserting in lieu thereof the words "The salary of any employee of the Department of Public Instruction shall not exceed eighty-five (85) percent of the salary of the Superintendent".
 - 4. By striking all of Paragraph 7 and inserting in lieu thereof the following:
- a. Amend section 43, lines four (4) and five (5) by striking the words and figures "Eight hundred twenty-one thousand five hundred ninety (821,590.00)" and by inserting in lieu thereof the words and figures "Six hundred seventy-one thousand five hundred ninety (671,590.00)".
- b. Further amend section 43, line thirteen (13) by striking the figure "3,810,620.00" and inserting in lieu thereof the figure "3,730,620.00".
- c. Further amend section 43, line nineteen (19) by striking the figure "689,720.00" and inserting in lieu thereof the figure "619,720.00".
- d. Further amend section 43, line twenty-two (22) by striking the figure "4,821, 590.00" and inserting in lieu thereof the figure "4,671,590.00".
- 5. Amend Paragraph 8, line six (6) by striking the figure "21,800.00" and inserting in lieu thereof the figure "21,000.00" and by striking in line eight (8) the figure "310,090.00" and inserting in lieu thereof the figure "314,890.00".

Further amend Paragraph 8 by striking lines two (2) through four (4) inclusive and lines nine (9) through fifteen (15) inclusive.

- 6. Amend Paragraph 9 of the House Amendment as follows:
- a. By striking from line four (4) the word "eight" and inserting in lieu thereof the word "eighty-five".
- b. By striking from line seven (7) the figures "1,608,670.00" and inserting in lieu thereof the figures "1,685,920.00".
- c. By striking in line eleven (11) the figures "1,518,670.00" and inserting in lieu thereof the figures "1,595,920.00".
- d. By striking from line fourteen (14) the figures "1,608,670.00" and inserting in lieu thereof the figures "1,685,920.00".
 - e. By adding the following at the end of Paragraph 9:

- 1. "Further amend section 51, line four (4) by striking the words 'six hundred seventy' and inserting in lieu thereof the words 'nine hundred twenty'.
 - 2. "By adding the following after line twenty-six (26):

'Section six hundred five point one (605.1), Code 1966, is hereby amended by striking from line two (2) the word "eighteen" and by inserting in lieu thereof the word and figures "nineteen (19)".'"

- 7. By striking all of Paragraph 10 and inserting in lieu thereof the following:
 - "10. Section 52:
 - a. By adding the following after line seventeen (17):
- 'Section six hundred eighty-four point seventeen (684.17), Code 1966, is hereby amended by striking from line three (3) the word "twenty" and by inserting in lieu thereof "twenty-two (22)". "
- 8. Further amend the House Amendment by striking all of Paragraph 12 and by inserting in lieu thereof the following:

"Add the following new sections at the end of Senate File 853:

'This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

'This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in the Newton Daily News, a newspaper published at Newton, Iowa and in the Van Buren Register, a newspaper published at Keosauqua, Iowa.''

ANDREW FROMMELT LEE GAUDINEER ALAN SHIRLEY ROBERT RIGLER FLOYD MILLEN
WILLIAM GANNON
MAURICE VAN NOSTRAND
JOHN MOWRY

Millen of Van Buren moved the adoption of the report of the conference committee and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Millen of Van Buren moved that the bill be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 853)

The ayes were 110:

Allen	Fullerton	Middleswart	Shaw
Andersen	Gallagher	Millen	Shepherd
Bailey	Gannon	Miller of Des Moines	Smith
Baker	Gittins	Miller of Dubuque	Sorg
Beardsley	Glenn	Miller of Jones	Steffen
Bennett	Graham	Miller of Page	Stokes
Bergman	Hanson of Benton	Moffitt	Strand
Bowin	Hanson of Mitchell	Mohrfeld	Stromer
Breitbach	Harbor	Mowry	Strothman
Busch	Hicklin	Nelson	Sullivan
Caffrey	Hill	Nielsen	Tapscott

Carnahan Christensen Clark Cochran Coffman Conklin Cunningham	Holden Hullinger Johnson of Audubon Johnston of Polk Killsholm King Kitner	Nolin O'Malley Ossian Palmer Patton Pelton Petersen of Dallas	Thordsen Tieden Van Drie Van Nostrand Van Roekel Varley
Den Herder	Klein	Pierson	Vetter Voorhees
Diehl Distelhorst	Kluever Koch	Poncy Redfern	Watson Wau <i>g</i> h
Doderer	Langland	Renda	Welden
Dunton	Lee	Roe	Winkelman
Edgington	Lipsky	Roorda	Wolfe
Fischer of Grundy	M aloney	Sanders	Wood
Fisher of Greene	McCartney	Schmarje	Yoder
Franklin	McCray	Schroeder	Mr. Speaker
Freeman	Mensing		

The nays were none.

Absent or not voting 13:

Battles	Duffy	McIntyre	Radl
Camp	Grassley	McNamara	Story
Curran	Knight	Peterson of Woo	dbury
Darrington	Mayharry		

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

ADOPTION OF SENATE JOINT RESOLUTION 10

Senate Joint Resolution 10, a joint resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly, was taken up for consideration.

Patton of Delaware offered the following amendment filed by him and moved its adoption:

Amend Senate Joint Resolution 10 by striking all after the resolving clause and inserting in lieu thereof the following:

"Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

"Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is amended by adding the following paragraph:

"Members of the General Assembly shall be paid mileage each week in going to and returning from his home to the place where the General Assembly is held, not to exceed one trip per week traveling on the nearest route.

"Sec. 2. The foregoing amendment to the Constitution of the State of Iowa is hereby referred to the General Assembly to be chosen at the next general election for members of the General Assembly and the Secretary of State is directed to cause the same to be published previous to the date of said election as provided by law."

Mr. Speaker

The amendment lost.

Millen of Van Buren moved that action on Senate Joint Resolution 10 be deferred.

Roll call was requested by O'Malley of Polk and Fischer of Grundy.

On the question "Shall Senate Joint Resolution 10 be deferred?"

Miller of Jones

The ayes were 33:

Stromer Miller of Page King Andersen -Strothman Nelson Kitner Bailey Van Nostrand Knight Ossian Coffman

Varley Petersen of Dallas McCartney Edgington Welden Pierson Fischer of Grundy McCray Winkelman Schroeder Fisher of Greene Mensing Yoder Stokes Millen Fullerton

Strand

Gittins Hicklin

The navs were 76:

Roorda Allen Dunton Lee Baker Franklin Lipsky Sanders Beardsley Freeman Maloney Schmarie Middleswart Bennett Gallagher Shaw Bergman Gannon Miller of Des Moines Shepherd Bowin Glenn Miller of Dubuque Smith Breitbach Graham Moffitt Sorg Busch Hanson of Benton Mohrfeld Steffen Caffrey Hanson of Mitchell Mowry Sullivan Carnahan Harbor Nielsen Tapscott Christensen Holden Nolin Thordsen Van Drie Clark Hullinger O'Malley Johnson of Audubon Palmer Van Roekel Cochran Conklin Johnston of Polk Patton Vetter Cunningham Kiilsholm Pelton Voorhees Den Herder Klein Poncy Watson Diehl. Kluever Redfern Waugh Distelhorst Koch Renda Wolfe Doderer Langland Roe Wood

Absent or not voting 14:

McIntyre Story Duffy Battles Tieden McNamara Grassley Camp Peterson of Woodbury

Hill Curran

Radl Mayberry Darrington

The motion to defer lost.

Hill of Marshall offered the following amendment filed by Grassley of Butler and moved its adoption:

Amend Senate Joint Resolution 10, Section 1, line seven (7) by inserting after the word "expenses" the following: "not to exceed fifty (50) per cent of the compensation".

The amendment lost.

Klein of Winnebago moved that the joint resolution be read a last time now and placed upon its passage which motion prevailed and the joint resolution was read a last time.

SENATE JOINT RESOLUTION 10

A Joint Resolution proposing an amendment to the Constitution of the State of Iowa relating to compensation for members of the General Assembly.

Be It Resolved by the General Assembly of the State of Iowa:

Section 1. The following amendment to the Constitution of the State of Iowa is hereby proposed:

Section twenty-five (25) of Article three (III) of the Constitution of the State of Iowa is hereby repealed and the following adopted in lieu thereof:

"Section 25. Each member of the General Assembly shall receive such compensation and allowances for expenses as shall be fixed by law but no General Assembly shall have the power to increase compensation and allowances effective prior to the convening of the next General Assembly following the session in which any increase is adopted."

Sec. 2. The foregoing proposed amendment, having been adopted and agreed to by the Sixty-first (61st) General Assembly, thereafter duly published, and now adopted and agreed to by the Sixty-second (62nd) General Assembly in this Joint Resolution, shall be submitted to the people of the State of Iowa at the general election in November of the year nineteen hundred sixty-eight (1968) in the manner required by the Constitution of the State of Iowa and the laws of the State of Iowa.

On the question "Shall the joint resolution be adopted and agreed to?" (S. J. R. 10)

The ayes were 70:

The nays were 42:

Bailey	King		Ossian	Sullivan
Coffman	Knight		Petersen of Woodbur	y Van Nostrand
Edgington	Koch	٠.	Pierson	Varley

Fischer of Grundy	McCartney	Poncy	Vetter
Fisher of Greene	McCray	Schroeder	Waugh
Fullerton	Mensing	Smith	Welden
Gittins	Millen	Sorg	Winkelman
Harbor	Miller of Page	Stokes	Wood
Hicklin	Mowry	Stromer	Yoder
Holden	Nelson	Strothman	Mr. Speaker
Johnson of Audubon	Nielsen		

Absent or not voting 11:

Battles	Darrington	Mayberry	Radl
Camp	Duffy	McIntyre	Story
Curran	Grasslev	McNamara	•

Darrington

The joint resolution having received a constitutional majority was declared to have been adopted and agreed to by the House.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has amended and concurred in the House amendment as amended and passed Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa to the board of control.

AL MEACHAM, Secretary

SENATE AMENDMENTS CONSIDERED

Den Herder of Sioux called up for consideration Senate File 836, a bill for an act to appropriate from the general fund of the state of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions under the board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes, amended by the House, further amended by the Senate, and moved that the House concur in the following Senate amendment to the House amendment:

Amend the House amendment to Senate File 836 by adding the following at the end thereof:

"4. By adding at the end thereof the following additional sections:

'This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

'This Act being deemed of immediate importance, shall take effect after its passage, approval and publication in the Bonaparte Record-Republican, a newspaper published at Bonaparte, Iowa, and in the Emmetsburg Reporter, a newspaper published at Emmetsburg, Iowa.' ''

The motion prevailed and the House concurred in the Senate amendment to the House amendment.

Den Herder of Sioux moved that the bill, as amended by the House, further amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (S. F. 836)

The ayes were 94:

Allen	Glenn	Miller of Page	Smith
Andersen	Hanson of Benton	Moffitt	Sorg
Bailey	Hanson of Mitchell	Mohrfeld	Steffen
Beardsley	Harbor	Nelson	Stokes
Bennett	Hicklin	Nielsen	Strand
Bergman	Hill	Nolin	Stromer
Bowin	Holden	O'Malley	Strothman
Breitbach	Hullinger	Ossian	Tapacott
Busch	Kiilsholm	Palmer	Thordsen
Carnahan	King	Patton	Tieden
Christensen	Kitner	Pelton	Van Drie
Cochran	Klein	Peterson of Woodbury	Van Roekel
Conklin	Kluever	Pierson	Varley
Cunningham	Knight	Poncy	Ve tter
Den Herder	Lee	Redfern	Voorhees
Diehl	Lipsky	Reed	Watson
Distelhorst	Maloney	Renda	Waugh
Dunton	McCartney	Roe	Welden
Fisher of Greene	McCray	Roorda	Winkelman
Franklin	Mensing	Sanders	Wolfe
Freeman	Middleswart	Schmarje	Wood
Fullerton	Miller of Des Moine	sSchroeder	Yoder
Gallagher	Miller of Dubuque	Shaw	Mr. Speaker
Gannon	Miller of Jones	Shepherd	

The nays were 6:

Fischer of Grundy Gittins	Johnson of Audubon Langland	Mowry	Van Nostrand

Absent or not voting 23:

Baker	Curran	Grassley	Millen
Battles	Darrington	Johnston of Polk	Petersen of Dallas
Caffrey	Doderer	Koch	Radl
Camp Clark Coffman	Duffy Edgington Graham	Mayberry McIntyre McNamara	Story Sullivan

The bill having received a constitutional majority was declared to have passed the House and the title was agreed to.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has adopted the conference committee report, the amendments contained therein, further amended and passed House File 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making appropriation therefor.

AL MEACHAM, Secretary

CONFERENCE COMMITTEE REPORT ADOPTED

(House File 686)

Gannon of Jasper called up for consideration the report of the conference committee found on pages 2310-20 of the House Journal, on House File 686, a bill for an act relating to a method for general property tax replacement and equalization; and relating to the payment of agricultural land tax credits and making an appropriation therefore, together with the Senate amendment, and moved that the House adopt the conference committee report and the amendments contained therein.

The motion prevailed and the report of the conference committee and the amendments contained therein were adopted.

Petersen of Dallas moved that the House concur in the following Senate amendment: Amend House File 686 by adding the following new sections thereto:

"This Act shall operate retroactively and retrospectively, with full force and effect, to and from July 1, 1967.

"This Act, being deemed of immediate importance, shall take effect after its passage, approval and publication in The Times-Plain Dealer, a newspaper published at Cresco, Iowa, and in the Neola Gazette-Reporter, a newspaper published at Neola, Iowa.

The motion prevailed and the House concurred in the Senate amendment.

Petersen of Dallas moved that the bill, as amended by the Senate and concurred in by the House, be read a last time now and placed upon its passage which motion prevailed and the bill was read a last time.

On the question "Shall the bill pass?" (H. F. 686)

The ayes were 94:

Andersen Bailey Beardsley Bergman Breitbach Busch Caffrey Carnahan Christensen Clark Cochran	Hullinger Johnson of Audubon Johnston of Polk Kiilsholm	Moffitt Mohrfeld Mowry Nelson Nielsen Nolin O'Malley Patton Pelton	Shepherd Smith Sorg Steffen Stokes Strand Stormer Strothman Sullivan Thordsen Tieden Van Drie
Cunningham F	King	Petersen of Dallas	Van Nostrand

Peterson of Woodbury Varley Den Herder Kitner Diehl Klein Pierson Vetter Distelhorst Kluever Poncy Watson Doderer Knight Redfern Waugh Dunton Langland Roe Welden Winkelman Lee Roorda Edgington Fischer of Grundy Lipsky Sanders Wolfe Fisher of Greene McCartney booW Schmarie Freeman McCray Schroeder Yoder Fullerton Mensing Shaw Mr. Speaker

Gannon Miller of Des Moines

The nays were 14:

Bennett Gallagher Ossian Tapscott
Bowin Glenn Palmer Van Roekel
Conklin Koch Renda Voorhees
Franklin Maloney

Absent or not voting 15:

BakerCurranMayberryMillenBattlesDarringtonMcIntyreRadlCampDuffyMcNamaraStoryCoffmanGrassleyMiddleswart

The bill having received a constitutional majority was declared to have passed the House and the title as amended was agreed to.

MESSAGES FROM THE SENATE

The following messages were received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has passed the following bill in which the concurrence of the Senate was asked:

House File 199, a bill for an act to raise the compensation of the members of the board of engineering examiners and the renewal fee of registered engineers and land surveyors.

Alen.

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 786, a bill for an act to appropriate from the general fund of the state of Iowa funds for various legislative departmental expenses.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 687, a bill for an act to appropriate from the general fund of the state of Iowa to the department of social welfare.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and further amended and passed House File 563, a bill for an act relating to indemnification of officers and directors of corporations for pecuniary profit.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed House File 746, a bill for an act to appropriate from the general fund of the state of Iowa to the liquor control commission for warehouse improvements.

Also:

That the Senate has adopted the conference committee report, the amendments contained therein, and passed Senate File 853, a bill for an act to appropriate from the general fund of the state of Iowa funds for various departments and various divisions thereof of the state of Iowa.

AL MEACHAM, Secretary

ADOPTION OF HOUSE CONCURRENT RESOLUTION 27

Millen of Van Buren called up for consideration House Concurrent Resolution 27, relating to the sine die adjournment of the 62nd General Assembly, found on page 1941 of the House-Journal.

Millen of Van Buren offered the following amendment and moved its adoption:

Amend House Concurrent Resolution 27 by striking in line ten (10) the following: "5:00 p.m., Friday, June 23rd and inserting in lieu thereof "4:30 a.m., Sunday, July 2, 1967".

The amendment was adopted.

Millen of Van Buren moved the adoption of the resolution as amended.

The motion prevailed and the resolution as amended was adopted.

MESSAGE FROM THE SENATE

The following message was received from the Senate:

Mr. Speaker: I am directed to inform your honorable body that the Senate has concurred in the House amendment and adopted the following House concurrent resolution in which the concurrence of the Senate was asked:

House Concurrent Resolution 27 relating to adjournment sine die.

AL MEACHAM, Secretary

STATEMENT OF LEGISLATIVE INTENT

We, the undersigned Legislators, understand that the legislative intent of Section 25 of House File 702 as adopted and as applied to construction of buildings and structures if to limit taxes on services to repairs of buildings and structures and is not intended to cover services on new construction, reconstruction, alteration, expansion, remodeling or the services of a general building contractor, architect or engineer.

EARL M. YODER
JAMES KLEIN
KARL NOLIN
DON BOWIN
RAY CUNNINGHAM

GORDON STOKES
CHARLES STROTHMAN
C. RAYMOND FISHER
AL MENSING
FRED HANSON

LESTER KLUEVER THOMAS RENDA JEWELL WAUGH CLARENCE SCHMARJE LYNN BATTLES, SR. JOHN MOWRY JOHN CAMP HARRY GITTINS HAROLD WOLFE GERRIT VAN ROEKEL J. E. KING DELMONT MOFFITT WALTER MCNAMARA JOHN TAPSCOTT ELMER DEN HERDER CONRAD OSSIAN HENRY BUSCH ALFRED NEILSEN HARRY JOHNSON ROY MILLER HAROLD NELSON LOUIS PETERSON EDGAR HOLDEN RICHARD LEE R. W. WELDEN WILLIAM HILL CHARLES SULLIVAN CHARLES PELTON ANDREW VARLEY CECIL REED KEITH VETTER FLOYD MILLEN LAVERNE SCHROEDER HAROLD KNIGHT VINCE STEFFEN

MARVIN SMITH BERT FULLERTON LEONARD ANDERSON ED HICKLIN CHARLES GRASSLEY LESTER FREEMAN ART KITNER HAROLD THORDSEN WILLIAM COFFMAN FRED MOHRFELD WILLIAM HARBOR J. WESLEY GRAHAM CARROLL REDFERN KARL KIILSHOLM DONALD VOORHEES LAWRENCE ALLEN WILLIAM WINKELMAN E. M. WATSON LEROY MILLER LEIGH CURRAN WARREN WOOD HARLEY HANSON N. F. SORG EDGÅR KOCH PAUL McCRAY DALE TIEDEN W. CHARLENE CONKLIN RUSSELL CLARK GEORGE PIERSON DELWYN STROMER JOHN CAMP WALTER LANGLAND ROBERT DIEHL CLAIR STRAND PERRY CHRISTENSEN

STATEMENT OF LEGISLATIVE INTENT

We the undersigned legislators state that the intent of House File 702, Section 25, dealing with newspaper advertising, is to include newspapers without the state on that part of their circulation in Iowa.

WILLIAM H. HARBOR
DALE TIEDEN
WILLIAM P. WINKELMAN
JOHN L. MOWRY
HARRY R. GITTINS
HAROLD THORDSEN
WARREN K. WOOD
BERT FULLERTON
WILLIAM J. COFFMAN
WALTER L. MCNAMARA
LESTER M. FREEMAN
WALTER V. LANGLAND
LESTER L. KLUEVER
VINCENT B. STEFFEN
DELWYN STROMER

ELMER DEN HERDER
J. WESLEY GRAHAM
ROBERT H. DIEHL
CLAIR STRAND
LAURENCE ALLEN
CARROLL I. REDFERN
W. E. DARRINGTON
L. C. ANDERSEN
JOHN CAMP
HAROLD O. FISCHER
LYNN BATTLES, SR.
ANDREW VARLEY
CONRAD OSSIAN
LAVERNE SCHROEDER
JAMES KLEIN

RUDY VAN DRIE

RAY CUNNINGHAM CHARLES E. GRASSLEY HAROLD V. NELSON EDGAR H. HOLDEN RUSSELL D. CLARK HARRY W. BEARDSLEY
HENRY W. BUSCH
LOUIS A. PETERSON
GEORGE N. PIERSON
W. CHARLENE CONKLIN
MAURICE VAN NOSTRAND

MOTION TO RECONSIDER FILED

 $\mbox{Mr.}$ Speaker: I move to reconsider the vote by which Senate File 381 passed the House.

KEITH L. VETTER

REPORT OF JOINT COMMITTEE ON ENROLLED BILLS

Mensing of Cedar, from the joint committee on enrolled bills, submitted the following report, and moved its adoption:

Mr. Speaker: Your joint committee on enrolled bills respectfully reports that it has examined and finds correctly enrolled: House Joint Resolutions 23 and 24; House Files 15, 199, 201, 563, 633, 686, 687, 692, 702, 736, 741, 742, 746, 747, 750, 757, 759, 760, 761, 762, 765, 769, 785, 786, 795, 364, 559, 751, 752 and 758; Senate Joint Resolutions 10 and 24; Senate Files 31, 36, 50, 155, 161, 221, 261, 269, 283, 288, 342, 373, 381, 406, 476, 484, 537, 650, 677, 685, 710, 721, 732, 743, 745, 772, 775, 776, 785, 796, 797, 820, 825, 827, 828, 842, 843, 860, 861, 873, 874, 876, 878, 739, 853, 821, 838, 836, 864, 616, 175, 319, 523, 837, 847, 850, 858, 859, 862, 863, 865, 867, 868, 869 and 870.

A. L. MENSING, Chairman House Committee ADOLPH W. ELVERS, Chairman Senate Committee

Report adopted.

BILLS SIGNED BY THE SPEAKER

The Speaker of the House announced that, as Speaker of the House, he had signed in the presence of the House the following bills: House Joint Resolutions 23 and 24; House Files 15, 199,201, 563, 633, 686, 687, 692, 702, 736, 741, 742, 746, 747, 750, 757, 759, 760, 761, 762, 765, 769, 785, 786, 795, 364, 559, 751, 752 and 758; Senate Joint Resolutions 10 and 24; Senate Files 31, 36, 50, 155, 161, 221, 261, 269, 283, 288, 342, 373, 381, 406, 476, 484, 537, 650, 677, 685, 710, 721, 732, 743, 745, 772, 775, 776, 785, 796, 797, 820, 825, 827, 828, 842, 843, 860, 861, 873, 874, 876, 878, 739, 853, 821, 838, 836, 864, 616, 175, 319, 523, 837, 847, 850, 858, 859, 862, 863, 865, 867, 868, 869 and 870.

BILLS SENT TO THE GOVERNOR

Mensing of Cedar from the committee on enrolled bills submitted the following report:

Mr. Speaker: Your committee on enrolled bills respectfully reports that it has on the 1st day of July, 1967, sent to the governor for his approval: House Joint Resolution 24; House Files 15, 199, 201, 563, 633, 686, 687, 692, 702, 736, 741, 742, 746, 747, 750, 757, 759, 760, 761, 762, 765, 769, 785, 786, 795, 364, 559, 751, 752 and 758.

House Joint Resolution 23 sent to the Secretary of State.

A. L. MENSING, Chairman

Report adopted.

BILLS SIGNED BY THE GOVERNOR

A communication was received announcing that on June 29, 1967, the Governor had approved the following: House Files 100, 495, 672, 690, 740, 749, 763, 770 and 774; Senate Files 233, 750, 782 and 791; and on June 30, 1967, the Governor approved the following: House Files 79, 178, 218, 297, 272, 280, 301, 312, 356, 562, 634, 696, 711, 719, 727, 745, 755, 756, 767, 768, 771 and 772; Senate Files 334, 353, 681, 727, 846, 848 and 877.

COMMUNICATION FROM THE GOVERNOR

June 30, 1967

Honorable Melvin D. Synhorst Secretary of State State Capitol L O C A I.

Dear Mr. Synhorst:

I hereby transmit House File 754, entitled "an Act to establish an Iowa Comprehensive Alcoholism Project; to provide for the administration thereof and to make appropriations therefor, and to ratify and approve acts heretofore done to initiate, and in pursuance of, the functions and purposes of the project."

I have not signed this bill. By allowing House File 754 to become law without my signature, I mean to clearly indicate, that I do not waive and I do hereby expressly reserve my legal right to administer projects such as and similar to the project here provided for and to accept federal funds for such projects, under the authority vested in me by the Constitution of the State of Iowa and by Section 7.9, 1966 Code of Iowa.

Yours very truly, HAROLD E. HUGHES

HEH:dc

cc - Secretary of the Senate Chief Clerk of the House

CONFERENCE COMMITTEE DISAGREES

(House File 16)

Mr. Speaker: Your Conference Committee on House File 16 has failed to reach a decision and compromise with the Conference Committee from the Senate.

Harold Fischer, Chairman

CERTIFICATE

I, Maurice E. Baringer, do hereby certify that I am the Speaker of the House of Representatives of the Sixty-second General Assembly of the State of Iowa; and I, William R. Kendrick, do hereby certify that I am the Chief Clerk of the House of Representatives of the Sixty-second General Assembly of the State of Iowa, and we do hereby jointly certify that as such Speaker and Chief Clerk that on the 26th day of January, 1967, the Supreme Court of the State of Iowa reported to said House of Representatives, and filed with it, modifications, amendments, revisions and additions to the Rules of Civil Procedure, heretofore reported by said Supreme Court to the Sixty-second General Assembly of the State of Iowa;

THAT the date of making said report to the Sixty-second General Assembly was within the twenty days subsequent to the convening of the regular session of the Sixtysecond General Assembly;

THAT no other report pertaining to the Rules of Civil Procedure was made or

filed by said Supreme Court with said House of Representatives;

THAT no other or different changes, modifications, amendments, revisions or additions to the Rules of Civil Procedure were made or enacted at such regular session of said Sixty-second General Assembly;

THAT no legislation was enacted providing for a unified trial court system at such

regular session of said Sixty-second General Assembly.

A. L. Mensing, Lowden, (R)

Harold Fischer, Wellsburg, (R)

Dale Tieden, Garnavillo, (R)

Signed this 2nd day of July, 1967, being the last legislative day of the Sixty-second General Assembly.

> MAURICE È. BARINGER Speaker of the House

> WILLIAM R. KENDRICK Chief Clerk

> > 2 year term

2 year term

2 vear term

SPECIAL COMMITTEES APPOINTED BY THE SPEAKER

The Speaker announced the following interim appointments:

ADVISORY INVESTMENT COMMITTEE, IOWA EMPLOYMENT SECURITY COMMISSION

HIGHER EDUCATION FACILITIES COMMISSION	
William P. Winkelman, Lohrville, (R)	2 year term
CAPITOL PLANNING COMMISSION	
Fred B. Hanson, Osage, (R)	4 year term
William E. Darrington, Persia, (R)	2 year term
LEGISLATIVE RESEARCH	
Marvin Smith, Paullina, (R)	2 year term
Leroy Petersen, Grimes, (R)	2 year term
Leroy Miller, Shenandoah, (R)	2 year term
Dale Cochran, Eagle Grove, (D)	2 year term
Charles Miller, Burlington, (D)	2 year term
INTERSTATE COOPERATION	
John Camp, Clinton, (R)	2 year term

Henry Busch, Waverly, (R)	2 year term
James Caffrey, Des Moines, (D)	2 year term

BUDGET AND FINANCIAL CONTROL

Elmer Den Herder, Sioux Center, (R)	4 year term
Ray Cunningham, Ames, (R)	4 year term
Keith Dunton, Thornburg, (D)	2 year term

MEDICAL ASSISTANCE ADVISORY COUNCIL

Elmer Den Herder, Sioux Center,	/R\	2 year term
Einer Ben Herder, Bloak Center,	(11)	2 year term
Cleve Carnahan, Ottumwa, (D)		0
Cieve Carnanan, Ottuniwa, (D)		2 vear term

DEPARTMENTAL RULES REVIEW

Elizabeth Shaw, Davenport, (R)	•	2 year term
Charles Grassley, New Hartford, (F	R)	4 year term
Ray Bailey, Clarion, (D)	•	2 year term

COMMISSION ON THE AGING

Gordon	Stokes,	LeMa	rs,	(R)
Clair St	rand, Gri	nnell,	(R)	
Cleve Ca	arnahan.	Ottum	wa.	(D)

LAW ENFORCEMENT ACADEMY COUNCIL

Harold Thordsen, Davenport, (R) 2 year ter	Harold	Thordsen,	Davenport,	(R)	2 y	ear te	erm
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IOWA STATE FAIR AND WORLD FOOD EXPOSITION COMMITTEE

Leroy Miller, Shenandoah, (R)	2 vear term	ı
Vincent Mayberry, Fort Dodge, (D)	2 year term	ı

COMMITTEE TO STUDY TRUCK RECIPROCITY

C. Raymond Fisher, Grand Junction, (R)	2 year term
Edgar H. Holden, Davenport, (R)	2 year term
Vernon N. Bennett, Des Moines, (D)	2 year term

COMMITTEE TO NOTIFY THE SENATE

Millen of Van Buren moved that a committee of three be appointed to notify the Senate that the House was ready to adjourn sine die.

The motion prevailed and the Speaker appointed as such committee: Fisher of Greene, Mensing of Cedar and Beardsley of Polk.

COMMITTEE TO NOTIFY THE GOVERNOR

Gannon of Jasper moved that a committee of three be appointed to notify the Governor that the House was ready to adjourn sine die.

The motion prevailed and the Speaker appointed as such committee: Petersen of Dallas, Waugh of Monona and Gannon of Jasper.

COMMITTEE FROM THE SENATE

The committee from the Senate appeared and notified the House that the Senate was ready to adjourn sine die.

The committee appointed to notify the Senate that the House was ready to adjourn sine die returned and reported it had performed its duty. The report was received and the committee discharged.

The committee appointed to notify the Governor that the House was ready to adjourn sine die returned and reported that it had performed its duty and that the Governor had sent the following message:

STATE OF IOWA OFFICE OF THE GOVERNOR Des Moines

Harold E. Hughes Governor

July 2, 1967

The Honorable Maurice Baringer Speaker of the House of Representatives Sixty-second General Assembly State Capitol Des Moines, Iowa

HONORABLE MEMBERS OF THE GENERAL ASSEMBLY:

As the Sixty-second General Assembly stands ready for sine die adjournment, it is my privilege to convey to you my sincere congratulations on a productive session and to comment briefly on the contributions you have made to the future of Iowa.

Currently, a great deal of attention is focused upon the fact that the 1967 session, which completed its regular work at dawn of the 175th day, was the longest session in Iowa's history. To this point, I would repeat what I have said before -- that the measure of success of a legislative session, in the perspective of history, is in what it accomplishes, not how long it lasts. Primarily, the record length of the session resulted from the volume and complexity of the problems with which you had to deal. While the cost of operating a legislature is not inconsiderable, the price of a few extra weeks of operation is small by comparison with the potential cost of leaving major legislative needs unmet. You stayed on the job until you had taken care of the major jobs and I commend you for it.

In this reference, I applaud your wisdom in approving the constitutional amendment for Annual Sessions initiated by the 1965 Assembly. The work of a inodern, progressing state of nearly three million people can no longer be satisfactorily handled by unprofessional legislators who meet every two years for a period of a few months.

About 1,750 bills were introduced in the current session. But it isn't just the volume of the legislation that has increased the load on the General Assembly. The sophistication of the problems facing a state that has entered its most phenomenal era of economic growth and general development imposes demands on legislative decision-making that far exceed anything known in the past.

The legislative achievements of this session range far and wide from Permanent Reapportionment and Subdistricting to State Civil Service, Increase of IPERS Benefits, Medical Aid for the Aging and Educational TV.

But the cardinal accomplishment of this session, by almost anyone's evaluation, was your courage in meeting the long-standing need for Major Tax Revision in Iowa.

In this period of unprecedented economic growth and general development for Iowa, you had two ways you could have gone on a tax program.

You could follow the course outlined in my budget message, which provided for meeting the state's essential needs plus giving substantial increases in school aid and other refunds to local governments without increasing state taxes.

Of you could go the route of major tax reform and local property tax relief.

You chose the latter course. And whatever anyone's reservations may be about specific aspects of the tax and property tax relief program you adopted, I believe you deserve public praise for meeting forthrightly this complicated problem the people had long clamored for you to meet.

The three words most often heard in the 1966 campaign and in this legislative session were property tax relief.

Members of both parties were committed to this objective, and it was apparent throughout the session that the people did not want you to go home until you had provided some meaningful plan of property tax relief.

To be sound, a major tax revision program of this nature must provide for a fair distribution of property tax relief credits to all citizens and must distribute the tax load fairly among all citizens of our society.

The tax and school aid package you enacted is an honest attempt to fulfill these two objectives.

It gives much - needed relief to rural citizens from heavy and regressive taxation on real and personal property. And it has provisions that extend this tax relief, in the form of school aid, to city and town dwellers, including low and middle income people; offer special relief to the elderly in modest circumstances, and repeal the annoying and costly-to-collect personal property tax on household goods.

Naturally, massive property tax relief on the local level entails substantial tax increases on the state level. Cutting 20 mills or so off of your real estate taxes and giving a tax credit for up to \$2,500 valuation on your personal property cannot be purchased cheaply.

The extensive tax program enacted to finance the massive property tax relief represents, on your part, a conscientious effort to equalize the tax load among all segments of our society.

There isn't a citizen who won't carry his proportionate share of the tax load, nor is there a citizen who won't share, in some measure, the relief from regressive taxes on property.

This is the first time, to my knowledge, that the legislative leadership of both political parties and the chief executive have worked out, together, a major tax revision program.

I want to express to leaders of both parties my deep appreciation for their spirit of cooperation and "give and take" that made it possible to arrive at a common ground of solution in the public interest.

I also want to commend legislators in both houses for the long hours of conscientious work they put in during this longest of all sessions in order to keep faith with the people on their pledge of property tax relief.

It should be noted also that the effort was aided by a comprehensive professional study of our state and local tax system, wisely provided for by the 1965 session of the General Assembly.

We all realize that no product of the human mind is perfect. Certainly a vast and comprehensive tax reform, such as this one, will require some revisions by future sessions of the Legislature.

But the fact is that you have, at long last, delivered a major revision of our tax system, in accordance with the public demand, that removes the major inequities in our state -local system that have long been recognized and condemned.

Judged in its entirety -- and this is the only fair way in which it can be judged -you have given Iowa a tax program that is as fair to all citizens as could be devised
and is properly responsive to economic change. In other words, the revenues and aids
will increase or diminish as the economy of the state changes so that new taxes and
major alterations in the tax system won't be required at each successive session of the
Legislature.

An integral part of the tax revision package was the enactment of a sound assessment bill which provides for the state-wide equalization of property assessments at 27 per cent of fair market value.

Ranking alongside of tax revision as a major bipartisan objective of this session was State Government Reorganization.

The foundation of the proposed comprehensive reorganization of the state government was laid out in a number of constitutional amendments passed by the 1965 Assembly. As you know, I was disappointed in the rejection of some of these amendments — notably the four-year term for Governor and Lieutenant Governor, with the two running as a team, and the amendment calling for appointment of state officials by the chief executive.

However, I am deeply gratified that you adopted Annual Sessions, Permanent Reapportionment, Item Veto, and then added a new amendment I strongly supported for Subdistricting.

In connection with constitutional amendments, certainly one of the most important and historic actions you took was to give legislative approval for the second time to constitutional home rule for Iowa's cities and towns. With the exception of reforms in legislative apportionment, no constitutional change has been more urgently needed and widely supported than Municipal Home Rule.

The reorganization of the more than 120 sprawling administrative agencies of state government into some 13 modern departments under single directors, as proposed in the Public Administration Service report, was a large undertaking that might well have occupied an entire legislative session it itself. Although the major part of the re-structuring awaits future legislative sessions, you deserve great credit for taking two major, pioneering steps by creating a Department of Revenue to replace the Tax Commission and by combining the Department of Social Welfare, the Board of Control and other kindred agencies into a new Department of Social Services.

I have frequently said that the keystone of any sound plan of government reorganization must be the establishment of an effective state civil service system in Iowa. As you may recall, in my inaugural message, I stated that if only one single measure could be enacted by the Sixty-second General Assembly, I would urge you to make it Civil Service.

The mass political hirings and firings that have been practiced through the years by both parties in the state have shamed all of us and have been a severe deterrent to good government in Iowa. In the face of political realities, this situation would never change until the system was changed. Now this had been done, and I am deeply grateful to the members of both parties who put the good of the state before partisan considerations and arrived at agreement on this long-needed legislation.

No service of modern government is more important than Education. It is closely linked to economic development; it is essential to the good life we all seek.

Besides voting a historic \$141 million in school aid in this session, you provided generous support for higher education, including much needed capital improvements; you voted to establish a state-wide educational TV system -- in itself, a milestone; you legislated and appropriated wisely for vocational-technical schools and community colleges; and you retained our state scholarship program, although somewhat short of the level I had hoped for. All in all, it was a constructive session for education.

In this period of explosive social tensions, we all recognize the priority need for upgrading the standards and public prestige or our police and other law enforcement officials. You can't have respect for the law unless you have respect for those who enforce the law. The establishment of a State Law Enforcement Academy is a major step in the right direction.

At the same time, by enacting the state's first Fair Housing Legislation and by providing increased support for the State Civil Rights Commission, you moved constructively toward eliminating some of the major causes of social unrest. I commend you for these particularly outstanding contributions to the public well-being.

The addition of 10 men to the Highway Patrol complement will be helpful in our unceasing labors to control the slaughter on our highways, although I deeply believe the increase of 60 officers I had recommended is more realistic.

One of the landmark achievements of the session was the enactment of an Interstate Toll Bridge Authority to permit the Highway Commission to issue bonds to build toll bridges over the Mississippi and Missouri Rivers -- an enactment absolutely imperative to the state's continuing economic growth and development.

You enacted a wide range of other constructive measures for the good of the state which I had recommended and for which I am deeply appreciative.

You broke new ground in widely divergent areas by providing state disaster aid for Iowa's communities for the first time in history in the form of interest-free loans, by adopting guidelines on conflicts of interest for state officials, and by supporting a State Arts Council.

You passed a Humane Slaughter Act and you enacted a number of measures desired by agriculture, including the appropriating of a half million dollars to indemnify farmers for the loss of hogs in the state's cholera eradication program.

You prudently removed the interest ceiling on invested public funds, an action that will enable the state to strengthen its economy by investing its sinking funds and temporarily idle operating funds in Iowa banks without loss of interest to the taxpayers.

You furthered Iowa's industrial development by updating and improving our Industrial Revenue Bond Law.

You provided additional funds for the acquisition of lands for state parks and outdoor recreational facilities, and you met an urgent need for additional state office space.

You passed the enabling legislation for Medicaid; you increased the retirement benefits for public employees of state and local governments; and you wisely initiated a constitutional change to modify the present unfair residence requirements for voting in Iowa.

There was one enactment by this session that affects relatively few people, but which I believe will make Iowa stand tall and proud in the long reach of history. I refer to the law you passed that permits the Old Order Amish to continue to educate their children in their own schools.

I always recognized the logic and the integrity of those who sincerely believed that such an exception should not be made. But sometimes it is wiser to be tolerant of non-uniformity and to bend laws, rather than people.

I am sure that no session of the Legislature has ever turned out perfectly in the view of the man who sits in the Governor's chair. I would be less than honest if I did not admit to certain disappointments, some of which I have already mentioned. But the work of a session must be judged in its entirety, not by a few selected issues.

The failure to set a minimum wage law, even at a very low wage level, was a matter of regret and disappointment to me. I was also disappointed that the legal voting age was not lowered to 18. I commend you for putting some legislation on the books, even though it was considerably watered down, to protect the young children of migrant workers from being compelled to work in the fields at the expense of their education and possibly their health.

On the whole, you did well by the recommendations I submitted to you, and in fairness I want to write this into the record. Moreover, there were compensations in some areas in which you either did more on behalf of causes I support than I had hoped for or did not enact measures against causes for which I stand.

As you know, I have long supported the proposition of allowing private school children to ride on public school buses. While I was disappointed that the bus bill was not enacted, I was gratified that the measure to restore capital punishment in Iowa was not enacted.

Naturally, some of the changes you made in my budget recommendations were not to my liking. But I fully respect the prerogatives of the Legislature in this area and did not expect my recommended budget to emerge unscathed.

What I asked was that you meet the vital needs of state government operations to assure our continuing progress and development. You have done this and I salute you for it.

In our lifetimes, we have seen the social and economic pattern of Iowa change greatly with increasing urbanization and industrialization, and with the continuing exodus of people from rural to urban areas. I believe our Legislatures need to be more sensitive and responsive to these changes than they have sometimes been.

One of the areas in which the Sixty-second General Assembly might have strengthened its record was in its response to the legislative needs of city and town governments and urban citizens. In justice to members of this particular session, let me say that this comment applies to Iowa legislatures generally and not exclusively to this one. Traditionally, our legislatures have fallen short of giving city and town legislation the consideration it should have in this urbanized era.

There are nearly 950 incorporated communities in the state; they are afflicted with severe revenue problems and with property taxes that have reached the level of "all the traffic will bear," as is the case with rural taxpayers.

In the absence of home rule, city and town governments are powerless to act without specific legislative authorization. As a consequence, they move into each session with a multiplicity of requests for needed legislation. To an overworked Legislature, these problems of municipalities seem endless and lacking in political magnetism. The tendency, therefore, is to relegate these matters to a position of secondary importance, and even, at times, to take a punitive attitude toward some reasonable city and town requests.

This is unfortunate because these municipal measures are important, often critically important, to the communities where more than three-quarters of our people now live. They are, therefore, important to the present and future well-being of all Iowa.

In this session, the cities and towns asked the Legislature for a modest increase in the urban share of the Road Use Tax Fund. The municipalities need additional money for streets, deserve it and should have received it.

The allocation of some 3.2 million dollars in additional money to cities and towns from liquor receipts was helpful. But the dimension of urban needs had not yet been placed in proper focus.

Clearly, the long-range interests of the state lie in fairly meeting the needs of both rural and urban Iowa -- and this in realistic terms of the present and future and not the past.

In my adjournment message to the Sixty-first General Assembly, I referred to four main recommendations that had been made by national public interest studies on improving what has been referred to as "our horse and buggy state legislatures."

These recommendations were: (1) Annual sessions to cope with the vastly increasing workloads of modern states; (2) Increased pay for legislators; (3) More adequate office space and facilities for legislators and staff; and (4) Improved legislative research facilities.

I pointed out that the 1965 Legislature took some action relation to all four of these points. This session should be given credit also for taking action to improve the Legislature along each of the four lines suggested.

In my view, the fourth recommendation, relating to improved legislative research facilities, has yet to be given the consideration its importance deserves, and should therefore be high on the priority list of the next Assembly.

It has been a long and difficult session and I know that many of you have served through it at considerable personal sacrifice and inconvenience. We have had our disagreements as well as our agreements, and at times there have been blunt words between us. But I assure you that I bear only good will toward each and every one of you who served so faithfully in this Sixty-second General Assembly.

Again, I want to express my deep appreciation for the constructive work you have done and the personal courtesies you have accorded me. I wish you health and happiness and hope that your interest in Iowa's public affairs and her future development will continue, undiminished, through the years ahead.

Very truly yours, HAROLD E. HUGHES Governor

STATEMENT BY THE SPEAKER

The Sixty-second General Assembly has seen a revitalization of the legislative committee system in the House of Representatives.

Thorough study of bills in the standing committees facilitated discussion of the bills by the full House, thereby permitting consideration and passage of much more legislation than would have been possible if bills had been placed on the calendar without adequate committee review.

The major increase in state support of education would not have been possible without the study throughout the session by the committees on Tax Revision, Schools, Higher Education, and Appropriations. These committees involved over 90 of the 124 House members.

Significant steps toward reorganization of the Executive branch were achieved through passage of a Merit system of public employment and establishment of Departments of Social Services and Revenue. Successful administration of these three Acts will permit consideration of further reorganization by the Sixty-third and succeeding General Assemblies.

Legislative re-districting progressed further toward compliance with U. S. Supreme Court requirements.

House Committees initiated the major Acts for Control of Air Pollution, Medicare and the Law Enforcement training academy.

The actions of this General Assembly in many areas that concern the people of Iowa represent only the beginning: all citizens must be acquainted with these actions and encouraged to participate in the decisions required for the continued growth and development of Iowa. Every member of this House must continue to participate at all levels of government if our form of government is to survive.

FINAL ADJOURNMENT

By virtue of House Concurrent Resolution 27, duly adopted, and the hour of four thirty o'clock a.m., July 2, 1967, having arrived, the Speaker of the House declared the House of Representatives of the Sixty-second General Assembly adjourned sine die.

SUPPLEMENT TO THE HOUSE JOURNAL

The following is a record of the action of the Governor on bills and joint resolutions passed by the Sixty-second General Assembly and which action was had subsequent to the date of the sine die adjournment:

- S. F. 184 To amend Chapter 529 of the Code relating to installment loans by banks. Approved July 3, 1967.
- S. F. 339 Relating to payments made under contract for the construction of public improvements. Approved July 3, 1967.
- S. F. 397 Relating to the compensation of Park Commissioners. Approved July 3, 1967.
- S. F. 441 Relating to duties and powers of the Iowa State Commerce Commission. Approved July 3, 1967.
- S. F. 454 Enabling Iowa to enter into the Interstate Compact on the placement of children. Approved July 3, 1967.
- S. F. 790 Relating to notarization of applications for certificates of title to vehicles and title transfers. Approved July 3, 1967.
- S. F. 837 To appropriate from the general fund two million dollars to the Higher Education Facilities Commission for the guaranteed student loan programs. Approved July 3, 1967.
- S. F. 844 To appropriate from the general fund to the Department of Public Instruction \$7,500 for use as a revolving fund for Veterans Administration and \$5,000 for the School Lunch Program. Approved July 3, 1967.
- S. F. 847 To appropriate from the general fund to the Department of Public Safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the Division of Radio Communications. Approved July 3, 1967.
- S. F. 850 To appropriate funds from the Primary Road Fund to the Industrial Commissioner for payment of Workmen's Compensation claims of employees of the State Highway Commission. Approved July 3, 1967.
- S. F. 852 To appropriate from the general fund to the Department of Public Instruction, Division of Vocational Rehabilitation, for a new vocational rehabilitation center and to permit acceptance of federal funds for participation. Approved July 3, 1967.
- **S.** F. 858 Authorizing capital expenditures by the Highway Commission from the Primary Road Fund. Approved July 3, 1967.
- S. F. 859 To appropriate from the general fund to the Treasurer of State for the moneys and credits tax replacement fund. Approved July 3, 1967.

- S. F. 862 Authorizing expenditures for additional equipment by the State Highway Commission from the Primary Road Fund for the biennium. Approved July 3, 1967.
- S. F. 863 Authorizing expenditures by the State Highway Commission from the Primary Road Fund for use as a permanent revolving fund. Approved July 3, 1967.
- S. F. 865 To authorize the construction of a chapel at Camp Dodge. Approved July 3, 1967.
- S. F. 867 To appropriate from the general fund \$390,000 to the Department of Public Instruction for participation in the Manpower Development and Training Act of 1962, as amended. Approved July 3, 1967.
- S. F. 868 To accept the National Defense Education Act of 1958 and make appropriation from the general fund to the Department of Public Instruction for participation in said Act. Approved July 3, 1967.
- S. F. 869 To appropriate from the general fund \$110,000 to the Department of Public Instruction for participation in the Economic Opportunity Act of 1963, as amended. Approved July 3, 1967.
- S. F. 870 To appropriate from the general fund \$3,400,000 to the Department of Public Instruction for driver's training aid for shoool districts. Approved July 3, 1967.
- H. F. 146 Relating to real property and contracts relating thereto. Approved July 3.1967.
- H. F. 192 To authorize cities and towns to contract indebtedness and to issue general obligation bonds to provide funds to pay the cost of park improvements.

 Approved July 3, 1967.
- H. F. 222 Relating to contracts by boards of trustees of public libraries. Approved July 3, 1967.
- H. F. 614 Relating to jury selection. Approved July 3, 1967.
- H. F. 668 Relating to the use of eminent domain for the purpose of erecting electric transmission lines. Approved July 3, 1967.
- H. F. 758

 To appropriate from the general fund of the state for capital improvements for institutions under the Board of Control of State Institutions including construction of new buildings, repairs, improvements, replacements or alterations, and providing for joint control for the expenditure thereof by the Board of Control, the Governor and the State Comptroller. Approved July 3, 1967.
- H. F. 764 To make appropriations to legislators serving on legislative study committees. Approved July 3, 1967.

- S. F. 175 To permit establishment of permanent real estate tax parcel index numbering systems and related tax maps. Approved July 5, 1967.
- S. F. 185 To provide for an additional agricultural producer association and including such an association in the Agriculture Marketing Board. Approved July 5, 1967.
- S. F. 297 Relating to off-year terms of certain public officers which terms begin one year later than the next January following their election. Approved July 5. 1967.
- S. F. 319 Relating to obstructions within the boundary lines of a public highway. Approved July 5, 1967.
- S. F. 523 To establish a Highway Commission Materials and Equipment Revolving fund for purchasing. Approved July 5, 1967.
- S. F. 729 Relating to the power of State and Savings Banks to own and lease certain personal property. Approved July 5, 1967.
- H. F. 128 Relating to the disposition prior to final judgment of persons charged with public offenses. Approved July 5, 1967.
- H. F. 285 Relating to the regulation and control of depressant, stimulant and counterfeit drugs, including drugs having a hallucinogenic effect. Approved July 5, 1967.
- H. F. 364 Relating to the fee for a Class "C" beer permit. Approved July 5, 1967.
- H. F. 559 Providing for the payment by the state of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, and other stateowned waters in Dickinson County, Iowa. Approved July 5, 1967.
- H. F. 751 Relating to meat and poultry inspection, and amending House File 414, Acts of the Sixty-second General Assembly. Approved July 5, 1967.
- H. F. 752 To appropriate from the general fund of the state for the biennium to the Commission on Uniform Laws the sum of \$6,100. Approved July 5, 1967.
- S. F. 616 Relating to area vocational school districts and area community college districts. Approved July 10, 1967.
- S. F. 739 Establishing a State Department of Social Services. Approved July 10, 1967.
- S. F. 821 To appropriate from general fund for biennium funds for the State Conservation Commission. Approved July 10, 1967.
- S. F. 836 To appropriate from general fund for the biennium to the Board of Control for operational expenses of institutions under their supervision. Approved July 10, 1967.

- S. F. 838 To appropriate from the general fund for the biennium to the State Board of Regents for operational expenses of institutions under their control, Approved July 10, 1967.
- S. F. 853 To appropriate from the general fund for the biennium funds for various departments and various divisions thereof of the state for the purposes provided by law, and relating to the judicial and peace officers' retirement systems and to salaries of various statutory positions. Approved July 10, 1967.
- S. F. 864 Authorizing expenditures by the State Highway Commission from the Primary Road Fund for the biennium, relating to salaries of Highway Commission members, Director of Highways, Chief Engineer, and expenses of the Commissioners. Approved July 10, 1967.
- H. F. 687 To appropriate from the general fund for the biennium to the Department of Social Welfare for various aid funds. Approved July 10, 1967.
- H. F. 741 Authorizing expenditures by the State Conservation Commission from the Fish and Game Protection fund for the biennium. Approved July 10, 1967.
- H. F. 759 Authorizing expenditures by various regulatory boards and agencies from their trust funds for the biennium. Approved July 10, 1967.
- H. F. 757 To appropriate funds from the general fund for the biennium for the central office of the Board of Control. Approved July 10, 1967.
- H. F. 760 Authorizing expenditures by the Iowa Aeronautics Commission, the Iowa Dairy Industry Commission, the State Permit Board, the Department of Public Safety, and the Statistician of Judiciary Department from their trust funds for the biennium. Approved July 10, 1967.
- H. F. 761 To authorize expenditures by various regulatory divisions in the Department of Agriculture from trust funds for the biennium. Approved July 10, 1967.
- H. F. 762 To appropriate from the general fund of the state, funds for the central office of the State Board of Regents. Approved July 10, 1967.
- H. F. 786 To appropriate from the general fund for the biennium funds for various legislative departmental expenses and for membership dues for the National Conference of State Legislative leaders. Approved July 10, 1967.
- S. F. 36 Relating to the use of flashing lights on slow-moving vehicles. Approved July 20, 1967.
- S. F. 50 To repeal occupational tax on gross receipts of liquor licensees on sales of alcoholic beverages and replace lost revenues by adding a mark-up on liquor sold to licensees at time of purchase in conjunction with placing per drink sales under the retail sales tax and establishing identification means and procedures therefor. Approved July 20, 1967.

- S. F. 155 To amend Chapter 422 relative to state personal income tax and state business tax on corporations. Approved July 20, 1967.
- S. F. 161 To amend Chapter 314 relating to entry upon private property for surveys. Approved July 20, 1967.
- S. F. 406 To legalize proceedings of the Board of Directors of the Clear Creek Community School District, in the counties of Johnson and Iowa. Approved July 20, 1967.
- S. F. 484 Relating to rights of civil service employees. Approved July 20, 1967.
- S. F. 710 Relating to the tort liability of governmental subdivisions. Approved July 20, 1967.
- S. F. 775 To appropriate from the general fund to the State Conservation Commission for construction, replacement repairs, development, and alterations to state parks and reserves, state forests, and state waters. Approved July 20, 1967.
- S. F. 776 To authorize certain cities to lease and operate a civic center and levy taxes. Approved July 20, 1967.
- S. F. 796 Relating to disaster aid for governmental subdivisions. Approved July 20, 1967.
- S. F. 820 Relating to acceptance of federal funds for highway safety. Approved July 20, 1967.
- S. F. 825 To appropriate to the Iowa Legislative Research Bureau for updating the Code of Iowa on magnetic tape and to revise the related vocabulary concordance. Approved July 20, 1967.
- S. F. 827 To make an appropriation to the Legislative Research Bureau for air conditioning and needed renovations in the offices. Approved July 20, 1967.
- S. F. 828 To appropriate from the general fund to the Iowa State Arts Council \$50,000 for the biennium. Approved July 20, 1967.
- S. F. 842 To make appropriations for expenses incurred by the committee established by House Joint Resolution 28, Acts of the 62nd General Assembly to subdistrict legislative districts in the state. Approved July 20, 1967.
- S. F. 843 To make appropriations to members of the Iowa Legislative Research Committee. Approved July 20, 1967.
- S. F. 860 To appropriate from the general fund for the biennium to the office of the Superintendent of Public Buildings and Grounds for operational costs of the Valley Bank Building. Approved July 20, 1967.
- S. F. 873 To appropriate six million from the general fund to the Department of Public Instruction for general state aid for school districts. Approved July 20, 1967.

- S. F. 874 To make appropriations to members of the Iowa Development Commission. Approved July 20, 1967.
- S. F. 879 To appropriate funds to the Department of Public Instruction for construction of area vocational schools. Approved July 20, 1967.
- H.J.R. 24 To continue the Iowa State Fair and World Food Exposition Study Committee established by the 61st General Assembly. Approved July 20, 1967.
- H. F. 686 Relating to a method for general property tax replacement and equalization. Approved July 20, 1967.
- H. F. 692 Relating to the purchase and sale of motor vehicles by the State Car Dispatcher. Approved July 20, 1967.
- H. F. 702 Relating to the modification of existing sales and use taxes, and taxes on personal income and corporate income, to provide for property tax replacement and allied purposes. Approved July 20, 1967.
- H. F. 742 To appropriate from the general fund for capital improvements to the State Fair Board. Approved July 20, 1967.
- H. F. 746 To appropriate from the general fund to the Liquor Control Commission for warehouse improvements. Approved July 20, 1967.
- H. F. 747 To appropriate from the general fund for capital improvements for institutions under the Board of Regents. Approved July 20, 1967.
- H. F. 750 To appropriate from the general fund to the Department of Public Defense for various capital improvements. Approved July 20, 1967.
- H. F. 765 To appropriate from the general fund \$325,000 to the Higher Education Facilities Commission for state-supported scholarship program. Approved July 20, 1967.
- H. F. 769 Relating to the issuance of bonds by cities and towns for flood expenses. Approved July 20, 1967.
- H. F. 785 Relating to the number of members of the Iowa Highway Safety Patrol. Approved July 20, 1967.
- H. F. 795 To appropriate from the general fund to the Department of Public Instruction for specified school aid. Approved July 20, 1967.
- S. F. 261 Relating to trust accounts to be maintained by real estate brokers. Approved July 24, 1967.
- S. F. 269 Relating to the use of signal lights and operation of school buses on the public highways. Approved July 24, 1967.
- S. F. 677 Relating to the Iowa Public Employees' Retirement System and providing an appropriation therefor. Approved July 24, 1967.

- S. F. 685 Establishing an interagency case information service and authorizing public and private agencies to participate therein. Approved July 24, 1967.
- S. F. 743 Creating a Department of Revenue in lieu of the State Tax Commission, to be headed by a Director of Revenue. Approved July 24, 1967.
- S. F. 772 Relating to the valuation and assessment of property for purposes of taxation and determining the rate of assessment. Approved July 24, 1967.
- S. F. 797 To legalize and validate the employment of Lex Hawkins and Vern Lawyer by the State of Iowa and to prescribe the method for the determination of and payment of fees and expenses. Approved July 24, 1967.
- S. F. 876 To appropriate from the General Fund of the State of Iowa to the Department of Public Instruction for vocational education aid. Approved July 24, 1967.
- H. F. 15 To amend Section 298.18, Code 1966, relating to school bond taxes. Approved July 24, 1967.
- H. F. 199 Raising the compensation of the members of the Board of Engineering Examiners and the renewal fee of registered engineers and land surveyors. Approved July 24, 1967.
- H. F. 260 Providing for the creation of a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy; and to make appropriations to the Department of Public Defense for the general operating costs in carrying out the purposes of this Act. Approved July 24, 1967.
- H. F. 563 Relating to indemnification of officers, directors, employees, and agents of corporations. Approved July 24, 1967.
- H. F. 633 Relating to the prefiling and printing of bills and resolutions prior to the convening of the General Assembly. Approved July 24, 1967.
- H. F. 736 Providing for representation in the Senate and House of Representatives in the Sixty-third General Assembly. Approved July 24, 1967.
- S. F. 721 Relating to the establishment and operation of an institution for the diagnosis and treatment of persons suffering from mental illness requiring management and care in a security setting in place of the Department of Mentally Ill at the men's reformatory. Approved July 25, 1967.
- S. F. 745 Transferring the administration and enforcement of motor vehicle fuel tax to the Department of Revenue, and to provide for the transfer of certain funds from the Motor Vehicle Tax Fund to the Department of Revenue. Approved July 25, 1967.
- S. F. 111 Relating to disclosure of payments by companies selling alcoholic liquor or beer in the Iowa Liquor Control Commission and to aid in the prevention of illegal payments. Approved July 26, 1967.

- S. F. 381 Relating to compliance by private schools with minimum standards by means of courses made available in the public schools. Approved July 26, 1967.
- S. F. 732 Relating to state communications and educational radio and television and making an appropriation therefor, Approved July 26, 1967.
- S. F. 785 Relating to compulsory school attendance and educational standards. Approved July 26, 1967.
- S. F. 31 Relating to inheritance taxes. Approved July 27, 1967.
- S. F. 221 Relating to the internal operation of the district court in rendering services. Approved July 27, 1967.
- S. F. 283 Establishing the judicial districts for the district courts and to provide for determination of the number of judges in each district. Approved July 27, 1967.
- S. F. 288 To abolish terms for holding court in the district courts of the state. Approved July 27, 1967.
- S. F. 342 Relating to the organization, jurisdiction, powers and duties of county, city, and district Boards of Health and permits local funding therefor. Approved July 27, 1967.
- S. F. 373 Relating to restoration and compensation to counties for secondary roads, and to cities and towns for municipal streets, used as primary road detours. Approved July 27, 1967.
- S. F. 476 Relating to conflicts of interest of employees, officials and members of the General Assembly of the State of Iowa. Approved July 27, 1967.
- S. F. 650 Relating to investments of the Iowa Public Employees Retirement Fund. Approved July 27, 1967.
- S. F. 861 Relating to the State Highway Commission. Approved July 27, 1967.
- S. F. 878 Relating to interstate bridges and the financing thereof and to amend Senate File 131, Acts of the Sixty-second General Assembly. Approved July 27, 1967.
- H, F, 201 Relating to bonded warehouses for agricultural products. Approved July 27, 1967.
- S. F. 537 To protect the right of citizens to examine public records and make copies thereof. Approved July 28, 1967.

GOVERNOR'S VETO MESSAGE ON HOUSE FILE

April 17, 1967

The Honorable Maurice E. Baringer Speaker of the House of Representatives Sixty-second General Assembly State Capitol Des Moines, Iowa

Honorable Members of the House of Representatives:

House File 72, an act relating to open hunting seasons, is hereby disapproved and returned to the House of Representatives in accordance with Article III, Section 16, Constitution of the State of Iowa.

This legislation apparently was intended to provide our State Conservation Officers with an additional enforcement tool to prevent the illegal killing of deer in Iowa. While I am in favor of effective measures to curtail the illegal shooting of our deer population, I do not feel that this bill would accomplish its intended purpose without undesirable side effects that would outweigh its merits.

The use of high-powered rifles in taking deer is illegal at all times in Iowa. There have unquestionably been a number of complaints of hunters illegally shooting deer with such weapons; but it is difficult to obtain convictions unless the hunter is apprehended in the act of killing or shooting a deer illegally. Conservation officers say that when they check hunters using high-powered rifles in the field during the deer season, the hunters usually say they are hunting fox or small game, not deer. Therefore, it is understandable that enforcement-minded persons might see merit in a bill, such as House File 72, which makes it illegal for a hunter to "have in his possession in the field during the gun season for hunting deer any shotgun with slugs or with shot larger than size number two (2), or any rifle other than a twenty-two (22) rimfire caliber, without also having a license or permit for such deer-hunting season."

However, there are three undesirable aspects of this legislation which I feel render it unacceptable. First, it would have the effect of prohibiting anyone from carrying a high-powered rifle in Iowa virtually anywhere during the deer-hunting season. Second, it would not prevent violaters from killing deer with small shot or with smaller-bore weapons of high muzzle velocity. Third, it does not take into account that some waterfowl and other hunting seasons overlap the deer season, and hunters who are legally taking other types of wildlife with weapons prohibited under House File 72 could innocently be penalized.

Therefore, I feel it would be inadvisable to permit this measure to become law.

Very truly yours, HAROLD E. HUGHES

GOVERNOR'S VETO MESSAGE ON SENATE FILE

May 5, 1967

The Honorable Robert D. Fulton Lieutenant Governor President of the Senate Sixty-second General Assembly State Capitol

Honorable Members of the Senate:

Senate File 40, the bill to require a colored photograph on each Iowa driver's license, is hereby disapproved and returned to the Senate in accordance with Article III, Section 16, Constitution of the State of Iowa.

The decision to disapprove this measure was reached only after careful weighing of the potential usefulness of the photo licenses and thorough research into the cost and administrative problems of providing them.

Prior to the time the bill reached my desk, I made known my misgivings about

it so the disapproval should come as a surprise to no one.

In the first place, no provision was made by the General Assembly to defray the cost of carrying out this enactment. Presumably, therefore, the funds would have to come out of the operating budget of the Public Safety Department.

Cost estimates vary, but there is no doubt whatsoever that the cost of establishing

the photo license system would be substantial.

The most informed estimate I have been able to obtain indicates that it would cost about \$1,100,000 for the first two-year period, not counting the cost of added space that would be required at driver's license examining stations.

At a time when the needs of the state for vital services are compelling and our citizens are pleading for tax relief, I simply cannot justify this expenditure out of funds urgently needed by the Public Safety program for additional Highway Patrol officers and other essential traffic safety requirements.

Proponents of this measure have stated that the photo licenses would cut down the passing of bad checks, would help prevent liquor sales to minors, and would provide

more positive identification for law enforcement officers.

But professional law enforcement people with whom I have consulted consider these advantages to be limited. They state that the majority of bad checks are passed by professional criminals from out of the state who carry forged documents anyway. A laminated photo on a driver's license can still be "doctored up" and relaminated in the event that a minor wanted to purchase alcoholic beverages. Moreover, some protection is already provided by the fact that any driver who is not of age has "under 21" marked across his driver's license.

Public safety officials see some advantage to the photo licenses in law enforcement and prevention. Some of them would favor the establishment of the system if it were self-supporting. Under Senate File 40, it would not be. Since that is the case, the conclusion is that there are more vital needs for funds in public safety than for this purpose.

I do not for a moment question the high purpose of the General Assembly in enacting Senate File 40. But for the reasons stated above, I could not in good conscience approve the bill.

Very sincerely, HAROLD E. HUGHES

IN MEMORIAM

House of Representatives

Memorials adopted by the House of Representatives of the Sixty-second General Assembly commemorating the life, character, and public service of former members who had departed this life since the last regular session of the General Assembly.

Baker, Oliver

Brown, Mahlon N.

Browner, Vincent L.

Chalupa, LeRoy

Cole, E. J.

Coverdale, Charles

Dean, Earl M.

De Groote, Oliver

Dodds, Bert

English, Emory H.

Fletcher, Clinton L.

Gardner, John R.

Hageman, Urban F.

Hansen, John E.

Hanson, Arthur C.

Held, George E.

Howard, James W.

Jacobsen, Ole H.

Johnson, Joseph H.

Lauer, Grant

Sept. 4, 1894-Sept. 14, 1966

Sept. 29, 1924-July 7, 1966

Aug. 13, 1897-Dec. 13, 1965

Dec. 13, 1912-Nov. 1, 1965

Jan. 24, 1865-July 6, 1966

March 15, 1886-Oct. 19, 1965

Oct. 4, 1894-Jan. 18, 1966

Jan. 11, 1885-Feb. 13, 1967

Oct. 11, 1885-Sept. 5, 1966

Jan. 15, 1871-Dec. 26, 1966

May 23, 1887-Jan. 11, 1966

Sept. 23, 1875-June 18, 1965

Aug. 23, 1929-Oct. 10, 1965

Dec. 27, 1888-April 8, 1963

Aug. 8, 1891-Jan. 31, 1966

July 1, 1877-Nov. 27, 1966

June 2, 1884-April 28, 1967

Dec. 4, 1866-Sept. 9, 1965

July 26, 1878-Sept. 21, 1966

June 18, 1893-Feb. 26, 1966

Lund, Frank J.

McElroy, Paul

McReynolds, Wade H.

Morris, Conway

Murphy, Bernard J.

Perkins, Judson T.

Prall, Stanley E.

Ramseyer, Harry W.

Rusk, Gail A.

Seibert, Claire D.

Strickler, Milton

Stueland, Victor G.

Utzig, Arnold

Weiss, Albert

Feb. 8, 1876-Sept. 8, 1966

Nov. 11, 1907-Nov. 20, 1965

Oct. 26, 1890-Dec. 3, 1965

Feb. 16, 1894-Nov. 16, 1966

Sept. 6, 1910-Sept. 10, 1966

Dec. 4, 1885-Oct. 21, 1966

Feb. 13, 1905-Nov. 28, 1966

May 28, 1896-July 8, 1966

Dec. 1, 1897-March 12, 1967

March 9, 1911-Dec. 30, 1965

Jan, 17, 1897-March 26, 1963

Feb. 22, 1897-July 2, 1966

March 31, 1893-May 9, 1967

July 16, 1885-Feb. 19, 1966

OLIVER N. BAKER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Oliver N. Baker, begs leave to submit the following memorial:

Oliver N. Baker was born September 4, 1894, in Keokuk County, near Harper. He was the son of Joseph H. and Mary Hammen Baker. He attended local public schools and Trinity Business College at Sioux City.

He married Sara E. Deegan, Riceville, Iowa, June 4, 1918. To this union were born four children.

Mr Baker served as deputy county treasurer of Calhoun County, 1915-1918. He began farming in 1919; was elected township assessor in 1920 and served in that capacity for 22 years. He was elected chairman of the Calhoun County Agricultural Adjustment Administration in 1933 and headed that program for ten years. He took an active part in various war-time programs, including the chairmanship of the county U. S. D. A. War Board, Rationing Board, Bond and Red Cross drives. Mr. Baker was a member of St. Mary's Catholic Church of Pomeroy and active in church work and farm and community circles. He was a member of the Farm Bureau and past director.

Mr. Baker, a Republican, served in the Iowa House of Representatives in the Fifty-first and Fifty-second sessions of the General Assembly as the representative of Calhoun County. He passed away September 14, 1966.

Surviving Mr. Baker are his widow, Sara; two daughters, Mrs. Rex Harrington of Ironwood, Michigan, and Mrs. Richard Rystedt of Tacoma, Washington; two sons, Gene Baker of State Center, Iowa, and Jack Baker of Davenport. He is also survived by three sisters and three brothers, 11 grandchildren and one great grandchild.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Oliver N. Baker, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WILLIAM P. WINKELMAN, J. WESLEY GRAHAM, HAROLD L. KNIGHT,

Committee.

MAHLON N. BROWN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Mahlon N. Brown, begs leave to submit the following memorial:

Mahlon N. Brown was born September 29, 1924, at What Cheer, in Keokuk County, Iowa, and was the son of Mr. and Mrs. E. D. Brown. He passed away at Walter Reed General Hospital in Washington, D.C., July 7, 1966.

He attended the public schools of What Cheer and Brownwood, Texas, prior to entering Kemper Military School and College in Boonville, Missouri, in 1942.

In December of 1942, he enlisted in the Army Air Corps and completed his pilot training at Luke Field, Arizona in 1943. Following his discharge from active duty in 1945, he enrolled at the University of Iowa Law School in Iowa City receiving his law degree in 1950.

Mr. Brown established a private law practice in What Cheer and in 1952 was elected Representative of Keokuk County and re-elected in 1954 and 1956. He was a member of the Republican party. After completing three terms in the Iowa Legislature he joined the Office of Civil Defense Mobilization in Battle Creek, Michigan in 1958, and in 1961 was transferred to Washington, D.C. to the Office of Emergency Planning, in the Executive Office of the President.

He attended the E.U.B. Church. He was a Past Master of Universe Lodge, A. F. and A. M. He was a member of Eastern Star, Lions Club, American Legion and the American Bar Association. He retired from reserve duty with the Air Force in 1964 with the rank of Captain.

Mr. Brown is survived by his widow, Le Ann and two daughters, Pamela and Sally of Cheverly, Maryland. Also surviving are his mother, Mrs. Elva J. Brown of Jefferson, Iowa and one brother, Robert D. of Lytton, Iowa.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Mahlon N. Brown the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express the appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

KEITH H. DUNTON, C. RAYMOND FISHER, WILLIAM L. WINKELMAN,

Committee.

VINCENT L. BROWNER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Vincent L. Browner, begs leave to submit the following memorial:

Vincent L. Browner was born on August 13, 1897, at Portage, Wisconsin and he passed away on December 13, 1965 at Des Moines, Iowa. Mr. Browner attended schools in Wheaton, Illinois and Milwaukee, Wisconin. He married Miss Eleanor M. Fowler of Des Moines in 1922 and had one daughter, Mrs. Doris Forrester of Tampa, Florida.

Mr. Browner came to Des Moines in 1916 and worked in the advertising department of the former Harris-Emery Co. store until it was merged with Younkers. He served in the Army Quartermaster Corps during World War I and spent a short time as a merchant seaman before returning to Des Moines. In 1924 he went to New York City as head of an advertising and merchandising office of Hans Pauli Corp. In 1933 he opened his east-side grocery store at 626 E. Locust St., Des Moines, Iowa. Mr. Browner served one term in the Iowa House of Representatives during the Forty-ninth General

Assembly in 1940. During World War II, Mr. Browner served as a member of the Food Industry Advisory Committee of the Office of Price Administration. In 1945 he was appointed to the Small Business Advisory Committee by U. S. Secretary of Commerce, Henry A. Wallace. He ran for Congress in 1948 and was defeated. He sold his grocery business after winning the election as county treasurer in 1955. Mr. Browner became City Assessor in 1960 which post he held until his death.

Surviving Mr. Browner are his widow, one daughter, Mrs. Doris Forrester, two sisters, one brother and three grandchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Vincent L. Browner, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HARRY W. BEARDSLEY, JAMES T. CAFFREY, JOHN TAPSCOTT,

Committee.

LEROY CHALUPA

MR. SPEAKER: Your committee appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable LeRoy Chalupa begs leave to submit the following memorial:

LeRoy Wilfred Chalupa was born at Pleasant Plain, Iowa, Jefferson County, December 13, 1912. He passed away in Iowa City on November 1, 1965.

He was reared and educated in Pleasant Plain and attended Parsons College in Fairfield.

He was married March 20, 1935 to Dora Anderson. To this union were born three children: one son, Dennis, and two daughters, Mrs. Keith (Shirley) Halverson, Marion, Iowa, and Mrs. Gordon (Beverly) Watson, Richland, Iowa.

Mr. Chalupa was a farmer and owned a retail hardware and appliance store and small feed manufacturing plant. He served two years in World War II.

He served as mayor and councilman of Pleasant Plain. He was a member of the Scottish Rite Bodies Consistory, a 32nd Degree Mason, a member of the Shrine, BPO Elks, the VFW, American Legion, Farm Bureau, and Isaac Walton League. He also was a member of the Friends church.

Mr. Chalupa was a Republican State Representative from Jefferson County in the Fifty-sixth, Fifty-seventh, Fifty-eighth, Fifty-ninth, Sixtieth, and Sixieth Extra sessions of the General Assembly of Iowa.

Surviving Mr. Chalupa are his widow, two daughters and one son. Also his parents Mr. & Mrs. Frank Chalupa of Pleasant Plain, Iowa.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable LeRoy Chalupa the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

FLOYD H. MILLEN, CHARLES F. STROTHMAN, CLEVE L. CARNAHAN,

Committee.

E. J. COLE, M.D.

- MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable E. J. Cole, M.D., begs leave to submit the following memorial:
- Dr. E. J. Cole was born January 24, 1865, near Woodbine, Harrison County, Iowa, and passed away at Council Bluffs, Iowa, on July 6, 1966, at the age of 101 years.

He attended school in Woodbine, Iowa State College at Ames, and Rush Medical College in Chicago, where he graduated in medicine in 1889.

Dr. Cole was interested in farming and the banking business and was president of the First National and the Peoples Savings banks of Woodbine. He had served on the Woodbine School Board for more than 20 years and on the Woodbine Town Council. He was a Mason and a Knight of Pythias.

He was married in June, 1891 to Maude Allen. To this union three daughters and one son were born.

Dr. Cole, a Democrat, served in the House of Representatives in the Fortieth, Fortieth Extra, Forty-second, Forty-second Extra, and Forty-third sessions of the General Assembly.

Dr. Cole is survived by two daughters, Bernice Cole of Woodbine, and Mrs. Helen Longworth of Boone; and a son, Clement Cole of Omaha.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable E. J. COLE, M.D., the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WILLIAM E. DARRINGTON, JEWELL WAUGH, ALFRED NIELSEN,

Committee.

CHARLES F. COVERDALE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Charles F. Coverdale, begs leave to submit the following memorial:

Charles F. Coverdale, son of Elijah A. and Sarah Jepsen Coverdale, was born March 15, 1886, in Brookfield Township, Clinton County, Iowa. He was educated in Delmar schools and Iowa State University, where he received national honors in livestock judging.

He married Belle Riegel of Maquoketa on March 4, 1908. The couple farmed near Elwood until 1941, when they moved to a farm on Ridge Road where they resided until the time of his death, Oct. 19, 1965.

Surviving Mr. Coverdale are his widow; one son, Riegel J., of Spencer; one daughter, Mrs. R. E. (Lea) Pilgrim, of Phoenix, Ariz; three grandchildren; one brother, Roy E., of Maquoketa; and one sister, Mrs. Erma Boyer, of Maquoketa. One brother preceded him in death.

Mr. Coverdale, a life-long Republican, served Clinton County in the Iowa House of Representatives in the Fifty-sixth and Fifty-seventh General Assemblies.

As a charter member and founder of the Clinton County Farm Bureau, Mr. Coverdale served as a director and general agent for the Iowa Farm Insurance Agency of Clinton County, retiring in 1952. He was director of the membership board of the Clinton County American Red Cross and on the board of Clinton County Blue Cross-Blue Shield. He was a member of Monitor Lodge 330, AF & AM of Delmar DeMolay Consistory and a 32nd degree Mason.

THERFFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Charles F. Coverdale the state has lost an honored citizen and a faithful

and useful public servant, and the House by this resolution would express the appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

JOHN CAMP, CHARLES H. PELTON, LYNN BATTLES, SR.,

Committee.

EARL M. DEAN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Earl M. Dean, begs leave to submit the following memorial:

Earl M. Dean was born at Mason City, Iowa on October 4, 1894, and passed away on January 18, 1966.

Mr. Dean attended Mason City schools and was graduated from Iowa State University, Ames in 1918. He served as a 2nd Lieutenant in the Infantry in World War 1.

He was married to Florence Wilkinson on February 10, 1923, and to them three sons were born; Richard W., Mason City; Gerald W., Davis, California; and Allan J., New York City.

Mr. Dean was a member of the Congregational Church, Park Hospital Foundation and the I.O.O.F. He served as president of the Lion's Club, Cerro Gordo County Farm Bureau, Cerro Gordo County Board of Education, Portland Co-op Elevator, North Iowa Soybean Processing Association and vice-president of the Farmers Grain Dealers Association of Iowa. He was a former member of the North Iowa Fair Board and superintendent of Boy's 4-H exhibits. In 1965 Mr. Dean received the Alumni Merit Award from Iowa State University "in recognition of pre-eminent services in advancing human welfare".

Mr. Dean, a Democrat, served as a State Representative in the Forty-fifth and Forty-fifth Extra sessions and as a State Senator in the Forty-seventh and Forty-eighth sessions of the General Assembly.

Mr. Dean's hobby was music and he was a member of his church choir and the Rusty Hinge male quartet for forty years. He was also a member of the Chamber of Commerce Chorus.

Survivors include his wife, Florence, three sons, 6 grandchildren and one sister.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the

Honorable Earl M. Dean the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

LEIGH R. CURRAN, HAROLD WOLFE, FLOYD EDGINGTON,

Committee.

OLIVER DE GROOTE

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the Honorable Oliver De Groote, begs leave to submit the following memorial:

Oliver De Groote was born in Rutland, Humboldt County, Iowa, on January 11, 1885, a son of D. A. and Ella Jane De Groote. At the age of four, he moved to Humboldt with his parents, where he lived all his life.

He attended Humboldt High School, the University of Minnesota, and was graduated from the University of Iowa Law School in 1909.

In 1912 he married Mary Elizabeth Donahoe at Los Angeles, California. To them were born a son and a daughter.

Mr. De Groote practiced law in Humboldt, and served for a time as Humboldt County Attorney. In 1926 he entered the grocery business, retiring in 1943. During the 1930's he served two terms as mayor of Humboldt. He served as government Appeal Agent during World War I.

Mr. De Groote, a Republican, was Humboldt County Representative in the Fifty-second session of the Iowa General Assembly. During this session, he helped establish the Frank Gotch State Park southeast of Humboldt in memory of his good friend and former heavyweight wrestling champion of the world.

Mr. De Groote was a member of the Congregational church. For over 50 years, he was a member of the Hammond chapter of the national Phi Alpha Delta fraternity. He also belonged to the Iowa Bar Association and the Odd Fellows.

He wrote two histories of Humboldt County, one an earlier history for the Iowa Centennial, and another in 1963 for the Humboldt Centennial.

Mr. De Groote died February 13, 1967. He is survived by his wife; a son, Harold, Humboldt; and a daughter, Mrs. Charles Paul, Wilton Junction. Also surviving are six grandchildren, four great-grandchildren, and two sisters, Mrs. Ed. Kopp, Jasper, Arkansas, and Mrs. Harry Cathey, Long Beach, California.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Oliver De Groote, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HAROLD L. KNIGHT, KARL KIILSHOLM, RAY V. BAILEY,

Committee.

BERT ELLSWORTH DODDS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Bert Ellsworth Dodds, begs leave to submit the following memorial:

Bert Ellsworth Dodds was born October 11, 1885 and was a native of the New London - Pleasant Grove area.

On November 27, 1907, he was married to Mary Lou Blakeway. They had one son, Ellsworth Dodds.

Mr. Dodds was a member of the Danville Methodist church and was a fifty year member of Lodge No. 48, AF&AM. He served on the Des Moines County Inheritance board and county conservation board. He was Past Master and Past Worthy Patron of the Masonic and Eastern Star lodges. He was Vice President of the Danville State Savings Bank, and President of the Danville Mutual Telephone Company.

In 1936 he was elected to the Iowa Legislature, serving in the Forty-seventh, Forty-eighth, Forty-ninth, Fiftieth, Fiftieth Extra and Fifty-first General Assemblies as Representative from Des Moines County. He died Sept. 5, 1966,

He is survived by his wife, a son Ellsworth Dodds of New London; two grand-children and a sister, Mrs. Mabel Miller of Burlington.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Bert Ellsworth Dodds, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

CHARLES P. MILLER, MILTON DISTELHORST, CHARLES F. STROTHMAN,

Committee.

EMORY H. ENGLISH

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character, and public service of the late Honorable Emory H. English, begs leave to submit the following memorial:

Emory H. English was born on January 15, 1871, in Altoona, Iowa. A Republican, he was the first native-born Representative from Polk County, and served in the Twentyninth, Thirtieth and Thirty-first sessions of the General Assembly.

On April 24, 1895, he married Marie Belle Carter, and to this union was born one son.

Mr. English was the Iowa state printer, the first state insurance commissioner, editor of the Annals of Iowa, and the state historical department magazine. In 1912, he was appointed secretary to Governor George W. Clarke.

Mr. English was a member of the Greater Des Moines Chamber of Commerce, (serving as president in 1924), a member of the Knights of Pythias, the Des Moines Club, the Des Moines Rotary Club, and the Church of the Disciples of Christ.

Mr. English died December 26, 1966. Mrs. English preceded him in death. Surviving is a son, Wade H. English, of Des Moines.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Emory H. English, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

BERNARD J. O'MALLEY, CHARLES F. GLENN, THOMAS A. RENDA,

CLINTON L, FLETCHER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Clinton L. Fletcher, begs leave to submit the following memorial:

Clinton L. Fletcher was born May 23, 1887 at Ocheyedan, Iowa, and passed away January 11, 1966. He was married to Sarah Belle Morton on June 6, 1917. She preceded him in death in April, 1964.

Mr. Fletcher was owner and former operator of farms in the Ocheyedan area.

In February 1965, Mr. Fletcher was awarded a Fifty-year membership in Silver Cord Lodge AF & AM, having served many years as treasurer. He was a member of the Royal Arch Masons of Sibley; member of the Methodist Church and the Wood-Miller Post of the American Legion of Ocheyedan. He was a member of the county board of review from 1949 to 1963, serving as chairman and vice-chairman.

Mr. Fletcher was first elected to the legislature in 1933 to fill a vacancy, and served in the Forty-fifth Extra session. He was again elected as a Representative of Osceola County and served during the Fifty-first and Fifty-second General Assemblies.

Mr. Fletcher is survived by a brother, Lyle, in California, and a sister, Mrs. Leonard Gardner of Fond du Lac, Wisconsin.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Clinton L. Fletcher the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the remaining members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the members of the family of the deceased.

IRVIN BERGMAN, LESTER FREEMAN, ELMER DEN HERDER,

Committee.

DR. JOHN R. GARDNER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Dr. John R. Gardner, begs leave to submit the following memorial:

John R. Gardner was born September 23, 1875 on a farm near Iowa City. He

attended grammar school and was graduated from the City Academy in Iowa City in 1893. He entered the University of Iowa Medical School in September 1895, and also played on the University football team for three years. In 1899 he was graduated from the University of Iowa School of Medicine and was the second intern in the SUI Hospital, now East Hall.

On April 1, 1905 he was married to Pearl O. Smith of Lisbon. Three children were born of this union, a son and two daughters.

Dr. Gardner joined the Iowa National Guard in April, 1893, and was called to active duty in April, 1895, for the Spanish American War. He was commissioned a Captain during World War I and served in the Alsace-Lorraine sector. He was a colonel in the army reserve during World War II, but was not called to active duty. He was a charter member of Benjamin Franklin Masonic Lodge, Lisbon O.E.S., Cyclops Legion Post, and the Rotary Club. He was also active for years in the Cedar Rapids Consistory and El Kahir Shrine.

Dr. Gardner, a Republican, served in the Iowa House of Representatives in the Forty-ninth, Fiftieth, Fiftieth Extra, and Fifty-first sessions of the General Assembly as Representative of Linn County. He died June 18, 1965.

Dr. Gardner is survived by a son, Raphael, of Scottsdale, Arizona, and two daughters, Mrs. Lucille Dunn and Mrs. Fay Sizer, both of Lisbon. There are seven grandchildren and twenty-four great grandchildren who also survive.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable John A. Gardner, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his services, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

RICHARD M. RADL, WALTER MCNAMARA, SCOTT MCINTYRE, JR.,

Committee.

URBAN F. HAGEMAN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Urban F. Hageman, begs leave to submit the following memorial:

Urban F. Hageman was born August 23, 1929 in Winneshiek County, the son of Ignatius and Elizabeth Hageman. He was educated at Calmar, and graduated from a 3-year agricultural course. He also took some Iowa State University short courses.

On November 9, 1953 he was married to Joan Rooney. To this union were born four sons and two daughters.

He was a member of the Catholic Church, the Elks, Knights of Columbus, Farm Bureau and the National Farmers Organization. He served in the armed forces during the Korean conflict and was stationed in the Panama Canal Zone.

Mr. Hageman, a Democrat, served as Winneshiek County Representative in the Sixty-first session of the General Assembly.

He was killed October 10, 1965, in a farm accident.

Surviving Mr. Hageman are his widow Joan, and six children; Steve, Jane, Cynthia, Kevin, Mark and Michael. Also his parents Mr. & Mrs. Ignatius Hageman of Calmar; three brothers and five sisters.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Urban F. Hageman, the state has lost an honored citizen and faithful and useful servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WALTER LANGLAND, THOMAS ROE, DALE TIEDEN,

Committee.

JOHN E. HANSEN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable John E. Hansen, begs leave to submit the following memorial:

John E. Hansen was born at Ringsted, Iowa, Emmet County, December 27, 1888.

He was educated in the public schools of Emmet County, and attended Iowa State Teachers' College and Capital City Commercial College at Des Moines.

On July 2, 1912, he married Anna M. Petersen of Ringsted. To this union six children were born.

He entered the banking business in 1909. He was employed by the Iowa Banking Department, Federal Land Bank of Omaha, and the Commercial Savings Bank of Dedham.

He was a member of the Presbyterian church, Masonic Order, and Elks Lodge.

Mr. Hansen was active in Democratic politics for many years. He was a member of the House of Representatives in the Fifty-second, Fifty-third, and Fifty-fourth General Assemblies. He was the Democratic floor leader in the Fifty-fourth session.

He died at Eagle Grove April 8, 1963.

Surviving are his widow and six children, Mrs. Donald J. Stangler of Eagle Grove; Mrs. Clinton C. Fraser, Grand View, Missouri; Robert L. of New London, Iowa; Gerald of West Des Moines, Iowa; John E. of Goldfield, Iowa; and Edmund C. of Waterloo, Iowa

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable John E. Hansen the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

KARL NOLIN, HARVEY JOHNSON, RUSSELL CLARK,

Committee.

ARTHUR C. HANSON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Arthur C. Hanson, begs leave to submit the following memorial:

Arthur C. Hanson, was born August 8, 1891, at Inwood, Iowa, and passed away January 31, 1966.

On July 25, 1918 he was married to Emma Helder, of Inwood, and to this union were born three sons.

Mr. Hanson was a graduate of Iowa State University, was a veteran of World War I, was Post and County Commander and Chaplain of the American Legion. He was county president and served on the state board of the Farm Bureau, and was their legislative representative for three years. He helped organize and was a member of Farmers Co-operative Elevator of Inwood; was a member of the school board and board of supervisors. He was active in many areas of the Methodist Church. In 1955 he was elected to Gamma Sigma Delta (an honorary society of agriculture). He received the Des Moines Press and Radio Club Award in 1961, and the Inwood Community

Award in 1964. In 1962 he received the John Champanius Holms Award from the U.S. Weather Bureau for outstanding accomplishment in the field of meteorological observations. He was a member of Kiwanis and the Masonic Lodge.

Mr. Hanson was elected to the House of Representatives in 1933, where he served in the Forty-fifth General Assembly and the Forty-fifth Extra session. He was again elected in 1948 as a Representative from Lyon County, serving continuously until his death, the Fifty-third through the Sixty-first sessions. He was Speaker of the House in the Fifty-sixth session, and a member of the Budget and Financial Control Committee for four years.

He is survived by his wife, Emma, and three sons: Eldon, Inwood; Marlo, Alton; and Harland, Denver, Colorado. There are five granddaughters and five grandsons surviving. One brother, the Hon. Fred B. Hanson, a representative from Osage, Iowa, also survives.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Arthur C. Hanson, the state has lost an honored citizen and faithful and useful servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

IRVIN L. BERGMAN, ELMER DEN HERDER, MARVIN SMITH,

Committee.

GEORGE EDWARD HELD

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable George Edward Held, begs leave to submit the following memorial:

George Edward Held was born July 1, 1877 in Plymouth County, Iowa. He was one of the first graduates of the LeMars Normal School, now Westmar College. He married Agnes Ayres March 8, 1922. To this union were born two sons and one daughter.

Mr. Held was a cattle and sheep raiser and also imported German coach horses. He was a member of the Hinton Methodist Church, and a member of the Hinton school board for 22 years.

Mr. Held, a Republican, served in the Iowa House of Representatives in the Thirtyninth, Fortieth, Forty-first and Forty-second sessions of the General Assembly as representative of Plymouth County. He died November 27, 1966. Surviving Mr. Held are his widow; two sons, Thomas of Hinton and Dr. Stanley Held of Buffalo, Minnesota; a daughter, Mrs. Katherine Shores of Columbus, Indiana, and seven grandchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable George Edward Held, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

GORDON STOKES, HAROLD NELSON, ELMER DEN HERDER,

Committee.

JAMES W. HOWARD

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable James W. Howard, begs leave to submit the following memorial:

James W. Howard was born June 2, 1884, in Lincolnshire, England. He came to this country in 1888 at the age of four years. He attended the rural schools of Winneshiek county and Breckenridge Institute in Decorah.

He was married to Elizabeth L. Sexton in the Decorah St. Benedict's Catholic church, June 27, 1911. Mr. and Mrs. Howard became the parents of seven children, all of whom survive. Mrs. Howard died in 1953. Mr. Howard was a life-time resident of the community since his coming to this country as a small boy with the exception of three years (1915-1918) spent in Postville, and two years (1925-27) in New Orleans.

Mr. Howard was first engaged in farming and later entered the men's clothing business in Cresco from 1911 to 1951.

He was a member of the Assumption church, the Cresco Knights of Columbus and the Holy Name society. He was president of the Chamber of Commerce, and a member of the county Boy Scout board.

Mr. Howard, a Democrat, served in the Iowa House of Representatives in the Fifty-sixth and Fifty-seventh sessions of the General Assembly as representative of Howard county. He died April 28, 1967.

Surviving Mr. Howard are his children, including Mrs. C. J. (Gladys) Flick of Minneapolis, Charles E. Howard of Florham Park, N. J., J. Robert Howard of Cresco, John W. Howard of Beaver Dam, Wis., Mrs. Paul C. (Betty) Grange of Waterloo, James T. Howard of Cedar Rapids, and Mrs. Robert (Joan) Murray of Cresco. There are 27 grandchildren and six great-grandchildren.

THEREFORE, BEIT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable James W. Howard, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

FRED B. HANSON,
A. L. MENSING,
VINCENT B. STEFFEN,

Committee.

OLE H. JACOBSEN

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Ole H. Jacobsen, begs leave to submit the following memorial:

Ole H. Jacobsen was born on December 4, 1866, in Denmark. He came to America with his parents in 1869. He received his education in schools of Audubon County and Atlantic, Iowa. He attended the Des Moines College at Des Moines, Iowa.

Mr. Jacobsen married Stella Huglin, daughter of J. M. and Sarah Huglin, December 17, 1891. To this union six children were born; Esther, Harold, Zela, Russell, Forest and Ruth.

Upon leaving College he located in Lincoln County, Nebraska, where he lived for 5 years engaged in selling windmills and implements.

In 1893 he returned to Audubon County where he was an extensive breeder and feeder of purebred shorthorn cattle. In 1908 he built the Crystal Springs Brick and Tile factory at Kimballton.

Ole H. Jacobsen was a member of the Baptist Church. He served as Superintendent of the Sunday School for 15 years; also as Deacon, Secretary and Clerk of the Congregation. He was a member of the Board of Township Trustees and was Township Assessor.

Ole H. Jacobsen served in the House of Representatives during the Thirty-fourth and Thirty-fifth sessions of the General Assembly. He was the author of the Act to abolish contract labor in the state.

Mr. Jacobsen spent the last several years at the Baptist Memorial Home in Harlan, Iowa. He passed away September 9, 1965.

Surviving Mr. Jacobsen are three children; Mrs. Esther Milage, Mrs. Ruth McGrew, both of California, and Russell Jacobsen of Lincoln, Nebraska. Also, a number of grand-children and great grandchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Ole H. Jacobsen, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

HARVEY JOHNSON, ALFRED NIELSEN, RAYMOND FISHER,

Committee.

JOSEPH HORACE JOHNSON

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Joseph Horace Johnson, begs leave to submit the following memorial:

Joseph Horace Johnson was born July 26, 1878 on a farm in Marion County. He attended the public schools, and was graduated from Central College at Pella in 1902 and from the University of Chicago Law School in 1905.

On July 31, 1907 he married Pearl Eastburn, and to this union were born four sons. Mrs. Johnson passed away on August 28, 1966, and Mr. Johnson on September 21, 1966.

Mr. Johnson practiced law more than 60 years. He served 17 years as president of the Knoxville School Board, and was also a member of the Library Board. He was a member of the state and national council of the Y.M.C.A., and a member of the Masonic Lodge.

Mr. Johnson represented Marion County in the Forty-first, Forty-second, Forty-second Extra, Forty-third and Forty-fourth sessions of the Iowa General Assembly, and served as Speaker of the House in the Forty-third session. Mr. Johnson was a Republican.

Mr. Johnson is survived by four sons, Lowell and Carroll of Knoxville, Craig of La Grange, Illinois, and Milton of Pequannock, New Jersey. In addition, there are 12 grandchildren and 2 great-grandchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Joseph Horace Johnson, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

GERRIT VAN ROEKEL, JAMES MIDDLESWART, GEORGE PIERSON,

Committee.

GRANT LAUER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Grant Lauer, begs leave to submit the following memorial:

Grant Lauer was born June 18, 1893, near Eldorado, and attended rural schools in that area. Later he was graduated from Upper Iowa University and attended Wartburg College.

On Nov. 24, 1914 he was married to Elisabeth Ann Winter, and to this union were born a son and two daughters.

Mr. Lauer farmed in Fayette County. He was a director of Production Credit Association, member of the board of the Good Samaritan Home and Hospital, secretary of the German Mutual Insurance Association, and director of Farmers Mutual Reinsurance Association. He was president of the Fayette County Fair Board for thirty-four years.

Mr. Lauer, a Republican, represented Fayette County in the Fifty-fifth and Fifty-sixth sessions of the General Assembly. He died February 26, 1966.

Mr. Lauer is survived by his widow, Elisabeth; two daughters, Mrs. Everett Vagts, Eldorado; and Mrs. Dale Ballinger, Denver, Colorado; a son, Arnold, of Hawkeye; two brothers, W. A. Lauer of West Union, and Henry of Denver, Colorado.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Grant Lauer, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

DALE TIEDEN, WALTER LANGLAND, A. L. MENSING,

Committee.

FRANK J. LUND

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Frank J. Lund, begs leave to submit the following memorial:

Frank J. Lund, son of Nels and Caroline Lund, was born February 8, 1876, and reared on a farm near Stratford. He attended Des Moines University and later taught school.

On February 14, 1901, he was married to Grace Elizabeth Bishop, and to this union were born two sons and a daughter.

In 1901 he was admitted to the bar. He remained active as an attorney and member of the Hamilton County Bar Association until his retirement about two years ago.

In 1900 he joined the Iowa National Guard and was advanced to the rank of Major, serving with service units on the Mexican border prior to the outbreak of World War I. When the war broke out, he went overseas as a Major of a machine gun battalion and saw duty in France, Germany and Luxembourg.

Mr. Lund was a charter member of the American Legion, and for many years was an active member of the Webster City Legion Post. He served as a member of the Webster City School Board and city council. He was active in organization of the REA in Iowa and REA cooperative associations. During World War II, he helped promote the Hamilton County War Chest.

Mr. Lund served as Hamilton County Representative in the Thirty-fourth and Thirty-fifth sessions of the Iowa General Assembly. He died September 8, 1966.

Surviving Mr. Lund are his wife, Grace; two sons, Herbert and Stewart, both of Webster City; one daughter, Mrs. Evelyn Merritt, Boulder, Colo.; four grandchildren and ten great-grandchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Frank J. Lund, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

RICHARD E. LEE, DALE M. COCHRAN, RAY V. BAILEY,

Committee.

PAUL E. McELROY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Paul E. MeElroy, begs leave to submit the following memorial:

Paul E. McElroy was born at Percival, Iowa, November 11, 1907, the son of Mr. and Mrs. Ed McElroy. He attended school at Percival and graduated from high school there. He graduated from Iowa State University with a degree in animal husbandry.

For ten years he was extension director of Fayette County, Iowa.

In 1936 he married Lillian Arthur of Randalia. They became the parents of four children, three daughters and a son.

Mr. McElroy was active in the work of the Iowa Heart Association. He became chairman of the Fremont County chapter of the Association, then served as a member of its state board of directors. In 1964 he was elected president of the Iowa Heart Association, and 1965 became chairman of the board.

Mr. McElroy was active in other community and county organizations, including the Fremont County Farm Bureau, of which he was president, and the Fremont County Fair Association. He was president of the Fair Board for ten years. He served as a member of the county 4-H youth committee. He was a member of the Percival Community church and the Percival Consolidated School Board. He joined his brother-in-law, Lowell Sherwood, in establishing the Sherwood-McElroy Lumber Company of Percival.

Mr. McElroy, a Republican, served as Fremont County Representative in the Fifty-ninth and Sixtieth sessions of the Iowa General Assembly. He died Nov. 20, 1965.

Surviving Mr. McElroy are his wife, Lillian; three daughters, Sheryl (Mrs. Jim Hunter), Council Bluffs; Sharon (Mrs. Dale Hirz), Rochester, Minn.; Diane (Mrs. William

Obert), Laughlin, A.F.B., Texas; and a son, Paul Rodney McElroy, Percival; a sister, Mrs. Orville Sonner, Percival; and five granchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Paul E. McElroy, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WILLIAM H. HARBOR, CONRAD OSSIAN, LEROY S. MILLER,

Committee.

WADE H. MCREYNOLDS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Wade McReynolds, begs leave to submit the following memorial:

Wade H. McReynolds, son of W. S. and Fanna Scott McReynolds was born on October 26, 1890. His first twenty-one years were spent on farms in Wapello and Keokuk counties. In Ottumwa he served in various offices of Local No. 199, A. F. L., including secretary-treasurer. He married Wilma Hite of Henry county and they had two children; one daughter, Mrs. John C. Heiss, and one son, Hurvey S. McReynolds. He was a member of the Loyal Order of Moose and of Plymouth Congregational church. He was an auditor of the Iowa State Federation of Labor. A Democrat, he served in the Fifty-first and Fifty-sixth General Assemblies as Representative of Wapello County. He passed away Dec. 3, 1965.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Wade H. McReynolds the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express the appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

CLEVE L. CARMAHAN, CHARLES PONCY, KEITH DUNTON,

CONWAY E. MORRIS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Conway E. Morris, begs leave to submit the following memorial:

Conway Morris was born in Dallas County on February 16, 1894. He was educated at the Waukee High school and attended the Capital City Commercial College in Des Moines. He lived his entire lifetime in Dallas County where he was actively engaged in farming and livestock feeding.

He married May Drake on June 10, 1916. Three children were born to this union, one son and two daughters.

Mr. Morris served on the County Board of Education for twenty-five years; he was a charter member of the Farm Bureau and a member of the Rotary Club, Masonic Delta Lodge at Dallas Center, a 32nd degree Mason of the Consistory and a member of the Za-Ga-Zig Shrine.

After World War II, he traveled extensively in Europe where he made a study of economic conditions. He was an officer of the Travelcade Bureau of the Avian Trailer Company, and traveled in the United States, Canada and Mexico.

Mr. Moris, a Republican, served in the Iowa House of Representatives in the Fifty-fourth, Fifty-fifth and Fifty-sixth General Assemblies as the Representative from Dallas County. He died Nov. 16, 1966.

Surviving Mr. Morris, are his widow, May Morris, and children, Robert Morris, Dallas Center; Mrs. Roberta Cramp, Haverstown, Pa.; and Mrs. Jeanette Acheson, West Des Moines, and seven grandchildren.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Conway E. Morris, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of the family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

LEROY PETERSEN, HARVEY JOHNSON, RAYMOND FISHER,

BERNARD JOHN MURPHY

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Bernard John Murphy, begs leave to submit the following memorial:

Bernard John Murphy was born September 6, 1910, in Audubon, Iowa. He was the son of James and Emma Murphy.

When he was two years old the family moved to a farm where the present Murphy home is now located at 1806 Benjamin Street, Carroll, Iowa. He graduated from Carroll High School in 1930, and attended Trinity College, Sioux City and Midwest College of Commerce.

In 1934 he began work with the R.E.A. Express Company in Carroll and for seven years previous to his death had been manager of the company's office in Carroll.

On May 20, 1939, he was married to Dorothy Knippel at Fort Dodge. Mr. and Mrs. Murphy were the parents of two daughters.

He was a member of St. Lawrence Catholic Church. He was active in the Charles Carroll Council Knights of Columbus of which he was a past grand knight. He served two terms as a trustee, and in 1958 was a state delegate to the national Knights of Columbus convention in Chicago. He also belonged to Elks Lodge No. 1637, the Brotherhood of Railway Clerks, United Travelers Association and the Carroll Chamber of Commerce.

Mr. Murphy, a Democrat, served as a member of the House of Representatives in the Sixtieth, Sixtieth Extra, and Sixty-first sessions of the General Assembly and had won renomination on the Democratic ballot in the primary election for the Sixty-second General Assembly.

Mr. Murphy was killed in an auto accident September 10, 1966. Surviving are his widow and two daughters, Mrs. Bernard Feilmeier and Maureen Murphy, all of Carroll

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Bernard John Murphy the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

KARL NOLIN, C. RAYMOND FISHER, WILLIAM WINKELMAN,

JUDSON T. PERKINS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Judson T. Perkins, begs leave to submit the following memorial:

Judson T. Perkins was born in a log cabin in Clifton township, Grant County, Wisconsin, December 4, 1885. He was educated in public schools in Grant County and graduated from high school in Boscobel, Wisconsin. He graduated from Lawrence College, Appleton, Wisconsin in 1911.

He married Delia E. Scheible in Jabalpur, India, March 1, 1913. To this union six children were born, two of whom died in infancy. His wife died in 1941 and he later married Mrs. Sarah M. Barrett Rink.

Reverend Perkins was ordained in 1912 and served as a missionary of the Methodist Church in India for 20 years. In 1931 he returned to the Iowa-Des Moines conference of the Methodist Church where he served for 20 years. In retirement, he lived in Council Bluffs, Iowa. He received a Letter of Resolution for his work in India from Prime Minister Indria Gandhi in April, 1966.

Reverend Perkins was recorded in Who's Who in America in 1942, and in Who's Who in Methodism, and in Who's Who in the Midwest.

Reverend Perkins, a Republican, served in the House of Representatives in the Fifty-seventh General Assembly.

He passed away on October 21, 1966, and is survived by his widow, two daughters, two sons, ten granchildren and one great-grandchild.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Judson T. Perkins the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the remaining members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the members of the family of the deceased.

HARRY R. GITTINS, WILLIAM E. DARRINGTON, WILLIAM H. HARBOR,

STANLEY E. PRALL

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Stanley E. Prall, begs leave to submit the following memorial:

Stanley E. Prall was born February 13, 1905 on a farm in Palmyra township, Warren County, near the Middle River Friends community. He was the son of Nathan C. Prall and Nora Miller Prall.

He attended Union country school and graduated from Carlisle High School in 1923. He attended Simpson College two years and graduated from the University of Iowa with a law degree in 1928.

On May 31, 1933 he was married to Martha K. Mitchell, and to this union a son and daughter were born.

During his law practice in Indianola, he was city attorney and county attorney. In World War II, as Captain in the Military Government, he was in several European countries, including Germany, until 1945.

In 1946 he was appointed by Governor Blue to the district court, where he served the Fifth Judicial District for twenty years.

Judge Prall was a member of the Methodist Church, the American and Iowa State Bar Associations, the Lions Club, Odd Fellows Lodge and Warren Post 165, American Legion.

He was Warren County representative in the Forty-seventh and Forty-eighth sessions of the General Assembly. He died November 28, 1966 in Des Moines.

He is survived by his daughter, Mrs. Kathleen Coe, Indianola; two grandchildren, Cindy and Mitchell; two brothers, Arthur Prall of Carlisle and Dwight Prall of Newton; and two sisters, Mrs. Luther Meloy of Sun City, Arizona, and Mrs. Carl Norlin of Kettle Falls, Washington.

His son, Edgar, was killed in an automobile accident July 12, 1962.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Stanley E. Prall, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

JAMES I. MIDDLESWART, A. L. MENSING, ANDREW VARLEY,

HARRY W. RAMSEYER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Harry W. Ramseyer, begs leave to submit the following memorial:

Harry W. Ramseyer was born May 28, 1896, in Davis County, Iowa. He attended schools in Pulaski, graduated from Bluffton College in Ohio, and did graduate work at the University of Wisconsin.

On September 6, 1926 he was married in the Little Brown Church at Nashua, Iowa to Lena Irene Prevo. To this union were born one son and one daughter. Mr. Ramseyer died on July 8, 1966 at Washington, Iowa.

Mr. Ramseyer was a member of the First Presbyterian church and served as Ruling Elder for many years. He served as president of the Washington Board of Education; president of Rotary Club; president of the Chamber of Commerce; president of the Iowa Poultry Improvement Association; and as a member of the Washington County board of health. He was a member of the national legislative committee for Veterans of World War I and was named state commander of that organization.

He is survived by his widow, Lena Ramseyer of Washington, Iowa; one son, Dr. Harry W. Ramseyer, Jr. of Phoenix, Arizona, and one daughter, Mrs. Gwendolyn Schneider of Davenport, and their families.

Mr. Ramseyer, a Republican, served in the Iowa House of Representatives in the Fifty-fourth, Fifty-fifth, and Fifty-sixth sessions of the General Assembly as the representative of Washington County.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Harry W. Ramseyer, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

KEITH L. VETTER, CHARLES F. STROTHMAN, EDWIN A. HICKLIN,

GAIL A. RUSK

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Gail A. Rusk, begs leave to submit the following memorial:

Gail A. Rusk was born December 1, 1897, in Madison County, Iowa, son of George and Sarah Steele Rusk. He attended the Madison County schools.

He married Eva Bierma, February 8, 1919 at Osceola, Iowa and to this union eight children were born.

Mr. Rusk, a retired farmer and a resident of the Newton area since 1930, was an elder of the First Christian Church of Newton. He served as a member of the Board of Supervisors for six years and was township trustee for two years. He was a member of the Amboy Grange, Kiwanis Club, Izaak Walton League, Farm Bureau and the Newton Chamber of Commerce.

Mr. Rusk, a Democrat, served as state representative from Jasper County during the Fifty-seventh and Fifty-eighth sessions of the General Assembly.

He passed away March 12, 1967, in Mesa, Arizona.

He was preceded in death by his parents, two sisters and an infant son.

Surviving him are his widow, a daughter, Mrs. Eugene (Deloris) Lang of Grinnell, Iowa; six sons, Dale of Mesa, Arizona; Carl of Phoenix, Arizona; George of Dallas, Texas; James of Laurel, Iowa; Forrest and Claude of Newton, Iowa.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Gail A. Rusk the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

NORMAN ROORDA, A. L. MENSING, WILLIAM J. GANNON.

CLAIRE D. SEIBERT

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Claire D. Seibert, begs leave to submit the following memorial:

Claire D. Seibert was born March 9, 1911 on a farm near Clearfield, Iowa, the son of Walter and Dora Darlington Seibert. He graduated from Clearfield High School in 1929. On June 10, 1938 he married Lois Swan of Clearfield. To this union were born one daughter, Kathleen, and two sons, Walter J. and William C.

Mr. Seibert moved to St. Charles, Iowa and farmed continuously there, with the exception of seven years spent in Warren County. He owned and operated a 240-acre stock and grain farm in Madison County at the time of his death.

He was a member of the Masonic Lodge, Eastern Star, Lion's Club and Farm Bureau. He was a member of the St. Charles Methodist Church, having served as chairman of the Official Board and in other capacities. He was a former school board member, on the Madison County Extension Council and the Agricultural Stabilization and Conservation Committee.

Mr. Seibert, a Democrat, 'was serving his first term in the Sixty-first General Assembly House of Representatives from Madison-Adair Counties.

Mr. Seibert was killed December 30, 1965 in an automobile accident that also took the life of his wife, Mrs. Lois Seibert. Surviving are their daughter, Mrs. Dale Beaman, two sons, Walter J. Seibert and William C. Seibert, two grandsons, all of St. Charles, and Mr. Seibert's mother, Mrs. Dora Seibert of Winterset.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Claire D. Seibert, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

ANDREW VARLEY, JAMES I. MIDDLESWART, PERRY L. CHRISTENSEN,

MILTON W. STRICKLER

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Milton W. Strickler, begs leave to submit the following memorial:

Milton W. Strickler was born at Warrenton, Virginia, on January 17, 1897. After high school he obtained the following college degrees: Bachelor of Laws, Master of Laws and Master of Patent Laws, from the National University in Washington, D. C.

He married Gladyce J. Fisher of Weschester, Iowa, and they had a son, Richard A. Strickler of Des Moines. They were later divorced. In 1943 he married Reba L. Rice. To this union was born a son, William Strickler, also of Des Moines.

Mr. Strickler was a member of the American expeditionary forces to France during World War I. Following the war, he was employed by the United States Treasury Department as an auditor in Washington, and in 1921 was appointed to the general accounting office. In 1923 he was appointed director of naturalization for Iowa, Missouri and Oklahoma, stationed in St. Louis, Missouri. He resigned this position in 1925 to engage in the practice of law in Des Moines.

Mr. Strickler, a Republican, served in the Iowa House of Representatives in the Forty-seventh General Assembly as representative of Polk County.

Mr. Strickler passed away on March 26, 1963.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Milton W. Strickler, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

THOMAS A. RENDA, VERN BENNETT, WILLIAM PALMER,

Committee.

VICTOR C. STUELAND

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Victor C. Stueland, begs leave to submit the following memorial:

Victor C. Stueland was born February 22, 1897 at Eagle Grove and moved with his parents to Kanawha in 1922. From Kanawha, he moved to Forest City where he was in the tank wagon and service station business.

He was, also, involved in business enterprises in Mason City and Des Moines.

He attended the rural schools of the Kanawha area and received further education at the LaSalle Extension school at Chicago, Illinois.

He was a veteran of World War I, serving in the payroll division, and served with the Military Police during World War II. Mr. Stueland was a life-time member of the Forest City Legion post and held many offices in the American Legion.

He married Helen Brower in 1919. To this union were born one daughter and two sons.

He was A.L. vice-commander, secretary of the Iowa State Safety Council, member of the IOOF Lodge at Forest City, and a member of the Kanawha Lutheran Church.

Mr. Stueland, a Democrat, represented Hancock County in the Sixty-first General Assembly and was a candidate for re-election at the time of his death, July 2, 1966.

His wife preceded him in death. Surviving Mr. Stueland are one daughter, Mrs. Aaron Charlson of Forest City and two sons, Calvin and Rosco of Minneapolis, Minnesota.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Victor C. Stueland, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

DELWYN D. STROMER, DALE M. COCHRAN, RAY V. BAILEY,

Committee.

ARNOLD UTZIG

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Arnold Utzig, begs leave to submit the following memorial:

Arnold Utzig was born in Dubuque County on March 31, 1893, the son of John and Anna Utzig. One of 17 children, he was educated in rural and Catholic schools in Peru township.

On Nov. 25, 1943, he married Hilda Stieren, and to this union two children were born, Magdalen Ann and Joseph John.

Mr. Utzig served in World War I, and was severely wounded in the St. Mihiel campaign. For this he received the Order of the Purple Heart. He was engaged in retail business in Dubuque for $36~{\rm years}$.

He served as Iowa Department Commander of Disabled American Veterans in 1934, and as national committeeman of the same organization. He was a member of the Catholic Church.

A Democrat, Mr. Utzig was first elected to the House of Representatives in the Fiftieth session, and he served through the Fifty-third session. He was then elected to the Senate for the Fifty-fourth through the Fifty-seventh sessions. In 1957 he was appointed to the Board of Parole, and served there until 1963. He was again elected to the House of Representatives and served in the Sixty-first and Sixty-second sessions, until the date of his death, May 9, 1967.

Mr. Utzig is survived by his wife, Hilda, and two children, Magdalen Ann (Mrs. Edward Reelfs), Platteville, Wisconsin; and a son, Joseph John, Dubuque, and one grandchild.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Arnold Utzig, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House, and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

WILLIAM GANNON, JOHN DUFFY, ALFRED BREITBACH, SR.,

Committee.

ALBERT WEISS

MR. SPEAKER: Your committee, appointed to prepare a suitable resolution commemorating the life, character and public service of the late Honorable Albert Weiss, begs leave to submit the following memorial:

Albert Weiss was born July 16, 1885, in Crawford County, Iowa. He attended the Denison schools. He also attended Iowa State College and graduated in 1911 with a B. S. Degree in Animal Husbandry. He was a member of the Sigma Chi social fraternity.

He married Carrie L. Brown in 1915. To this union was born one son, Don L., who became a Lieutenant Colonel, pilot in the 9th Air Force and who lost his life on his 60th bombing mission June 22, 1944, over Caen, France.

Mr. Weiss was a member of the Methodist Church. He also was a member of the Masonic Lodge, Consistory and the Abu Bekr Shrine, National Exchange Club, Farm Bureau, and Chamber of Commerce.

Mr. Weiss founded the Denison Seed Company in 1917. He was athletic coach from 1910 to 1912 for the Denison High School, and taught in high school and coached athletics two years in Granite Falls, Minnesota.

Mr. Weiss, a Republican, served in the Iowa House of Representatives in the Fifty-second, Fifty-third, Fifty-fourth and Fifty-fifth sessions of the General Assembly as the representative of Crawford County. He also served in the Iowa Senate in the Fifty-sixth and Fifty-seventh sessions of the General Assembly as Senator from Crawford, Harrison and Monona Counties. He died Feb. 19, 1966.

Surviving Mr. Weiss are his widow; two brothers, Ted of Denison, and Walter of Council Bluffs, Iowa, and one granddaughter, Sue Ann Fischbeck of Mason City, Iowa.

THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE SIXTY-SECOND GENERAL ASSEMBLY OF IOWA: That in the passing of the Honorable Albert Weiss, the state has lost an honored citizen and a faithful and useful public servant, and the House by this resolution would express its appreciation of his service, and tender its sympathy to the members of his family.

BE IT FURTHER RESOLVED: That a copy of this resolution be spread upon the Journal of the House and that the Chief Clerk be directed to forward an enrolled copy to the family of the deceased.

RUSSELL D. CLARK, KARL NOLIN, JEWELL WAUGH,

HOUSE BILLS

GENERAL HISTORY AND RECORD

HOUSE-SENATE COMPANION BILLS

H.J.R.	S.J.R.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.	H.F.	S.F.		S.F.
1	4	65	73	154	273	230	303	322	369	452	383
2	3	67	78	156	295	231	311	331	370	454	521
3	8	70	125	158	249	233	333	334	451	458	483
4	7	71	211	159	58	234	254	341	358	464	586
5	5, 12	75	96	161	247	236	292	346	261	468	474
6	1	77	197	162	121	237	363	347	437	471	476
7	9	78	92	163	219	238	329	359	478	472	438
8	10	80	95	164	200	239	328	368	368	473	528
10	6	81	148	165	242	240	376	374	423	474	471
14	20	83	71	167	252	243	339	379	480	482	375
15	21	85	140	170	97	246	359	380	489	483	455
17	14	87	114	171	453	256	312	382	411	484	605
26	17	88	201	174	65	257	320	383	428	485	367
3 0	35	89	169	176	253 .	258	321	387	413	487	397
	0.70	91	316	177	162	259	334	388	414	488	575
H.F.	S.F.	101	268	178	290	265	172	389	384	489	481
1	1	110	55	185	$\frac{206}{141}$	266	322	390	304	495	542
8	18	113	16	186	137	273	393	393	401	496	443
9	61	114	190	187 188	511	275	452	395	259	505	436
14	21	115	123	189	234	276	269	398	325	506	557
17	203	116	59	191	228	279	508	399	566	522	606
25	79	117	183	196	119	280	412	400	400	525	533
28	82	119	107	198	131	281	407	403	399	528	607
29	13	120	209	199	229	284	556	408	398	542	631
31	104	122	129	200	309	286	461	410	563	534	579
37	99, 180	123	130	202	279	288	348	414	409	537	396
38	210 27	126	213	206	282, 500	293	357	425	509	538	653
42 45		127	176	208	382	300	337	433	496	542	631
48	188 94	130	111	210	278	305	356	435	447	543	618
48 49	33	133	69	213	277	308	435	436	482	547	666
50	265	134	178	218	378	309	354	439	418	548	667
50 52	26	139	157	220	331	310	132	442	485	556	614
59	110	140	101	221	317	313	477	445	346	557	611
62	109	143	163	222	330	314	164	450	427	560	642
64	52	147	243	229	332	320	372	451	492	561	360
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H.F.	S.F.	H.F.	S.F.	н. г.	S.F.	H. F.	S.F.	H.F.	S.F.	H.F.	S.F.
		· ·									
565	54 8	613	639	665	391	734	808	766	837	783	847
57 0	647	615	711	671	689	735	814	767	830	784	846
572	720	616	662	674	749	736	811	768	829	785	851
573	677	617	663	676	721	740	819	770	845	786	855
575	659	624	681	677	326	743	817	771	849	788	868
57 6	627	626	683	685	735	744	818	773	853	789	870
579	675	629	687	689	700	745	823	774	841	790	867
586	624	630	516	699	769	746	834	775	874	791	869
592	703	634	644	717	739	748	824	776	842	792	873
593	640	639	690	718	761	755	833	777	843	793	866
598	650	647	574	720	820	756	832	779	844	794	864
605	623	649	714	726	806	757	835	780	852	795	875
606	661	658	532	729	805	75 8	826	781	848	796	876
607	641	660	517	730	804	765	831	782	859	797	879
612	635	661	394								

RECORD OF HOUSE BILLS IN HOUSE

HOUSE JOINT RESOLUTIONS AND SENATE FILES
PASSED AND APPROVED---219

H.J.R. 24.

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30,
H.F.
                 15, 17, 20, 23,
                                           38, 43, 53,
                                                         55, 57, 58, 60, 61, 62,
                 71, 79, 86, 89, 92, 93, 98, 99, 100, 101, 116, 117, 120, 128,
       136, 137, 138, 139, 146, 147, 150, 151, 152, 161, 165, 167, 168, 171, 172, 173,
       176, 178, 182, 183, 190, 192, 196, 197, 199, 201, 203, 205, 207, 216, 217, 218,
       222, 224, 232, 236, 237, 238, 239, 240, 244, 246, 253, 257, 260, 272, 274, 280,
       281, 284, 285, 286, 287, 289, 295, 297, 301, 305, 309, 312, 320, 321, 345, 356,
       363, 364, 365, 377, 381, 382, 383, 390, 398, 410, 411, 414, 425, 535, 437, 465,
       467, 470, 474, 480, 486, 495, 501, 503, 514, 515, 521, 530, 537, 547, 553, 554,
       559, 561, 562, 563, 569, 572, 575, 577, 599, 608, 614, 633, 634, 647, 651, 659,
       662, 668, 672, 673, 674, 675, 679, 685, 686, 687, 690, 692, 693, 694, 695, 696,
       697, 699, 700, 702, 708, 711, 713, 718, 719, 727, 729, 730, 731, 732, 733, 734,
       735, 736, 740, 741, 742, 743, 744, 745, 746, 747, 748, 749, 750, 751, 752, 755,
       756, 757, 758, 759, 760, 761, 762, 763, 764, 765, 767, 768, 769, 770, 771, 772,
       774, 785, 786, 795.
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BECAME LAW AS PROVIDED IN SECTION 3.5 OF THE CODE

H.F. 754

BILLS VETOED BY THE GOVERNOR

H.F. 72.

SENT TO SECRETARY OF STATE

H.J.R. 11, 14, 23, 24, 28, 32.

H.J.R.	Page	H.J.R.	Page
1 By Renda, Palmer, Cochran ders, Allen, Wolfe, Bennett, Toott, Maloney, Franklin, Mayb Miller of Des Moines, Bailey, Clley, Duffy, Doderer (From Stanley, Kibbie, Benda, Ely, Fodds, Mills, Klefstad, Cl O'Malley, Lamborn, Reno, K Murray, Walsh, Condon, Je Burns, DeHart, Cassidy, Bal Hagedorn, Denman). Propost amendment to the Constitution the State of Iowa relating to the sions of the General Assemble Introduced, referred to constitution amendments and reapportionme Committee report	Taps- erry, PMa- melt, Riley, arke, osek, psen, lloun, ing an on of eses- ly. onal ent	Committee report Recommended amendment, passage Committee report adopted Made special order Special order Special order S.J.R. 3 substituted Withdrawn 3 By Gannon, Cochran, Doderer, Utzig, Tapscott, Bennett, Renda, Franklin, Middleswart, Gallagher, Duffy, Johnston, Distelhorst, Lipsky, Mayberry, Reed, Bailey and Radl. (Kibbie, Denman, Frommelt, Riley, Nurse, Heaberlin, Cassidy, Murray, Walsh and Main.) Proposing an amendment to the Constitution of the State of Iowa relating to the composition of the General Assembly, the basis of representation of the members thereof, and the establishment of congressional districts. Introduced, referred to constitutional amendments and reapportionment Committee report Reported without recommendation Committee report adopted Made special order Special order Point of order raised S.J.R. 8 substituted Withdrawn Call of the House requested Call of the House lifted 4 By Van Nostrand, Millen, Kluever, McCartney, Stromer, Miller of Des Moines, Smith, Tieden, Nielsen, Roe, Graham, Shaw, Vetter and Patton. (Stanley, Rigler	319 323 419 464 752 102 135 137 138 150 150 152 162

H.J.R. Pa	age .	H.J.R. Pa	age
Benda, Messerly, Lucken, Flatt, Mills, Lange, DeKoster, Balloun, Stephens, Lodwick, Kyhl, Briles, Lisle, Potgeter, Lamborn, Shaff, Jepsen, DeHart, Van Eaton, Erskine, Hougen, Neu, Frey and Clarke.) Proposing an amendment to the Constitution of the State of	:	dersen and Camp. (Stanley, Kibbie, Rigler, Ely). Proposing to amend Article three (III) of the Constitution of the State of Iowa to provide home rule for municipal corporations. Introduced, referred to constitutional amendments and reapportionment 1	131
Iowa relating to the composition and apportionment of the General Assembly, the basis of represent- ation of the members thereof, and the establishment of congressional districts. Introduced, referred to constitutional		7 By Doderer (Kibbie and Walsh). Proposing an amendment to the Constitution of the State of Iowa to lower the voting age in Iowa to eighteen (18) years.	
amendments and reapportionment	134 134	Introduced, referred to constitutional amendments and reapportionment 1 Committee report	
Amendment filed	137 139	Recommended indefinite post- ponement	
Amendment filed Special order Amendment withdrawn Amendment withdrawn Passed House, ayes 86, nays 38 Motion filed to reconsider vote Motion to reconsider vote laid on table Call of the House requested Call of the House Call of the House	147 150 153 156 159 160 160 162 162	8 By Miller of Des Moines, Kluever, Den Herder, Coffman, Gannon, Gallagher, Fisher of Greene, Ossian, Doderer, Dunton, Cochran, Mayberry, Camp, O'Malley, Miller of Jones, Caffrey, Maloney, Beardsley, Franklin, Nolin, Carnahan, Breitbach, Hullinger and Hanson of Benton (Kibbie, Condon, Riley). Proposing an amendment to the Constitution of the State of Iowa relating to compensation for	
5 By Cochran, Maloney, Bailey, Mayberry, Beardsley, Palmer, Renda, Franklin, Hanson, Gannon, Bennett, and Glenn. (Van Gilst, Hagedorn, Heaberlin, Coleman, Murray, Elvers, Nurse, Ely, McGill and Condon). Amendment to the Constitution of the State of Iowa to require that members of the General Assembly be elected from single member legislative districts.	:	members of the General Assembly. Introduced, referred to constitution amendments and reapportionment	566 566 518 518
Introduced, referred to constitutional amendments and reapportionment. 6 By O'Malley, Cochran, Miller of Des Moines, Renda, Duffy, Baker, Kluever, Van Nostrand, Millen, Varley, Clark, Busch, Yoder, An-	131	9 By Grassley, Busch, Johnson and Miller of Jones. Proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly, and to repeal section two (2), Article three (III), of the Constitution of the State of Iowa and pro-	

H.J.R.	Page	H.J.R.	Page
posing a substitute therefor. Introduced, referred to constitutional amendments and reapportionment	168	amendments and reapportionment. Committee report Recommended passage Committee report adopted	. 566 . 569
10 By Van Nostrand and Mille (Rigler and Mills). Provide a commission to make a study of subdistricting the legislative districts at to make recommendations to the General Assembly.	n- s- nd	Steering recommends calendar Passed House, ayes 115, nays none . Reported correctly enrolled	. 899 2427 2427
Introduced, referred to constitutional amendments and reapportionment. Committee report	185 219 219 220 221 232	12 By Grassley and Pierson. Pro posing an amendment to the Cons titution of the State of Iowa relatin to the terms of office of the Governor and Lieutenant Governor Introduced, referred to constitutiona amendments and reapportionment.	- g -
Amendment filed Amendment filed Special order Amendment adopted Amendment filed Amendments filed Amendments filed Amendments adopted Amendment filed Amendment filed Amendment filed	255 260 263 263 266 266	13 By Grassley, Busch, Darrington Diehl, Edgington, Graham, Harbor Johnson, Klein, Miller of Jones Nelson, Nielsen, Patton, Radi Stokes, Weldon, Clark, Pierso and Kiilsholm. Proposing an a mendment to the Constitution of th	n e
Passed House, ayes 91, nays 28 Received from Senate Amendment filed Made special order Amendment filed Special order Amendment adopted Amendments adopted House concurred Passed House, ayes 82, nays 35 Received from Senate House insisted	267 396 549 563 568 574 575 577 578 639	State of Iowa relating to the right of employment. Introduced, referred to constitutiona amendments and reapportionment. Committee report	. 223 . 320 . 323 . 323 . 393 . 444 . 487
Conference committee appointed Conference committee report	. 641 704 d . 706 710	14 By Schmarje, Strothman, Sorg Hicklin, Distelhorst, Shepherd Redfern, Miller of Des Moines an Millen (McGill and Shirley). Des ignating the Iowa Geode as th official state rock for the Stat of Iowa.	l, d - e
11 By Grassley and Renda. Proposing an amendment to the Constitution of the State of Iowa repealing the section of the Constitution which provides for the office and election of the county a torney. Introduced, referred to constitution	n- e- ii- of- ut-	Introduced, referred to state govern ment affairs	. 229 . 307 . 307 . 311 . 403

H.J.R. Page	H.J.R. Page
Sent to Governor	18 By Andersen, Den Herder, Koch, and Sullivan. Proposing an amend- ment to the Constitution of the State
15 By Stokes, Strothman, Nelson, Smith and Graham (Lucken, Main,	of Iowa relating to the State University.
Van Gilst, Briles and Stephens).	Introduced, referred to higher
Proposing an amendment to the Constitution of the State of Iowa	education
to grant the electorate of this state the authority and means to approve	ments and reapportionment 103
or reject legislation enacted by the General Assembly.	19 By Pelton and Van Nostrand. Proposing an amendment to the
Introduced, referred to constitutional amendments and reapportionment 258	Constitution of the State of Iowa to lower the voting age in Iowa to twe-
Extension of time 945	nty (20) years. Introduced, referred to constitutional
16 By Sullivan, Mensing, Schmarje, Mowry, Sanders, Allen, Miller of	amendments and reapportionment 35
Page, Reed, Winkelman, Darring-	
ton, Freeman, Utzig, Duffy, Van Nostrand, Den Herder, Fullerton,	20 By Maloney. Proposing an amendment to the Constitution of the
Koch, Peterson of Woodbury, Story,	State of Iowa relating to the holding
Nelson, Ossian, Edgington, Shep-	of any office under the Constitution
herd, Knight, Fischer of Grundy,	and laws of the state. Introduced, referred to constitutional
Carnahan, Grassley and Patton. Proposing an amendment to the	amendments and reapportionment 44'
Constitution of the State of Iowa	Committee report 48'
to make the terms of judges of the	Recommended passage 48'
supreme and district courts elec-	Committee report adopted 48
tive.	21 By Radl. Create a legislative
Introduced, referred to constitutional amendments and reapportionment 272	committee to study the problem of
Returned to regular calendar 1469	water fluoridation and to make an
-	appropriation therefor.
17 By Steffen, Cochran and Gallag-	Introduced, referred to cities and towns
her (Coleman, Kibbie, Burns, Ri-	and towns
ley, Condon, Frommelt, Klefstad,	22 By Den Herder. Directing the
Ely, Dodds, Walsh, Buren, Mc- Gill, Nurse and Cassidy). Pro-	Board of Control of state institu-
posing an amendment to the Cons-	tions to report to the General As-
titution of the State of Iowa to give	sembly its recommendations for an intermediate security corrections
the Governor the authority to ap-	institution.
point a Secretary of State, Treas-	Introduced, referred to board of
urer of State, and Attorney General and to provide that the General As-	control 490
sembly shall appoint an Auditor of	Amendment filed
State.	Committee report 64' Recommended passage 64'
Introduced, referred to constitutional	Committee report adopted 65
amendments and reapportionment 281	
Committee report 470 Recommended indefinite post-	23 By Fischer of Grundy. Create an
ponement 470	interim legislative committee to
Committee report adopted 525	study the problem of interstate

H.J R. Pag	e H.J.R.	Page
truck rate reciprocity procedures and to make an appropriation therefor. Introduced, referred to roads and highways	Creating a committee to revise Code of Iowa, requiring said or mittee to present a report conta ing recommendations together v appropriate bills to the next Ge ral Assembly, and providing an propriation therefor. Introduced, referred to state govern ment affairs	the om- ain- with me- ap- 624 1435 1845 1845 18915 1915
24 By Miller of Page, Varley, Baker, Redfern, Winkelman, Tieden, Harbor, Ossian, Den Herder, Graham, Steffen, Doderer, Utzig, Breitbach, Mayberry, Hanson of Benton, Mensing, Curran, Renda, Shepherd, Patton, Johnson, Pierson, Schroeder, Strothman, Fischer of Grundy, Welden and Miller of Jones. Continue the Iowa State Fair and World Food Exposition Study Committee established by the Sixty-	hees (Flatt, Neu, Briles, Li Balloun, Frey, Klefstad, Schal Lange, Nurse, DeKoster, Luch Main, Van Eaton, Erskine, Sl ley, and Walsh) Establishmen an institution of higher learnin western Iowa, and to make an propriation therefor. Introduced, passed on file Referred to appropriations 27 By Mensing and Maloney. F	ben, ken, hir- nt of ng in ap 671
first General Assembly, and to make an appropriation therefor. Introduced, referred to approp-	posing an amendment to the C stitution of the State of Iowa lating to the state university.	
riations 6		67
Committee report 9 Recommended passage 9	Referred to constitutional amendments and reapportionmen	it 71
Committee report adopted	28 By Van Nostrand, Mowry, H bor and Gannon. Establish a control of Mostrand and Cannon. Establish a control of Mostrand. Establish a control o	om- leg- nake eral 68
25 By Doderer, Kluever, Grassley,	Explanation of vote	
Millen, Vetter, Voorhees, Cochran,	Signed by Speaker	80
Mayberry, Mowry and Distelhorst.	Sent to Secretary of State	80

H.J.R. Page	H.J.R. Pag
29 By Schroeder, Allen, Doderer, Grassley, Kluever, Gittins, Bailey, Van Nostrand and Shaw. Proposing an amendment to the Constitution of the State of Iowa relating to the sessions of the General Assembly by adding to section two (2), Article three (III), of the Constitution of the State of Iowa. Introduced, referred to constitutional	33 By Committee on Appropriations (Committee on Appropriations). Create an interim committee to study the conduct and policies of the Iowa liquor control commission and Iowa liquor laws, and to make an appropriation therefor. Introduced, referred to appropriations
amendments and reapportionment . 725 Steering recommends calendar . 1222 Committee report . 1224 Recommended passage . 1224 Committee report adopted . 1237 Amendment filed . 1528 Amendments adopted . 1617	Motion filed to reconsider vote 1985 Motion to reconsider prevailed 1985 Passed House, ayes 70, nays 49 1986 34 By Committee on Appropriations (Committee on Appropriations). Create an interim committee to
Passed House, ayes 100, nays 6 1618 30 By Mensing (Ely). Create a committee to study the need for a family court system in Iowa, and to provide an appropriation therefor. Introduced, referred to judiciary 779	study the Iowa highway commission and management of the Iowa highway system, and to make an appropriation therefor. Introduced, referred to appropriations
Committee report	H.F. Page
31 By Grassley. Proposing an amendment to the Constitution of the State of Iowa relating to assumption by the Lieutenant Governor of the powers and duties of the Governor.	1 By Fisher of Greene (Kibbie). Printing of bills. Introduced, passed on file
Introduced, referred to constitutional amendments and reapportionment 790 32 By Committee on Constitutional Amendments and Reapportionment.	Motion to reconsider prevailed
Extending the period designated in House Joint Resolution twenty-eight (28), Acts of the Sixty-second General Assembly, during which the General Assembly may adopt a plan subdistricting coun-	Sent to Governor
ties and legislative districts. Introduced, passed on file 1563 Rule suspended	Introduced, referred to cities and towns

H.F. Page	H.F. Pag
Point of order raised	Moffit and Curran. Exemption of certain livestock from taxation. Introduced, referred to tax revision 108
3 By McIntyre. Motor vehicle registration fees. Introduced, referred to motor vehicles and highway safety 96 4 By Baker. Encourage landown-	 10 By Bowin, Conklin and Lee. Opening of courthouses. Introduced, referred to county and township affairs
ers to make land and water available to the public by limiting liability in connection therewith. Introduced, referred to conservation 101	ments, and agencies of the state government. Introduced, referred to government
Withdrawn 455	reorganization
5 By Andersen. Branch banking institutions. Introduced, referred to commerce 102 6 By Andersen. Opening of court-	12 By Gallagher. Prohibit indiscriminate spraying on and along roads. Introduced, referred to county and
house offices.	township affairs 137
Introduced, referred to county and township affairs 102 Amendment filed 107 Committee report 269 Recommended passage 269 Committee report adopted 272 Amendment filed 279 S.F. 12 substituted 319 Withdrawn 343	13 By Millen. Authorize and direct the issuance of a patent to certain real estate to C. E. Barnett and Marie A. Barnett, husband and wife, as joint tenants, with full right of survivorship, and not as tenants in common, by the Governor and Secretary of State. Introduced, referred to judiciary 137
7 By Radl; McNamara, Hullinger, Doderer, McIntyre and Mayberry. Operators' and chauffeurs' licenses. Introduced, referred to motor vehicles and highway safety 102 Amendment filed 211 8 By Baker. (Reppert). Registration plates.	Committee report 216 Recommended passage 216 Committee report adopted 212 Rule suspended 212 Passed House, ayes 118, nays none 218 Reported correctly enrolled 73 Signed by Speaker 73 Sent to Governor 73 Signed by Governor 78
Introduced, referred to motor vehicles and highway safety	14 By Caffrey. (Reichardt and Reppert). Sale of spirituous or intoxicating drinks to Indians. Introduced, referred to law enforcement

H.F. Page	H.F. Page
15 By Doderer, Dunton, Yoder and	Reported correctly enrolled 1549
Lipsky. Millage levy necessary to	Signed by Speaker 1549
pay interest and principal on school	Sent to Governor 1549
bonded indebtedness.	Signed by Governor 1673
Introduced, referred to tax revision 137	
Committee report 802	18 By Caffrey and Renda. Tire e-
Recommended amendment, passage 802	quipment on motor vehicles.
Committee report adopted 809	Introduced, referred to motor ve-
Steering recommends calendar 1094	hicles and highway safety 145
Amendment filed	Placed on calendar 1526
Amendment filed	Traced on Carendar
	19 By Renda. Compensation of the
Amendment filed	county commissioners of hospital-
Amendment adopted	ization.
Amendment filed	4
Amendment filed	Introduced, referred to county and
Amendment filed 1539	township affairs
Amendments adopted 1540	Committee report 269
Amendment withdrawn 1540	Recommended passage 269
Passed House, ayes 65, nays 40 1540	Committee report adopted 272
Explanation of vote 1549	S.F. 90 substituted 344
Received from Senate 2493	Withdrawn
House concurred	
Passed House, ayes 88, nays 12 2560	20 By Renda. Adoption
Reported correctly enrolled 2598	Introduced, referred to judiciary 145
Signed by Speaker 2598	Committee report 254
Sent to Governor 2598	Recommended passage 254
Signed by Governor 2613	Committee report adopted 258
	Amendment filed 285
16 By Fischer of Grundy. Purchase	Amendment filed 291
of right of way by the highway com-	Amendment adopted 291
mission.	Amendment withdrawn 291
Introduced, referred to roads and	Passed House, ayes 120, nays none 292
highways	Received from Senate 1412
Committee report	House concurred 1487
Recommended passage 334	Passed House, ayes 106, nays none 1487
Committee report adopted 336	Reported correctly enrolled 1849
Amendment filed 443	Signed by Speaker 1849
Passed House, ayes 101, nays 18 546	Sent to Governor 1849
Received from Senate 2059	Signed by Governor 1966
House refused to concur 2127	
Received from Senate 2158	01 De Daleir Directal desaktions
Conference committee appointed 2189	21 By Baker. Provide educational
pp	cost sharing through property tax
17 D 1111 - 1 D 14 - C 4 - 1	replacement and to establish a new
17 By Hill and Pelton. Support and	chapter in the Code of Iowa pro-
maintenance of the parties during	viding therefor.
divorce litigation.	Introduced, referred to tax revision 145
Introduced, referred to judiciary 144	OO D Consider D 1 Ct 1
Committee report 548	22 By Grassley, Busch, Stokes,
Recommended amendment, passage 548	Klein, Edgington, Johnson, Mil-
Committee report adopted 552	ler of Jones, Baker, Hullinger,
Steering recommends calendar 800	Christensen, Hanson of Mitchell
Amendment adopted 857	and Conklin. Operation of a motor
Dagged House aves 93 have none 857	vehicle while intoxicated or while

H.F.	Page	H.F.	Page
ability to operate is impaired. Introduced, referred to law enforcement	. 582 . 582 . 590 . 618 . 666 . 841 . 855 . 855	pupils attending school in the state, to designate the commissioner of public safety as the state official responsible for insuring that all students will be transported to school, and to provide an appropriation therefor. Introduced, referred to schools 27 By McIntyre, Reed and Radl. Providing for school bus transportation to pupils of nonprofit private schools.	153 945
23 By McCartney. Legalizing of town plats and amending the legal- izing acts pertaining to cities and	-	Introduced, referred to schools Placed on calendar	945
towns. Introduced, referred to cities and towns. Committee report. Recommended passage. Amendment filed Amendment adopted	. 145 . 226 . 226 . 227 . 246	28 By Mensing, Carnahan, Wolfe, Coffman, Miller of Des Moines, Caffrey and Dunton. Average earnable compensation of policemen and firemen as applicable to their retirement systems. Introduced, referred to public health and welfare	l I
Passed House, ayes 112, nays none. Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	. 247 1796 1796 1796 1966	29 By Miller of Page, Harbor, Christensen, Ossian, Clark, Lee, Schroeder, Winkelman, Freeman, Reed, Johnson, Patton, Distelhorst, Shepherd, Bailey and Edgington (Flatt). Increase the homestead tax credit.	•
ducts. Introduced, referred to agriculture		Introduced, referred to tax revision	168
Committee report	. 455	30 By Edgington, Smith, Grassley, Stromer and Ossian. Addition of territory to benefited fire dis- tricts.	
25 By Carnahan, Dunton, Wolfe, Coffman, Pelton, Reed and Utzig Pension benefits accruing to the surviving spouse of a retired or acting member of a city police or fire department.	•	Introduced, referred to county and township affairs	168 220 269 269
Introduced, referred to public health and welfare	. 486 . 486	Committee report adopted:	318 318 1026 1119 1119
26 By Baker. Requiring the State of Iowa to accept the responsibility for providing transportation for al	7	Signed by Speaker	1246 1246

H.F.	Page	H.F.	Page
No ug so	By Miller of Page, Harbor, O- ian, Schroeder, Nielsen, Van estrand, Strothman, Stokes, Wa- h, Clark, Bowin, Pierson, John- n, Nelson, Allen, Darrington,	delivering vehicles sufficient are to enable the driver thereof to stop off the traveled portion of primary roads when delivering mail.	of
an do Fr the	ttins, Hanson of Benton, Graham d Varley (Briles, Lucken, Hage- rn, Klefstad, Schaben, Stephens, rey and Flatt). Eliminate from e statutes any provision for day-	Introduced, referred to roads and highways	. 754 . 754
	ght saving time. uced, referred to state govern-	37 By Radl, McIntyre, Mayberry	v.
ment Commi Report Commi	ittee report	Sorg, Reed, Lipsky, Gannon, Docerer, Roe, Miller of Des Moine and Story (Riley, Ely and Stanley Provide for the humane slaughte of livestock.	i- es).
	to pass House, ayes 48, nays 70. 573	Introduced, referred to agriculture. Withdrawn	
ar ca	By McCray. Prevent county bo- ds of supervisors from renting ars from sheriffs.	38 By Miller of Page, Shepher Schroeder, Millen, Vetter, Caffre	у,
	uced, referred to county and ship affairs 169	Edgington, Yoder, Grassley, Smit Nielsen, Nelson, Clark, Reed, Fis cher of Grundy, Stokes, Tapscot	3 -
so	By Lipsky. Examination of per- ons violating the traffic laws of is state.	Welden, Hill, Holden, Shaw, Doder er, Lee, Wood, Redfern, Tiede Harbor, Steffen, Ossian, Den Hei	n,
	uced, referred to motor ve- es and highway safety 169	der, Graham, Strand, Roorda, Bro itbach, Winkelman, Freeman, Ra McIntyre, Hanson of Benton, Son	dl,
le st ag er	By Patton, McNamara, Grass- y, Busch, and Stromer. Re- rict the civil liability for dam- ges of certain persons who give mergency care to persons in-	and Fullerton. Provide for the car vassing of votesandthe inauguration of the Governor and Lieutena Governor at any suitable hall the seat of government. Introduced, referred to state govern-	on nt at
Introdu	red in accidents. uced, referred to judiciary 169 Iment filed 320	ment affairs	169 254
He se	By Hullinger, McNamara, Den erder, Christensen, Roe, Niel- en, Voorhees and Franklin. Sale	Committee report adopted Passed House, ayes 91, nays 28 . Reported correctly enrolled Signed by Speaker	258 316 . 1397
Introde	frozen poultry or domestic fowl. uced, referred to agriculture 169 iment filed	Sent to Governor	. 1398
	ittee report	39 By Gallagher and Baker. Pe	-
	mmended indefinite post- ement	ers and duties of county conse	
	nitely postponed	vation boards. Introduced, referred to county and	
36	• 5 ,	township affairs	
	nsen, Varley, Dunton, Watson nd Tapscott. Provide for mail-	Committee report	

H.F. Page	H.F. Pag
Committee report adopted 272 Failed to pass House, ayes 45, nays 62 . 343	44 By McNamara, Hullinger, Reed, Nielsen, Miller of Jones, Cunning- ham, Christensen, Varley, Dunton,
40 By Nielsen, Nelson, Clark, Mil-	Graham, Tapscott and Palmer.
ler of Page and Knight. Provide	Assessment of property.
immunity to members of a volun-	Introduced, referred to tax revision 170
teer or municipal fire department	Committee report 443
or a first-aid, rescue, or emerge-	Recommended indefinite postponement . 443
ncy squad providing emergency	Indefinitely postponed 476
public first-aid and rescue ser-	macrimically possiponed to the territory and
vice from liability to respond in	
damages in certain cases.	45 By Gannon, Fisher of Greene,
Introduced, referred to judiciary 169	Doderer, Dunton, Maloney, Coch-
Placed on calendar 1577	ran, Busch, Ossian, Mayberry,
	Gallagher, McIntyre, Fischer of Grundy, Roe, Nolin, Bailey and
41 By Busch, Nielsen, Nelson, Han-	Yoder. Regulate the sale of credit
son of Benton, Stromer, Johnson,	life and credit accident and health
Hullinger, Grassley, Middleswart,	insurance.
Peterson of Woodbury, Cochran,	Introduced, referred to commerce 185
Harbor, Miller of Page and Wink-	Amendment filed 550
elman. Pay agricultural land tax	Committee report 802
credits in full and raise the appli-	Recommended indefinite post-
cable school fund millage from fi-	ponement 802
fteen (15) mills to twenty (20) mills	Committee report adopted 848
and to provide an appropriation therefor.	Motion filed to reconsider vote 848
Introduced, referred to tax revision 170	Call of the House requested 873
introduced, referred to tax revision	Call of the House 873
42 By Cunningham, Vetter, Klue-	Call of the House lifted 873
ver, Bailey and Dunton (DeHart,	Motion to reconsider vote failed 873
Ely, Cassidy, Stanley, and Kibbie).	40 Dec Delever Alleverth and Address
Reversion of schoolhouse sites.	46 By Baker. Allow the retailer a
Introduced, referred to schools 170	credit or discount in paying sales tax receipts due the state.
Committee report 226	Introduced, referred to tax revision 185
Recommended passage 226	Amendment filed 786
Amendments filed 249	inicianicii inca
Amendment filed 256	47 By Holden. Reflective motor ve-
Amendment withdrawn 305	hicle registration plates.
Amendments filed 305	Introduced, referred to motor vehicles
Amendments adopted 305	and highway safety 186
Passed House, ayes 108, nays 7 313	Committee report 279
•	Recommended passage 279
43 By Doderer. Selection of grand	Committee report adopted 281
jurors.	Passed House, ayes 103, nays 12 387
Introduced, referred to county and	Motion filed to reconsider vote 391
township affairs 170	Motion to reconsider vote failed 398
Committee report	48 By Maloney and Fischer of Grun-
Recommended passage	dy (Lucken and Coleman), Payment
Passed House, ayes 114, nays none 248	of property damage claims under
Reported correctly enrolled 565 Signed by Speaker 565	liability policies.
Sent to Governor	Introduced, referred to commerce 186
Signed by Governor 619	Committee report 827

Recommended passage 827 Committee report adopted 831 Amendment filed 968 Steering recommends calendar 1182 Point of order raised 1543 Passed House, ayes 97, nays 4 1543 Passed House, ayes 96, nays 19 154 Passed House, ayes 96, nays 19 152 Passed House, ayes 96, nays 19 155 Passed House, ayes 107, nays none 148 Passed House, ayes 97, nays 4 1543 Passed House, ayes 97, nays 4 1543 Passed House, ayes 107, nays none 148 Passed House, ayes 97, nays 4 1543 Passed House, ayes 107, nays none 148 Passed House, ayes 96, nays 19 152 Passed House, ayes 107, nays none 148 Passed House, ayes 115, nays none 148 Passed House, ayes 107,	H.F.	Page	н.ғ.	Page
Committee report adopted 831 Amendment filed 968 Steering recommends calendar 1182 Point of order raised 1549 Passed House, ayes 97, nays 4 1543 Passed House, ayes 97, nays 4 1543 Sick leave for school employees. Introduced, referred to industrial and human relations 186 Committee report 249 Recommended passage 249 Recommended passage 249 Committee report adopted 316 O'Malley. Uniformity of central deposit requirements for investment companies. Introduced, referred to commerce 186 Placed on calendar 1549 Flaced on calendar 1549 Sir By Gullagher, Voorhees, Bowin, Story and Conklin. Provide for collection of sewer charges with water rentals or charges. Introduced, referred to cities and towns 193 Amendment filed 495 Committee report adopted 316 Committee report adopted 316 Committee report adopted 495 Flased on calendar 1549 Flaced on calendar 1549 Signed by Governor 1796 Signed by Governor 1796 Signed by Governor 1796 Signed by Governor 1966 Steering recommends calendar 817 Amendment withdrawn 875 Flased House, ayes 102, nays none 876 Flased House, ayes 96, nays 19 Signed by Speaker 1798 Sent to Governor 1796 Signed by Governor 1966 Steering recommends calendar 817 Amendment withdrawn 875 Flased House, ayes 102, nays none 876 Flased House, ayes 102, nays none 876 Sent to Governor 1796 Signed by Speaker 1796 Sent to Governor 1796 Signed by Speaker 1796 Sent to Governor 1996 Sent to Governor 1996 Sent to Governor 1996 Steering recommends calendar 817 Amendment withdrawn 875 Flased House, ayes 102, nays none 876 Flased House, ayes 102, nays none 876 Flased House, ayes 102, nays none 876 Flased House, ayes 103, nays none 1996 Steering recommends calendar 817 Flased House, ayes 102, nays none 876 Flased House, ayes 102, nays none 1996 Steering recommends calendar 817 Flased House, ayes 102, nays none 876 Flased House, ayes 103, nays none 876 Flased House, ayes 103, nays none 876 Flased House, ayes 103, nays none 1996 Steering recommends calendar 817 Flased House, ayes 103, nays none 876 Flased House, ayes 103, nays n	Recommended passage	827	(63rd) and subsequent General As-	
Amendment filed			semblies.	
Point of order raised			Introduced, referred to constitutional	
Passed House, ayes 97, nays 4. 1543 49 By Waugh, Koch and Sullivan (Van Gilst). Increase the minimum sick leave for school employees. Introduced, referred to industrial and human relations 1866 Committee report 249 Committee report adopted 251 S.F. 33 substituted 249 Committee report adopted 251 S.F. 33 substituted 314 Withdrawn 315 Mithdrawn 315 Mi	Steering recommends calendar	1182	amendments and reapportionment	193
49 By Waugh, Koch and Sullivan (Van Gilst), Increase the minimum sick leave for school employees. Introduced, referred to industrial and human relations 186 Recommended passage 249 Committee report adopted 251 S.F. 33 substituted 314 Withdrawn 315 Withdrawn 315 Withdrawn 315 Moreover adopted 251 S.F. 33 substituted 314 Mithdrawn 315 Moreover adopted 251 S.F. 33 substituted 314 Mithdrawn 315 Moreover adopted 351 Moreover adopted 352 By Curran, Den Herder, Distelhorst, Dunton and Mowry. Permit counties to become associated with the lowa state association of counties. Introduced, referred to county and township affairs 152 By Curran, Den Herder, Distelhorst, Dunton and Mowry. Permit counties to become associated with the lowa state association of counties. Introduced, referred to county and township affairs 152 By Sorg, Lipsky, Andersen, Reed, McIntyre, Radl, Pelton, Yoder. Beardsley, Conklin, Holden and Doderer (Riley, Walsh, Denman, Kibble, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of the Willinger, Varley, Hicklin, McNamara, Utzig, Winkel-	Point of order raised	1543		
49 By Waugh, Koch and Sullivan (Van Gilst). Increase the minimum sick leave for school employees. Introduced, referred to industrial and human relations 186 Committee report 249 Recommended passage 249 Committee report adopted 251 S.F. 33 substituted 314 Withdrawn 315 Withdrawn 315 Withdrawn 315 Withdrawn 316 O'Malley. Uniformity of central deposit requirements for investment companies. Introduced, referred to commerce 186 Placed on calendar 1549 Introduced, referred to commerce 186 Placed on calendar 1875 Introduced, referred to commerce 186 Placed on calendar 1875 Introduce	Passed House, ayes 97, nays 4	1543		
(Van Gilst). Increase the minimum sick leave for school employees. Introduced, referred to industrial and human relations 186 (Committee report 249 (Committee report 249 (Committee report adopted 251 (Committee report 251 (Committee report 251 (Committee report 252 (Committee report 252 (Committee report 253 (Committee report 254 (Committee report 254 (Committee report 255 (Committ				
sick leave for school employees. Introduced, referred to industrial and human relations 186 Committee report 249 Recommended passage 249 Committee report adopted 251 S.F. 33 substituted 314 Withdrawn 315 50 By McNamara, Kluever, Lee, Hicklin, Freeman, Hullinger and O'Malley. Uniformity of central deposit requirements for investment companies. Introduced, referred to commerce 186 Placed on calendar 1549 51 By Curran, Den Herder, Distelhorst, Dunton and Mowry. Permit counties to become associated with the lowa state association of counties. Introduced, referred to county and township affairs 186 Committee report 334 Recommended passage 334 Committee report adopted 336 Amendment filed 444 Amendments filed 495 Amendments adopted 495 Amendments adopted 495 Amendments filed 495 Amendment filed 69 Amendment filed 796 Committee report adopted 336 Amendment filed 99 Amendment adopted 756 Recommended amendment, passage 758 Recommended passage 1756 Reported correctly enrolled 1796 Signed by Speaker 1796 Signed by Speaker 1996 Sent to Governor 1996 Introduced, referred to county and township affairs 199 Introd	49 By Waugh, Koch and S	ullivan		
Introduced, referred to industrial and human relations 186 Committee report 249 Recommended passage 249 Committee report adopted 251 S.F. 33 substituted 314 Withdrawn 315 50 By McNamara, Kluever, Lee, Hicklin, Freeman, Hullinger and O'Malley. Uniformity of central deposit requirements for investment companies. Introduced, referred to commerce 186 Placed on calendar 1549 51 By Curran, Den Herder, Distelhorst, Dunton and Mowry. Permit counties to become associated with the Iowa state association of counties. Introduced, referred to county and township affairs 186 Committee report 234 Keering recommends calendar 375 Amendment adopted 375 Amendment adopted 376 Signed by Speaker 1796 Sent to Governor 1796 Signed by Speaker 1796 Sent to Governor 1996 Signed by Speaker 1796 Sent to Governor 1996 Sent to Governor 1996 Signed by Speaker 1996 Sent to Governor 1996 Sent to Governor 1996 Signed by Speaker 1996 Sent to Governor 1996 Signed by Speaker 1996 Sent to Governor 1996 Signed by Speaker 1996 Sent to Governor 199				
and human relations				100
Committee report			towns	193
Recommended passage				
Committee report adopted				
S.F. 33 substituted				
Mithdrawn				
Amendment withdrawn				
Fassed House, ayes 102, nays none	withdrawn	315		
Hicklin, Freeman, Hullinger and O'Malley. Uniformity of central deposit requirements for investment companies. Introduced, referred to commerce . 186 Placed on calendar	FO Dr. Mollomone, Kluowen	Too		
O'Malley. Uniformity of central deposit requirements for investment companies. Introduced, referred to commerce . 186 Placed on calendar				
deposit requirements for investment companies. Introduced, referred to commerce . 186 Placed on calendar			Signed by Speaker	1796
ment companies. Introduced, referred to commerce				
Introduced, referred to commerce	• •	mvest-		
Placed on calendar	<u>•</u>	ce 186		
man, Battles, Gannon, Stokes, Lee, Poncy and Gallagher. Interest limitation on anticipatory bonds for township affairs township affairs			54 By Hanson of Benton, Radl, Coff-	
horst, Dunton and Mowry. Permit counties to become associated with the Iowa state association of counties. Introduced, referred to county and township affairs				
horst, Dunton and Mowry. Permit counties to become associated with the Iowa state association of counties. Introduced, referred to county and township affairs	51 By Curran, Den Herder,	Distel-	Poncy and Gallagher. Interest lim-	
township fire department. Introduced, referred to county and township affairs				
ties. Introduced, referred to county and township affairs			township fire department.	
Introduced, referred to county and township affairs	the Iowa state association o	f coun-		
township affairs	ties.		township affairs	193
Committee report				
Recommended passage				
time bulk grain may be deposited in a warehouse. Introduced, referred to agriculture 193 Committee report adopted 365 Committee report 366 Committee report 363 Committee report 366 Committee 761 Committee report 366 Committee 761 Co				
Amendment filed				
Amendments filed				
Amendments adopted				193
Passed House, ayes 96, nays 19				
Committee report adopted				
52 By Sorg, Lipsky, Andersen, Reed, McIntyre, Radl, Pelton, Yoder, Beardsley, Conklin, Holden and Doderer (Riley, Walsh, Denman, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of	rassed House, ayes 50, hays	19 430		
52 By Sorg, Lipsky, Andersen, Reed, McIntyre, Radl, Pelton, Yoder, Beardsley, Conklin, Holden and Doderer (Riley, Walsh, Denman, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of			Amendment adopted	430
der, Beardsley, Conklin, Holden and Doderer (Riley, Walsh, Denman, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of House concurred				
and Doderer (Riley, Walsh, Denman, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of Passed House, ayes 107, nays none. 1488 Reported correctly enrolled 1796 Signed by Speaker				
man, Kibbie, Neu, Kosek, Benda, Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirl- ey, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of Reported correctly enrolled 1796 Signed by Speaker 1796 Sent to Governor				
Kruck, DeHart, Jepsen, Lodwick, Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of Hicklin, McNamara, Utzig, Winkel-				
Reppert, Hougen, Messerly, Dodds, Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of Reppert, Hougen, Messerly, Dodds, Sent to Governor				
Cassidy, Stanley, Ely, Shaff, Shirley, Gaudineer, Van Eaton, Mills and Burns). Provide for representation in the Senate and House of Hicklin, McNamara, Utzig, Winkel-				
ey, Gaudineer, Van Eaton, Mills and Burns). Provide for represen- tation in the Senate and House of 56 By Nielsen, Hullinger, Varley, Hicklin, McNamara, Utzig, Winkel-	Cassidy Stanlow Fly Cheff	Shirl-		
and Burns). Provide for representation in the Senate and House of Hicklin, McNamara, Utzig, Winkel-			aigned by Governor	1900
tation in the Senate and House of Hicklin, McNamara, Utzig, Winkel-			56 By Nielsen Hullinger Varley	
			man, Caffrey, Schroeder and Smith.	

H.F. Page	H.F. Pag
T intersections on primary and secondary roads. Introduced, referred to county and township affairs	Passed House, ayes 116, nays none . 21 Received from Senate . 145 House concurred . 165 Passed House, ayes 89, nays 6 . 165 Reported correctly enrolled . 196 Signed by Speaker . 196 Sent to Governor . 196 Signed by Governor . 208
57 By Judiciary Committee (Judiciary Committee). Effective date of Statutes and Rules of Civil Procedure. Introduced, placed on calendar	62 By Mensing, Busch, Coffman, Nielsen, Vetter, Strand, Mowry, Shepherd, Kluever, McCartney, Harbor, Caffrey, Fischer of Grundy, Lipsky and Steffen (Denman, Reppert, Neu, Frommelt, Messerly, Briles, Mills, Elvers, Walsh, DeKoster, Rigler, Stanley and Flatt). Savings and loan associations. Introduced, referred to commerce 19 Committee report
Introduced, referred to commerce 194	an appropriation therefor. Introduced, referred to tax revision 19
60 By Judiciary Committee (Judiciary Committee). Rules of the Department of Agriculture in regard to fuel oil pumps. Introduced, placed on calendar 194 Passed House, ayes 116, nays none 216 Reported correctly enrolled 565 Signed by Speaker 565 Sent to Governor 565 Signed by Governor 619 61 By Judiciary Committee (Judiciary Committee). Inspection of county jails by the state board of	64 By Pelton, Breitbach, Coffman, Camp, Curran, Gannon, Miller of Jones, Peterson of Woodbury, Reed, Dunton and McNamara (Denman, Riley, Reppert, Cassidy, Coleman, Walsh, Ely, Reichardt, Messerly, Benda and Condon). Right of appeal wherein the city or a civil service employee may appeal from a decision of a civil service commission. Introduced, referred to cities and towns
control. Introduced, placed on calendar 194	Committee report

H.F. Page	n.r. Page
Committee report adopted 272 Failed to pass House, ayes 38, nays 76. 317	ponement
65 By Breitbach (Kibbie). Availability of the report of the investigating law-enforcement officer.	69 By Stokes. Sales tax permits. Introduced, referred to tax revision 209
Introduced, referred to motor vehicles and highway safety 209	70 By Shaw, McCray, Holden, Hicklin, McCartney, Pelton, Lip-
Committee report	sky, Knight, Koch, Grassley, Wo- od, Thordsen, Mensing, Battles and Johnson (Jepsen). Juvenile
Withdrawn	delinquency. Introduced, referred to public health
66 By Gallagher. Exempt certain persons from the necessity of hav-	and welfare
ing fishing licenses. Introduced, referred to conservation 209	Recommended amendment, passage 496 Committee report adopted 521 Standing recommended colored
Amendment filed 227 Amendment filed	Steering recommends calendar 564 Amendment adopted 595 Passed House, ayes 115, nays none 596
Withdrawn	Received from Senate 1610 House concurred
67 By Kluever, Van Drie, Andersen, Dunton and Cochran (Ely, Stanley and Cassidy). Amend chapter two hundred seventy-nine (279), Code	Passed House, ayes 101, nays 1 1656 Reported correctly enrolled 1966 Signed by Speaker
1966, to improve the continuing contract for teachers.	Sent to Governor
Introduced, referred to schools 209	Ed D Mallanana Klasson Fac
Committee report 307	71 By McNamara, Kluever, Lee,
Recommended passage 307	Hicklin, Freeman, Hullinger and O'Malley. Accreditation of cer-
Committee report adopted 311	tain reinsurance purchased by Io-
Amendment filed	wa companies from foreign or
Made special order 599	alien insurance companies.
Amendment filed 635	Introduced, referred to commerce 209
Amendment adopted 657	Committee report 307
Amendment withdrawn 657	Recommended passage 307
Passed House, ayes 108, nays 4 658	Committee report adopted 311
House concurred	Amendment filed 367
Passed House, ayes 107, nays none 1181	Amendments filed 427
Reported correctly enrolled 1397	Amendments adopted 427 Passed House, ayes 117, nays none 427
Signed by Speaker	Received from Senate 1026
Sent to Governor	House concurred
signed by dovernor	Passed House, ayes 106, nays none1041
	Reported correctly enrolled 1122
68 By McIntyre, Radi, Sorg, Reed	Signed by Speaker 1122
and Lipsky. Give counties the	Sent to Governor
power to employ certified public accountants to conduct their audits.	Signed by Governor
Introduced, referred to county and	
township affairs 209	72 By Busch, Nielsen, Tieden,
Committee report 485	Grassley and Langland. Open
Recommended indefinite post-	hunting seasons.

H.F. Pa	ıge	H.F. Pa	g
Introduced, referred to conservation	209	Withdrawn	95
Committee report			
Recommended amendment, passage :		76 By Stokes. Use of traffic-con-	
Committee report adopted		trol signals.	
Amendment filed		Introduced, referred to roads and	
Amendments adopted		highways 2	13
Passed House, ayes 109, nays 5		Committee report	
Reported correctly enrolled		Recommended amendment, passage 94	
		Committee report adopted 94	
Signed by Speaker		Steering recommends calendar 11	
Sent to Governor		Amendment adopted	
veloca by dovernor		Passed House, ayes 85, nays 2 11	
72 Dr. Comp Dodonon McCney and		Motion filed to reconsider vote 110	
73 By Camp, Doderer, McCray and		Amendment filed 15	
Wood. Voter registration in all		Motion to reconsider prevailed 158	
counties having a population of		Amendment filed 158	
twenty thousand or more.		Amendments adopted	
Introduced, referred to state govern-		Passed House, ayes 91, nays none 158	
ment affairs	209	rassed modes, ayes or, mays none 100	,,
Committee report		77 By Den Herder, Klein, Van Roe-	
Recommended passage	254	kel, O'Malley, Roorda, Diehl,	
Committee report adopted		Middleswart and Strothman. Pro-	
Amendment filed		vide for a state tuition equaliza-	
Amendment filed	315	tion fund for the benefit of Iowa	
Amendments filed	321		
Amendment filed	335	students, and to make an appropriation therefor.	
Amendment filed	345		
Amendment filed	367	Introduced, referred to higher	10
Amendment adopted	373	education	
Amendments withdrawn		Committee report) '
Amendment filed	374	Recommended indefinite post-	o 1
Amendment adopted	374	ponement)4)0
Passed House, ayes 78, nays 41	374	Indefinitely postponed 63	00
		79 By Andongon Fullenton Koch	
74 By Lipsky, Sorg, McIntyre, and		78 By Andersen, Fullerton, Koch,	
Reed. Regulate and enforce the		Sullivan and Peterson of Woodbury	
payment of wages due employees		(Erskine, Van Eaton, Kosek, Kyhl,	
from corporations doing business		Messerly, Shaff, Rigler, Jepsen, Neu, Potgeter, Lange, Stephens,	
in this state.			
Introduced, referred to industrial and		Reppert, O'Malley and Glenn). Salary of district court judges.	
human relations	210	Introduced, referred to judiciary 2	10
		introduced, referred to judiciary 2.	10
75 By Dunton, Den Herder, Ossian,			
Gannon and O'Malley (O'Malley,		79 By Distelhorst. Sale of docu-	
Rigler, Cassidy and Coleman).		mentary stamps.	
Provide law clerks for supreme		Introduced, referred to county	
court judges.		and township affairs 2	13
Introduced, referred to judiciary	213	Committee report	34
Committee report	548	Recommended passage 33	34
Recommended amendment, passage	548	Committee report adopted 33	36
Committee report adopted	552	Passed House, ayes 104, nays 10 4	09
Steering recommends calendar	618	Reported correctly enrolled 23	69
Amendment filed	884	Signed by Speaker 23	69
S.F. 96 substituted		Sent to Governor 23	69

H.F.	Page	H.F.		Page
Signed by Governor	2599	85	By Wood, Caffrey, Andersen ar Bennett (Condon, Klefstad, Wals	
80 By Dunton, Grassley, Koch Story (Coleman, Van Eaton,		1	Gaudineer, Messerly and Lam corn). Establishment of wag	ı - ge
Malley, Erskine and Frey). Losed and rented vehicle offens			rates for public works project duced, referred to industrial	3.
Introduced, referred to commerce. Committee report			l human relations	
Recommended amendment, passage Amendment filed	839	Reco	mmended passage	. 1165
Committee report adopted	847		-	
Steering recommends calendar S.F. 95 substituted	1172	(By Distelhorst and Hickli Give drainage districts and leve districts, and their trustees, statu before the state tax commission	ee Is
91 By Dalman Tanggett Cla			and county boards of review sim	
81 By Palmer, Tapscott, Gle Shepherd, Renda, Busch, Schr			ar to the status of other taxing codies and their officers.	ıg
der, Hullinger, Christensen, F			duced, referred to judiciary	. 224
nklin and Van Drie (Glenn). mend chapter five hundred thir		Com	mittee report	. 458
five (535), Code 1966, relating			mmended passage	
compelling all persons who cha	rge		ing recommends calendar	
interest to provide an itemi			ed House, ayes 104, nays none	
list of all interest, charges, other fees.	or	Repo	rted correctly enrolled	. 1245
Introduced, referred to commerce.	213		d by Speaker	
Amendment filed	444		to Governor	
82 By O'Malley, Dunton, Carnah	ian.	87	By Kluever, Renda, Malone Kiilsholm, Stromer, Bowin, Cof	
Bennett and Franklin. Court re			man, Kitner, Tapscott, Yode	
ords.	2.2		Van Roekel and Baker (Reichard	
Introduced, referred to judiciary.			Benda, Mills, DeHart, Murra	
Committee report			Patton and Reno). Amend chapto four hundred twenty-two (422	
Committee report adopted			Code 1966, relating to sales to now imposed on the cost per li	ax
83 By Camp (Hougen, Walsh, P			of bowling.	
geter, Neu, Mills, Stanley ar Balloun). Form of the ballot		Intro	duced, referred to tax revision	. 224
general elections and the man		88	By Hill (Shirley) Relating	to
of voting thereof so that the t			payment of attorney fees and cou	
intention of the voter in his sele			costs in actions involving divor	ce
ion from the groups of candida may be more clearly ascertain			decrees. duced, referred to judiciary	224
Introduced, referred to state govern			ndment filed	
ment affairs	214		mittee report mmended amendment, passage	
84 By Curran. Municipal supp	ort	Com	mittee report adopted	. 679
of industrial projects.			ing recommends calendar	
Introduced, referred to state planning and development			ndment withdrawn	
and development	733		ed House, aves 107, navs 4	

H.F. Page	H.F. Pag
89 By Gallagher, Cochran, Voorhees, Bowin, Story, Mayberry and Conklin (Coleman, Messerly, Condon and Hougen). Apportionment of the road use tax fund and the liquor control fund. Introduced, referred to cities and towns	Passed House, ayes 110, nays 2
92 By Van Drie, Christensen, Stromer, Strand, Yoder, Mensing, Bergman, Miller of Page, Roorda, Bailey, Diehl, Patton, Tapscott, Voorhees and Harbor. Permit state departments and agencies to possess and operate machines of the offset type. Introduced, referred to state government affairs	94 By Bergman. Include cigarettes made of materials other than tobacco in the prohibition of the furnishing of such articles to minors under eighteen years of age. Introduced, referred to law enforcement

H.F.	Page	H.F. Pag	zе
Indefinitely postponed		Recommended passage	83
an, Johnson, Nielsen, Busch, onon, Shepherd, Fisher of Gre	Gan- eene,	Amendment adopted 4 Passed House, ayes 114, nays none 4 Reported correctly enrolled 9	39 39
Distelhorst and Baker. Registion fee for farm trucks. Introduced, referred to motor ve-	stra-	Signed by Speaker	36
hicles and highway safety Amendment filed		Signed by Governor 98	85
Recommended amendment, passag	ge 392	100 By Camp, Harbor, Duffy and Fisher of Greene. Liquor license fees.	
Committee report adopted Amendment filed	459	Introduced, referred to law enforcement	30
96 By Mensing. Mechanics' l	iens.	Recommended passage	66
Introduced, referred to commerce Amendment filed	229	Committee report adopted 8 Amendment filed	07
Committee report	ge 867	Amendment adopted 154 Passed House, ayes 67, nays 37 154	41 41
97 By Andersen of Woodbury.		Reported correctly enrolled 23: Signed by Speaker	20
tests of elections. Introduced, referred to state government affairs	220	Signed by Governor 25	
Committee report	1472	101 By Mowry, Doderer, Sullivan, McNamara, Gannon, Edgington, Grassley, Story, Johnson of Audu-	
Committee report adopted Amendment filed	1482 1923	bon-Guthrie, Schroeder, Fisher of Greene, Fischer of Grundy and	
Sifting recommends calendar Amendments adopted Passed House, ayes 75, nays none	2234	Graham. Disposition of unclaimed property and making uniform the law with reference thereto.	
98 By Palmer. Fish bait. Introduced, referred to conservati	on 230	Introduced, referred to commerce 2: Committee report	
Committee report	378	Recommended amendment, passage 6 Committee report adopted 6 Steering recommends calendar 9	52
Committee report adopted Passed House, ayes 115, nays nor Received from Senate	ne 440	Amendment adopted	84 84
House concurred	891 ne 891	Received from Senate	31
Reported correctly enrolled Signed by Speaker Sent to Governor	1032	Reported correctly enrolled 19 Signed by Speaker 19	66 66
Signed by Governor	1095	Sent to Governor	
99 By Camp, Pelton and Schme Still fishing and trolling. Introduced, referred to conservati Committee report	on 230	102 By Klein, Grassley, Van Roe- kel, Den Herder, Diehl and Cun- ningham. Abolish class "C" beer	

H.F.	Page	H.F.	Page
permits. Introduced, referred to law enforcement	230	Committee report	. 365
Committee report		Passed House, ayes 84, nays 28	418
ponement	357	108 By Redfern and Shepherd. Distribution of the Code, Rules of Civil Procedure, Supreme Court	f t
103 By Doderer. School bus of Introduced, referred to motor v	7e-	Rules, and the Acts of each General Assembly.	
hicles and highway safety. Committee report Recommended indefinite post-		Introduced, referred to judiciary Committee report	
ponement		ponement	
104 By Stromer, Grassley, son, Glenn, Roe, Chris Sorg, Hanson of Howard-M	stensen,	109 By Klein, Stokes, Kiilsholm, Beardsley, Stromer and Vetter. Barrel tax on beer.	
Sanders, Schroeder, Van Kiilsholm, Strand, Caffr	n Drie,	Introduced, referred to tax revision	. 252
Diehl. Purchase of unifor vocal and instrumental sch sic groups. Introduced, referred to school	rms for ool mu-	110 By Harbor, Dunton, Hicklin, Winkelman, Curran, Ossian, Klue- ver and Edgington (Mills, Hage- dorn, DeKoster, Benda and Dodds). Amend chapters three hundred	•
105 By Van Drie, Cunn Waugh, Christensen, Ta Lipsky, Kiilshom, Klein, Tieden, McNamara and Win	apscott, Shaw, kelman.	ninety-one (391) and three hundred ninety-one A (391A), Code 1966, relating to special assessments on railroad property.	1
Fire protection for highward mission property.	•	Introduced, referred to tax revision	. 252
Introduced, referred to roads a highways		111 By Poncy and Langland. Amend chapter six hundred ninety-five (695), Code 1966, relating to the	!
106 By Distelhorst, Dari Edgington, Coffman, Strom		carrying of weapons. Introduced, referred to law	
iley, Strothman and Miller Moines. Homestead cre dwellings outside of citi	edit on	enforcement	420
towns. Introduced, referred to tax revi		Committee report adopted	423
Placed on calendar		Steering recommends calendar Amendment withdrawn	618
107 By Fisher of Greene, Ha Howard, Mowry, Edgington son of Audubon, Schroeder,	, John-	Amendment adopted	895
Nelson, McNamara, Radl, Dunton, Bailey, Middlesw Lee. Time of holding the p election.	Nolin, art and	112 By Hanson of Mitchell and Stokes. Compensation of the mem- bers of the county board of social welfare.	
Introduced, referred to state go ment affairs		Introduced, referred to county and township affairs	252

H.F.	Page	H.F.	Page
Committee report	. 485 . 489	Committee report adopted Steering recommends calendar Passed House, ayes 111, nays none . Reported correctly enrolled	. 564 . 602 . 936 . 936 . 936
sek, Walsh, Flatt, DeHart, Houger DeKoster, Balloun, Van Eaton, Assessment and taxation of certai personal property and exemption therefrom. Introduced, referred to tax revision. 114 By Van Nostrand. Reorganiz ation of school districts.	. 252	118 By Gallagher and Dunton. Equipment for transporting granular loads upon highways. Introduced, referred to motor vehicles and highway safety Committee report	- r . 258 . 392 . 392
Introduced, referred to schools Placed on calendar	1138 r	Indefinitely postponed	,
and Miller of Des Moines (Condor Denman, Rigler and Nurse). Bai advertising in the field of correct ive eyeglasses, their components and related services. Introduced, referred to judiciary Amendment filed	it 3,	lin, Vetter and Kiilsholm (Stanley Van Gilst, Riley, Cassidy, Shaff Denman and Lange). Highway safety and control of traffic at highway intersections. Introduced, referred to motor vehicles and highway safety	• - y
116 By Petersen of Dallas (Shirley) Regarding libelous and defamator statements published in news papers or broadcast on radio an television stations. Introduced, referred to judiciary Committee report. Recommended passage Committee report adopted Amendments filed Amendments adopted Passed House, ayes 121, nays none. Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	y . 252 . 366 . 366 . 370 . 421 . 434 . 434 . 1549 . 1549	120 By Renda (Klefstad). Making the conveyance of threats or false in formation concerning the placement of bombs a felony, and prescribing the punishment thereof Introduced, referred to judiciary. Committee report	- 258 . 366 . 366 . 370 . 435 1032 1032
117 By Moffitt. Authorize and direct the issuance of a patent to certain real estate by the Governor and Secretary of State to Joe Varese Sr., and Louis Sacco. Introduced, referred to judiciary Committee report	et n d e, . 252 . 458	121 By Johnson, Mensing, Smith Fisher of Greene, Grassley, Utzig Miller of Page, Kluever, Story, Var Roekel and Allen. Assault of a peace officer. Introduced, referred to law enforcement Committee report Recommended passage Committee report adopted	. 259 1197 1197

H.F.	Page	H.F. Page
Amendment filed	- a . 259 . 485 . 485	her of Greene, Den Herder, Busch, Strothman, Grassley and McNa- mara (Shaff, Rigler, Heying, Bal- loun, Flatt and Stephens). Repeal the levy of taxes for operation of area vocational schools. Introduced, referred to tax revision 259 Amendment filed 295 127 By McNamara, Franklin, Hill,
123 By Dunton, Den Herder an Harbor. Cosmetology. Introduced, referred to judiciary	. 259 . 279 . 296 . 471 . 471 . 476 . 487	Lipsky and Caffrey (Heying, Nurse, Condon, Riley and Glenn). Prescribe minimum wages for employees, to provide for the administration of the minimum wage provisions, and to provide for the enforcement of such provisions. Introduced, referred to industrial and human relations
Amendment withdrawn	. 579 . 580 . 580 . 580 . 580 . 580 . 580 . 580	128 By Johnston, Duffy, Hicklin, Dunton, Wolfe and Fisher of Greene. Disposition prior to final judgment of persons charged with public offenses. Introduced, referred to judiciary 259 Committee report 674 Recommended passage
124 By Mensing, King, Miller of De Moines, Dunton, Darrington, Stef fen, Smith, Curran, Watson, Mal oney, Hicklin, Winkelman, Mille and Kluever. Amend section fou hundred fifty-three point si (453.6), Code 1966, relating the rate of interest on time de posits of public funds. Introduced, referred to commerce	- n r x o	Passed House, ayes 85, nays none 1364 Amendment filed 2015 Received from Senate 2036 Amendment filed 2070 Amendment adopted 2070 House concurred 2070 Passed House, ayes 98, nays none 2070 Reported correctly enrolled 2472 Signed by Speaker 2472 Sent to Governor 2472
125 By Palmer. Pertaining to horse power of outboard motors on artificial lakes.		Signed by Governor
Introduced, referred to conservation.		129 By Gallagher. Refuse disposal of logging operations. Introduced, referred to conservation 259
sen, Johnson, Hanson of Howard Mitchell, Hullinger, Ossian, Git- tins, Harbor, Winkelman, Edging- ton, Diehl, Redfern, Miller o Page, Utzig, Mensing, Roe, Pat- ton, Peterson of Woodbury, Fis-	- - - - -	Amendment filed

H.F. Page	H.F. Page
Gilst, Stephens, McGill, Riley, Ely, Walsh, Heaberlin, DeKoster, DeHart, Main, Jepsen, Messerly, Lamborn, Neu and Flatt). Disclosure of payments by companies selling alcoholic liquor to the Iowa liquor control commission and to aid in the prevention of illegal payments.	man, Curran, Conklin, Andersen, Camp, Den Herder, Petersen, of Dallas and Cunningham (Rigler, DeHart, Neu, Shaff, Potgeter, Briles, Van Eaton, Lange, Mills, Walsh, Flatt, Stanley, Riley and Kosek). Establish a merit system of personnel administration for state employees and to repeal Acts
Introduced, referred to law	and parts of Acts in conflict there-
enforcement 260	with.
Committee report 666	Introduced, referred to state
Recommended passage 666 Committee report adopted 667 Amendment filed	government affairs
Sifting recommends calendar 2471	
S.F. 111 substituted	135 By Winkelman, Redfern, Tieden, O'Malley, Ossian, Gallagher, Christensen, Van Drie, Millen,
131 By Andersen. Permit the credit of service in the armed forces toward the barber apprentice period.	Stokes, Graham, Watson, Nielsen, Varley, Miller of Page, Harbor and Steffen. Require fiscal notes to be
Introduced, referred to cities	attached to all legislation intro-
and towns	duced in the General Assembly
Committee report	which provides for appropriations or involves an increase or decre-
Committee report adopted 569	ase in state revenues.
Amendment filed 621	Introduced, referred to state
Steering recommends calendar 665	government affairs 273
Amendment adopted 694	Committee report 457
Passed House, ayes 112, nays none 694	Recommended passage 457
,,,,	Committee report adopted 461
132 By Patton. Motor vehicle finan-	Steering recommends calendar 564
cial responsibility.	Passed House, ayes 92, nays 12 572
Introduced, referred to commerce 260	Motion filed to reconsider vote 610 Motion to reconsider prevailed 747
133 By Lipsky, Sorg, Reed, Story,	Amendment filed 747
Radl, Klein, Beardsley, Shaw, She-	Amendment adopted 748
pherd, Hicklin, Pelton, Voorhees,	Passed House, ayes 105, nays 8 748
Pierson, Bowin, Schroeder, Stro-	
mer, Conklin, Grassley and Doder-	136 By Mowry, Gannon, Caffrey,
er (Riley, Kosek, Van Eaton, Mess-	Darrington, Sanders, McCray and
erly, Stanley and Walsh). Give dou-	Maloney. Gifts to municipalities.
ble homestead tax credit to owners who are sixty-five (65) years of age or over.	Introduced, referred to cities and towns
Introduced, referred to tax revision 260	Committee report 379
2 January Total Law to tak Tovision 1. 200	Recommended passage 379
	Committee report adopted 383
134 By Millen, Patton, Peterson of	Passed House, ayes 115, nays none 438
Woodbury, Darrington, Van Nostr-	Reported correctly enrolled 1032
and, Vetter, Busch, Kleuver, Hick-	Signed by Speaker
lin, Moffitt, Miller of Page, Fisher	Sent to Governor
of Greene, Stokes, Tieden, Winkel-	Signed by Governor 1095

H.F.	Page	H.F.		,		Pag
137 By Committee on Schools. Notation of school district on an income tax return.	;	I u	Ountoi inder	the Rule of	g of the petit Civil Procedu	
Introduced, placed on calendar Amendment filed Amendment adopted Passed House, ayes 112, nays 2	. 335 . 386	Introd Comn	iuced nittee		to judiciary.	
Reported correctly enrolled Signed by Speaker Sent to Governor	1796 1796 1796	pon	emen	ıt	opted	
138 By Millen, Baringer and Gannon Iowa commission for the blind Introduced, referred to state government affairs	273 366	b B M H n	'apso erry, Beards Iiller Iolder nan a	ott, Strome: Franklin, sley, Van of Page, n, Conklin, and Schmar	Tieden, Roor, Cochran, Ma Voorhees, All- Roekel, Gitti Palmer, Yod Moffitt, Winke je. Amount	ay- en, ns, er, el- of
Recommended amendment, passage	. 370 . 433	C S	onstr tate	uction and	nds allocated maintenance roads and st	of
Reported correctly enrolled	. 801 . 801 . 801	Introd Comm Recon Comm	luced nittee nmen nittee	referred to report ded amendr report ade	o appropriation ment, passage opted	824 824
139 By Miller of Page, Harbor, Nelson and Petersen of Dallas (O'Malley, Lisle, Lucken and Shirley)	•	Passe	ed Ho	use, ayes	83, nays 33	92
Annual renewal of a license to practice as a resident physician or as a resident osteopathic physician and surgeon. Introduced, referred to public health	1 -	R a	er a Rigler nd K	nd Sorg (C , Kosek, lefstad). I	loney, Reed, Flaudineer, Ril Shirley, Glo Regulate and on the of wages of	ey, enn en-
and welfare	. 335 . 335	e tl Introd	mplo his st luced	yees from ate. , referred t	all employers o industrial	in
Passed House, ayes 105, nays none. Reported correctly enrolled Signed by Speaker	. 412 . 634 . 634				s	
Sent to Governor	. 674	h	Bondi	ng of operat s buying c	on Agricultu ors of slaught attle, hogs	er-
140 By Poncy (Gaudineer, Lodwick Klefstad, Benda and Floy). Providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income.	1 - 1 3	Amen Amen Amen Amen Amen	duced idmen idmen idmen idmen idmen	, placed on the filed	calendar	29 33 34 36 36
Introduced, referred to tax revision.	. 273	Passe	ed Ho	use, aves	117, nays 2 .	37

H.F. Page	H.F. Page
145 By Moffitt. Packaging of oleo,	Committee report adopted 476
oleomargarine, and margarine.	Steering recommends calendar 564
Introduced, referred to agriculture 274	Passed House, ayes 108, nays none 603
	Reported correctly enrolled 1452
Withdrawn 418	
	Signed by Speaker 1452
146 By Busch. Real property and	Sent to Governor 1471
contracts relating thereto.	Signed by Governor 1526
Introduced, referred to commerce 274	
Committee report 471	151 By Committee on Conservation
Recommended amendment, passage 471	and Recreation. Encourage land-
Committee report adopted 476	owners to make land and water
	available to the public by limiting
Steering recommends calendar 1675	liability in connection therewith.
Amendment adopted 1806	
Passed House, ayes 82, nays none 1806	Introduced, placed on calendar 282
Reported correctly enrolled 2427	Amendment filed 390
Signed by Speaker 2427	Amendments filed
Sent to Governor 2427	Amendment filed 445
Signed by Governor 2610	Amendments withdrawn 452
3	Amendment filed 452
147 By Patton (Patton). Establish-	Amendments adopted 452
ment of a permanent canteen fund	Passed House, ayes 106, nays 12 453
for institutions under the board of	Received from Senate 1875
control.	House concurred 1904
Introduced, referred to state	Passed House, ayes 98, nays 7 1904
government affairs 281	Reported correctly enrolled 2204
Committee report	Signed by Speaker 2205
Recommended passage	Sent to Governor 2206
Committee report adopted 370	Signed by Governor 2321
Passed House, ayes 114, nays none 432	
Reported correctly enrolled 634	152 By Lipsky. Cost of foster home
Signed by Speaker 634	care for children of deceased vet-
Sent to Governor 646	erans.
	Introduced, referred to board of
Signed by Governor 674	control
	Amendment filed 444
148 By Baker. Radio equipment in	Committee report 566
schools and school buses.	
Introduced, referred to schools 281	Recommended passage 566
introduced, referred to boneous 201	Committee report adopted 569
149 Dy Committee on Higher Educe	Steering recommends calendar 619
149 By Committee on Higher Educa-	Amendment filed 692
tion. State College of Iowa.	Amendment adopted 693
Introduced, placed on calendar 282	Passed House, ayes 109, nays none . 693
S.F. 151 substituted	Received from Senate 1510
Withdrawn	House concurred 1513
	Passed House, ayes 92, nays none 1514
150 By Miller of Jones, Battles,	Reported correctly enrolled 1849
Mensing, Duffy, Patton, Johnson	Signed by Speaker 1849
and Miller of Page. Collection	Sent to Governor
and disposal of refuse and gar-	
bage in cities and towns.	Signed by Governor 1966
Introduced, referred to cities	153 By Holden, Van Nostrand, Har-
	- ,
and towns	bor, Nolin and Clark. Provide a
Committee report 472	lien on supplies utilized in the
Recommended passage 472	raising of crops and livestock.

H.F. Page	H.F. Page
Introduced, referred to agriculture 282 Amendment filed 487	Committee report adopted 489 Steering recommends calendar 985
154 By Gallagher, Baker, Ossian, Steffen, Tieden, Distelhorst, Bat- tles, Johnson, Renda, Bowin, Con- klin and Maloney (Condon, Dodds,	Amendment filed
Messerly and Burns). Establishment of an Iowa conservation education training center and to provide an appropriation therefor. Introduced, referred to conservation. 282 Committee report 647 Recommended amendment, passage 647	158 By Caffrey, Coffman, Utzig, Thordsen, Redfern, Schroeder, McIntyre and Wolfe (Gaudineer). Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and the Acts of each Gene- ral Assembly.
Referred to appropriations 652 Committee report adopted 652	Introduced, referred to judiciary 283 Committee report
155 By Bennett. Motorcycles being driven by permit holders. Introduced, referred to motor	ponement
vehicles and highway safety 282 Committee report 698 Recommended passage	159 By Steffen, Allen, Nelson, Fisher of Greene, Millen, and Dunton (S.FLegislative Research Committee). Providing immunity from civil damages to persons giving aid at the scene of an accident.
Returned to regular calendar	Introduced, referred to judiciary 289 160 By Doderer and Yoder. Requiring the display of the United States Flag at polling places on primary and general election days. Introduced, referred to state
156 By Maloney, Miller of Page, Mowry and Gannon. Annuity con- tracts for employees of school	government affairs
districts. Introduced, referred to commerce 282	ponement
157 By Johnson, Mensing, Camp, Darrington, Den Herder, Fischer of Grundy, Coffman, Patton, Dun- ton, Smith, Harbor, Utzig, Carna- han, Story, Strothman, Sullivan, Van Nostrand, Vetter, Clark, Kluever, Cochran, Sanders, Berg- man, Nelson and Bennett. Impo- sition of the death penalty for the	161 By Renda (Gaudineer). Prohibiting consideration of certain motor vehicle equipment violations by the department of public safety for certain purposes. Introduced, referred to motor vehicles and highway safety
offense of killing a peace officer. Introduced, referred to law enforcement 282	Committee report adopted 590 Steering recommends calendar 665 Passed House, ayes 96, nays none 771
Committee report 486 Recommended passage 486	Reported correctly enrolled 1094 Signed by Speaker 1094

H.F.	Page	H.F.	Page
Sent to Governor Signed by Governor Signed by Governor 162 By O'Malley and Renda (O'Malley and Gaudineer). Changing the amount of compensation for trustees for sanitary sewer districts Introduced, referred to cities and towns Committee report Recommended passage Committee report adopted S.F. 121 substituted Withdrawn 163 By Dunton, Doderer, Johnson Watson, Strothman and Gannor (Van Gilst). Permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor. Introduced, referred to county and township affairs Committee report Recommended passage	1095 1163 	Amendments filed	642 642 643 643 643 645 645 660 660 661 661 1339 1515 1796 1796 1796
Committee report adopted Steering recommends calendar S.F. 219 substituted Withdrawn	1347 1360	Recommended indefinite post- ponement	. 535
164 By Lipsky, Mensing, Breitbach Renda, Johnston, Reed, Gannon Thordsen and Sorg (O'Malley Ely, Denman, Cassidy, Coleman, Condon, Murray, Walsh, Kosel and Riley). Court procedures services, and personnel involving dependent, neglected, and delinquent children. Introduced, referred to judiciary	. 289	167 By Darrington, Palmer, Mensing and McCray. Funeral benefits and to amend various Code sections relating thereto. Introduced, referred to county and township affairs	289 380 380 383 531 532
165 By Radl (Flatt). Declaring teaching a profession. Introduced, referred to schools. Amendment filed. Committee report. Recommended amendment, passage. Committee report adopted. Amendment filed. Made special order. Amendment filed. Special order.	289 . 421 . 534 . 534 . 538 . 587 . 599 . 636	Reported correctly enrolled	2205 2206 2321 300 399

H.F.	Page	H.F.	P	age
Signed by Speaker	1471	n	By Committee on Public Health and Welfare. Requirement of U- lited States citizenship in deter- nining eligibility for aid for the	
169 By Christensen, Hullinger, Tieden, Hill, Tapscott, McNamara	,	introd	lind. luced, placed on calendar	
Langland, Kitner, Roe, Van Drie Varley and Watson. Boat traffic			ed House, ayes 110, nays 3	
on artificial lakes and jurisdiction			d by Speaker	
of the state conservation commis-		Sent	to Governor	936
sion.		Signe	d by Governor	985
Introduced, referred to conservation.	. 3 00			
Amendment filed		174_	By Tapscott, Johnston, Renda,	
Committee report			Palmer, Beardsley, Franklin,	
Recommended passage			Henn, Bennett, Maloney and Caf-	
Committee report adopted			rey (Gaudineer). Authorize coun- ies of over two hundred fifty	
Amendment filed			housand (250,000) population to	
Amenament filed	. 000		evy a maximum one (1) mill levy	
170 By Winkelman, Millen, Grass-			or the maintenance of a juvenile	
ley, Mayberry and Vetter (O'Mal-			ome.	
ley and Rigler). Cost of printing of	f		luced, referred to county and	
certain proceedings, reports, and	i		nship affairs	
lists.	000	Comn	nittee report	485
Introduced, referred to commerce		Recor	nmended passage	485
Committee report			nittee report adopted ing recommends calendar	
Committee report adopted			65 substituted	
Steering recommends calendar			rawn	
Amendment filed				
S.F. 97 substituted		175	By Doderer. Payment of ex-	
Withdrawn	.913	q	enses of extracurricular activi-	
			ies from the general funds of	
171 By Committee on Public Health			chool districts.	
and Welfare. Determination of assistance grants under the aid			luced, referred to schools	
for the blind program.			nittee report	
Introduced, placed on calendar	. 300		nmended amendment, passage ! nittee report adopted !	
Passed House, ayes 114, nays none.			ing recommends calendar	
Reported correctly enrolled	1549		dment filed	
Signed by Speaker			of order raised	
Sent to Governor			dment withdrawn	
Signed by Governor	1673		dment adopted	
			d to pass House, aye 58, nays 59.	
172 By Committee on Public Health and Welfare. Granting of old-age			n filed to reconsider vote 9 n to reconsider vote failed 10	
assistance. Introduced, placed on calendar	300	176	By Voorbook Mansing Contile	
Passed House, ayes 114, nays none.		176 Г	By Voorhees, Mensing, Conklin, Ooderer, Breitbach, Waugh, And-	
Reported correctly enrolled			rsen, Miller of Des Moines, Den	
Signed by Speaker			lerder and Carnahan. Amend cha-	
Sent to Governor	. 936		ter five hundred fourteen (514),	
Signed by Governor	. 985		Code 1966, relating to the partici-	

H.F.	Page	H.F.	Page
pation of pharmacies in a pharmaceutical service plan. Introduced, referred to public health and welfare Committee report Recommended passage Committee report adopted Passed House, ayes 85, nays 25 Received from Senate House concurred Passed House, ayes 72, nays 29 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	. 300 . 335 . 335 . 336 . 411 . 1552 . 1647 . 1647 . 1966 . 1966 . 1966	Special order Amendment filed Amendment adopted Amendment filed Point of order raised Passed House, ayes 102, nays 16 Explanation of vote Received from Senate House refused to concur Motion filed to reconsider vote Motion to reconsider prevailed Amendment filed Amendment adopted House concurred Passed House, ayes 99, nays 7 Reported correctly enrolled	1213 1215 1216 1216 1216 1246 2036 2102 2117 2197 2197 2197 2198 2427
177 By Miller of Jones, Peterson of Woodbury, Moffitt, King, Smith Battles, Dunton, Grassley, Patton Middleswart, Graham, Varley	h, n,	Signed by Speaker Sent to Governor Signed by Governor	2427
Strothman, Pierson, Nolin ar Hanson of Benton (Reichardt, Elvers, Walsh, Buren, Hagedorn Reno, Shaff, Floy, Hougen, Lamborn, Potgeter, Schaben, Stephens Shirley, McGill, Flatt, Kruck at Clarke). Provide a credit on the ta	nd l- n, i- s, nd	179 By Andersen, Bennett, Sullivan, Koch, Reed and Story. Compensation of county treasurers. Introduced, referred to county and township affairs	. 311 . 1590
of property intended for sale, the tax on household goods and article of personal apparel or adornment and to levy an additional sales to provide funds therefor.	ne es nt ıx	180 By Redfern. Operation of a motor vehicle. Introduced, referred to motor vehicles and highway safety	311 392
Introduced, referred to tax revision .178 By Tapscott, Allen, McNamara Shepherd, Coffman, Wood, Sullivan, Palmer, Conklin, Reed, Tho	a, i-	Recommended passage	. 395 1753
rdsen, Franklin, Bowin, Hullinger Christensen, Hill, Gannon, May berry, Johnston, Renda, Doderer Gallagher, Voorhees and McIntyr Migratory agricultural laborers	r, /- r, e.	181 By Johnston, Christensen, Strand, Middleswart and Watson. Cities subject to civil service provisions. Introduced, referred to cities	
Introduced, referred to industrial and human relations	. 301 . 804 . 804 . 809	and towns	486
Steering recommends calendar	. 1179 1179 . 1183	182 By Committee on Public Health and Welfare. Assumption of civil jurisdiction over the Sac and Fox Indian settlement in Tama county.	! : .

HOUSE RECORD OF HOUSE BILLS

H.F.	Page	H.F.	Pag
Introduced, placed on calendar . Amendment filed Amendment withdrawn Amendment filed Amendment adopted Passed House, ayes 112, nays 1 Reported correctly enrolled Signed by Speaker Sent to Governor	445 454 454 454 454 1549 1549	Amendments adopted	933 1087 1087 1087 1087 1087 1087
183 By Committee on Public He and Welfare. Requirement o nited States citizenship in de mining the eligibility for old assistance. Introduced, placed on calendar. Passed House, ayes 107, nays 9 Reported correctly enrolled Signed by Speaker Sent to Governor	f U- ter- -age 312 406 936 936 936 936	187 By Steffen, Allen, Nelson Fisher of Greene, Millen, Johnston and Dunton (S.FLegislative Research Committee). Operation of a motor vehicle. Introduced, referred to motor vehicles and highway safety	323 486 486
184 By Moffitt and Waugh. M vehicle speed limits. Introduced, referred to motor vehi and highway safety Amendment filed	312 722 Con- ealth for titu- the 312 405	188 By Bailey, Edgington, Fischer of Grundy, Klein, Lee, Mayberry, Cochran, Watson, Moffitt, Roe, Freeman, Graham, Mensing, Palmer, Middleswart, Distelhorst, Van Roekel, Nolin, Grassley, Baker, Holden, Clark, McCray, Yoder, Hanson of Howard-Mitchell, Battles, Sorg, Mowry, Tieden, Miller of Page, Darrington, Camp, Stokes, Van Nostrand, Roorda, Smith, Caffrey, Johnson, Kluever, Conklin, Bergman, Waugh, Freeman, Winkelman, Koch, Carnaham	
186 By Steffen, Allen, Dode Fisher of Greene, Millen Dunton (S.FLegislative Re arch Committee). Protect wearing apparel for motoror riders. Introduced, referred to motor ve- hicles and highway safety Committee report Recommended amendment, passag Committee report adopted Steering recommends calendar.	rer, and ese- etive ycle 323 497 e 497 521 828 901	man, Winkelman, Koch, Carnahan, Utzig, Strand, Diehl, Kiilsholm, Langland, Schmarje, Van Drie, Hullinger, Story, Peterson of Woodbury, Schroeder, Busch, Nielsen, Vetter, Fisher of Greene, Shepherd, Pierson, Patton, Ossian, Nelson, Strothman, Stromer, Knight, Cunningham, Glenn, McNamara and Tapscott. Installation of diagonal highways and highway placement. Introduced, referred to roads and highways	323 585
Amendments filed	933	Recommended passage	585

H.F.	Page	H.F. Pag	ge
Amendment filed		Dunton, Miller of Des Moines, Langland and Grassley (Heying, Elvers, Benda, Balloun, Walsh, Clarke, Reno, Potgeter, Patton, Kyhl, Hagedorn, Kruck, Nurse, Buren, Condon, Coleman, Floy, Dodds, Klefstad, Hougen, Scha- ben, Main, Heaberlin, Frey, Kib- bie, Jepsen, McGill, Lamborn, Briles, Flatt and Shirley). Per- sonal property tax revision and to provide a replacement therefor. Introduced, referred to tax revision. 3: 192 By Mayberry, Coffman, Wolfe, Strothman and Glenn. Authorize cities and towns to contract in-	37
189 By Mensing (Stanley). Des Herbert Hoover Day as a sta		debtedness and to issue general obligation bonds to provide funds	
iday. Introduced, referred to state		to pay the cost of park improve- ments.	
government affairs	323	Introduced, referred to cities	
Committee report		and towns	37
Recommended passage	548	Committee report 47	
Committee report adopted	552	Recommended passage 47	
Sifting recommends calendar.		Committee report adopted 47	76
Passed House, ayes 84, nays 9.	1927	Sifting recommends calendar 192	
190 By Lee and Bailey. Le	galize	Passed House, ayes 100, nays none 192	
and validate the proceeding		Reported correctly enrolled 242 Signed by Speaker 242	21 97
the board of directors o		Sent to Governor	
Northeast Hamilton Comm	nunity	Signed by Governor	
School District, in the count	ties of	518	
Hamilton and Wright, State of		193 By Pierson, Van Nostrand, Mof-	
authorizing and providing for		fitt, Dunton, Clark, Ossian, King,	
issuance of school building		Waugh, Hanson of Benton, Harbor and Steffen. Operation of licensed	
and for the levy of taxes for payment of said bonds and de		grain warehouses by feed manu-	
ing the bonds issued pursu		facturers and dealers.	
said proceedings to be enforced		Introduced, referred to agriculture 33	37
obligations of said school dis		Amendment filed	
Introduced, referred to judiciar		Amendment filed 47	73
Proof of publication certified		Committee report 58	
Committee report		Recommended amendment, passage 58	
Recommended passage		Committee report adopted 59	
Committee report adopted		Steering recommends calendar 66	
Passed House, ayes 112, nays no Reported correctly enrolled		Amendment adopted	
Signed by Speaker		Amendment filed	
Sent to Governor	784	Amendment adopted	69
Signed by Governor	866	Passed House, ayes 102, nays none 77	
191 By McNamara, Hullinger, Christensen, Lee, Distel		194 By Grassley. Control and pre- vention of rabies.	

H.F. Page	H.F. Pag
Introduced, referred to public health and welfare	ton, Breitbach, Camp, Harbor, Shepherd, Waugh, Schroeder, Git- tins, Allen, McCray, Utzig, Hick-
195 By Schmarje, Steffen, Welden, Baker, Radl and Millen. Register-	lin, Koch, Battles, Distelhorst, Roe, Fullerton, Duffy, Thordsen,
ed engineers, and to amend vari- ous sections of the Code relating	Van Nostrand, Tieden, Holden, Sullivan, Wood, Redfern, Shaw
thereto. Introduced, referred to judiciary 337	and Peterson of Woodbury (From- melt, Walsh, Elvers, Shaff, Cas-
Committee report	sidy, Jepsen, Stanley, Dodds, Lod- wick, Van Eaton, Erskine, Klef- stad, Frey, Schaben and Lisle). Authorizing the state highway com-
196 By Kluever, Shaw and Beards-	mission to acquire, purchase, and
ley (Riley, Shirley and DeKoster). Amend section six hundred twenty-	construct interstate bridges, ap- proaches thereto and sites therefor
two point ten (622.10), Code 1966,	and to reconstruct, complete, im- prove, repair, remodel, operate,
and provide for a certain exception to the rule of evidence relating to	control, maintain and operate such bridges, to establish tolls and
privileged communications. Introduced, referred to judiciary 337	charges for the use of such bridges
Committee report 471 Recommended amendment, passage 471	and to borrow money and issue bonds payable solely from the
Committee report adopted 476	revenues derived from the oper- ation of interstate bridges and to
Steering recommends calendar 664 Amendment filed	refund bonds payable from such revenues.
Amendment adopted 913 Amendment withdrawn	Introduced, referred to roads
Passed House, ayes 107, nays none 913 Reported correctly enrolled 1397	and highways
Signed by Speaker	Placed on calendar
signed by dovernor	199 By Welden, Steffen, Schmarje,
197 By Renda. Deer hunting licenses.	Baker, Radl and Millen (Stan- ley, O'Malley, Frommelt, Walsh,
Introduced, referred to conservation 337	Floy and Messerly). Raise the
Committee report 825 Recommended amendment, passage 825	compensation of the members of the board of engineering exami-
Committee report adopted 831	ners and the renewal fee of reg-
Steering recommends calendar 1223	istered engineers and land sur-
Amendment adopted 1298 Passed House, ayes 100, nays 2 1298	veyors. Introduced, referred to state
Received from Senate 1610	government affairs 33
House concurred 1652	Committee report 45
Passed House, ayes 95, nays 6 1653	Recommended passage 45
Reported correctly enrolled 1966	Committee report adopted 46
Signed by Speaker 1966	Steering recommends calendar 56
Sent to Governor	Passed House, ayes 112, nays none 59
Signed by Governor	Reported correctly enrolled 259 Signed by Speaker 259
198 By Miller of Des Moines, Pel-	Sent to Governor
uni, pullingi le, aliuei sch, Dall'ille	DIENCO DY GOVELNOI

H.F. Page	H.F.	Page
200 By Caffrey, Reed, Beardsley,	Introduced, referred to cities	
Bowin and Voorhees (O'Malley).	and towns	. 338
Obscene, indecent, immoral, or	Committee report	. 472
impure entertainment.	Recommended passage	. 472
Introduced, referred to judiciary 338	Steering recommends calendar	
Amendment filed 458	Passed House, ayes 107, nays none.	
Committee report 675	Reported correctly enrolled	
Recommended amendment, passage 675	Signed by Speaker	
Committee report adopted 679	Sent to Governor	. 1549
Steering recommends calendar 1675	Signed by Governor	
S.F. 309 substituted 1809	Signou of development the territories	
Withdrawn	204 By Doderer, Breitbach, Coff	-
William awii	man, Sorg, Carnahan, Middle	-
201 By Harbor and Clark. Bonded	swart and Distelhorst. Creat	; -
•	ing an office of personnel with	in
warehouses for agricultural pro-	the office of the Governor for th	ıe
ducts.	purpose of regulating the employ	
Introduced, referred to commerce 338	ment and management of personne	
Committee report	in this state.	
Recommended amendment, passage 1033	Introduced, referred to government	
Committee report adopted 1037	reorganization	. 348
Steering recommends calendar 1223	10018	• 010
Amendment adopted 1293	205 By Gallagher, Conklin, Voor	·_
Passed House, ayes 98, nays none 1294	hees, Story and Bowin. Legaliz	
Received from Senate 2286	and validate the proceedings	
House concurred 2342	the town council of the town	
Passed House, ayes 109, nays none . 2342	Gilbertville, in Black Hawk Cour	
Reported correctly enrolled 2598	ty, Iowa, authorizing and providing	
Signed by Speaker 2598	for the issuance, sale and deliv	
Sent to Governor 2598	ery of bridge bonds and for the	
Signed by Governor 2614	levy of taxes for the payment	
	said bonds and declaring the bond	
202 By Miller of Des Moines, Millen,	issued pursuant to said proceed	
Edgington, Allen, Fisher of	ings to be enforceable obligation	
Greene, Hanson of Howard-Mit-	of said town.	18
		949
chell, Strothman, Johnston and	Introduced, referred to judiciary	
Dunton (S.FLegislative Re-	Proof of publication certified	
search Committee). Require li-	Committee report	
censing of mining operators, to	Recommended amendment, passage .	
regulate surface mining, and re-	Committee report adopted	
lating to rehabilitation of land	Amendment adopted	
affected by surface mining.	Passed House, ayes 106, nays none.	
Introduced, referred to state	Reported correctly enrolled	
government affairs	Signed by Speaker	
Committee report 548	Sent to Governor	
Recommended passage 548	Signed by Governor	. 900
Committee report adopted	OOC Des Bighes of Change Alles	_
Steering recommends calendar 610	206 By Fisher of Greene, Aller	
S.F. 729 substituted 728	Reed, Doderer, Johnston, Mille	
Withdrawn	and Steffen, (S.F. Legislative Re	
000 Des Michilles Des Mindes Des	search Committee). Establish ar	_
203 By Hicklin, Den Herder, Dun-	<u> </u>	of ·
ton, Sorg and Johnston. Retention	statewide minimum standards fo	
of municipal records.	installation, alteration, or repa	ır

H.F. Pa	age H.F. Page
of electrical wiring and equipment.	Introduced, referred to motor ve-
Introduced, referred to state	hicles and highway safety 358
government affairs	348
Committee report	458 210 By Fisher of Greene, Steffen,
Recommended passage	Nelson, Fischer of Grundy, Millen,
Committee report adopted	
Steering recommends calendar	610 Legislative Research Committee).
Amendments filed	632 Truck speed laws.
Amendment adopted	
Amendments filed	635 hicles and highway safety 358
Amendments filed	650 Amendment filed 722
Amendment withdrawn	
Amendment adopted	
Amendments withdrawn	
Amendment adopted	
Failed to pass House, ayes 53, nays 61.	
Motion filed to reconsider vote	
Motion to reconsider vote	ship, Worth County, Iowa.
laid on table	
Explanation of vote	
	Proof of publication certified 356
207 By Andersen, Den Herder, Dun-	Committee report 736
ton, Van Nostrand and Sorg. Pur-	Recommended indefinite post-
chase of street equipment and ma-	ponement
chinery by cities and towns.	Committee report rejected 782
Introduced, referred to cities	Referred to judiciary
and towns	
Committee report	
Recommended passage	
Committee report adopted	
Steering recommends calendar	
Amendment filed	
Amendment filed	
Amendment adopted	Amendment filed 445
Passed House, ayes 105, nays 4	one Amendment med
Amendment filed	Amendment filed 519
Reported correctly enrolled 1 Signed by Speaker	oce Amendment illed
Sent to Governor	occ Amendment withdrawn
Signed by Governor 2	Odd Amendment adopted
Signed by Governor	Passed House, ayes 10, hays 50 042
	Received from Senate
208 By Lee, Mohrfeld, Bailey and	Amendment filed 1005
Mayberry. Establishment and de-	Amendment filed 1098
velopment of natural resources and	Amendment filed 1099
recreational districts by boards of	Amendment filed 1104
supervisors.	Amendments adopted 1104
Introduced, referred to county and	Amendment withdrawn 1104
township affairs	
Committee report	
Recommended amendment, passage	
Committee report adopted	944 House concurred
000 P GI GL	Failed to pass House, ayes 50, nays 69. 1106
209 By Glenn. Stopping school buses.	Motion to reconsider vote

H.F. Page	H.F. Page
laid on table 1107	and Mills). Create a state board of dentistry and to prescribe the
213 By Tapscott (Benda). Renovation of public buildings for use by handi-	powers and duties thereof relat- ing to the practice of dentistry
capped persons. Introduced, referred to state	and dental hygiene and the admin- istration of this Act.
government affairs 359	Introduced, referred to public health
Amendment filed 1079	and welfare
Amendment filed 1452	Committee report 567
Amendment filed 1506	Recommended passage 567
Amendment filed 1578	Committee report adopted 569
Placed on calendar 1637	
Steering recommends calendar 1676	
214 By Glenn. Grand jury indict-	Motion filed to reconsider vote 889
ments.	Motion to reconsider vote failed 889
Introduced, referred to judiciary 359	Passed House, ayes 104, nays 8 890
Amendment filed 1828	
	House concurred
215 By Harbor and Clark. Sales tax	Reported correctly enrolled 2369
on propane used in drying grain.	Signed by Speaker 2369
Introduced, referred to tax revision 359	Sent to Governor 2369
Committee report	Signed by Governor 2599
Recommended passage	
Committee report adopted 778	210 by van noeker, Carnanan and
216 By Committee on Higher Educa-	Mensing. Compensation of elec-
tion. Educational laboratory	tion judges and clerks.
schools.	Introduced, referred to state government affairs 359
Introduced, placed on calendar 359	
Passed House, ayes 107, nays 3 413	220 By Voorhees, Allen and Story
Reported correctly enrolled 1549	(Freking Lodwick and Mills)
Signed by Speaker	Transfer of administrative func-
Sent to Governor	violed filed the sound of fibrury
bighed by dovernor 1073	Transcop to the protocolonal in
	brary administrator.
217 By Doderer, Johnston, Pelton	Introduced, referred to cities and towns
and Kiilsholm. Requirements for	Committee report 568
high school equivalency certi-	Recommended passage 568
ficates.	Committee report adopted 560
Introduced, referred to schools 359 Committee report	A
Recommended passage 586	
Committee report adopted 590	221 By Radl, McIntyre, Tieden,
Steering recommends calendar 611	Mayberry, Sorg, Stokes, Smith.
Passed House, ayes 107, nays none 835	Roe, Camp, Distelhorst, McNam-
Reported correctly enrolled 2081	ara, Wood, Patton and Hullinger
Signed by Speaker 2082	(Flatt). False drawing or uttering
Sent to Governor	of checks.
Signed by Governor 2172	Introduced, referred to judiciary 370
218 By Den Herder, Doderer and	Committee report 803 Recommended amendment, passage 803
Van Nostrand (Burns, Messerly	Committee report adopted 809
, • • • • • • • • • • • • • • • • • • •	

H.F. Pa	ıge .	H.F.		Page
222 By Voorhees, Allen and Story (Erskine and Van Eaton). Con- tracts by boards of trustees of public libraries.		n s	By Fischer of Grundy. Employ nent under the provisions of the oldiers preference law. luced, referred to state	
Introduced, referred to cities and towns		gov Comn Recor	ernment affairs	. 548
Recommended passage	738 167	Indefi	ement	. 590
Sifting recommends calendar 2 Amendment adopted 2 Passed House, ayes 90, nays 1 2	080	b Introd	By Hill. Employees of publodies of the state. Suced, referred to industrial	
Reported correctly enrolled	427 427	Comn Recor	human relations	. 1165 . 1165
223 By Lipsky. Taxation of dwell- ing houses. Introduced, referred to tax revision	370	a e Intro	By Committee on Public Heal nd Welfare. Determination ligibility for old-age assistanc luced, placed on calendar	of e. 371
224 By Johnston, Bailey, Sorg and Voorhees. Pharmacy.		229	By Voorhees, Allen and Stor	ry
Introduced, referred to public health and welfare		ŕ	Erskine, Lodwick and Mills Term of office of public libra: rustees.	
Recommended amendment, passage Committee report adopted Steering recommends calendar 1	944	and	duced, referred to cities townsdment filed	
Amendment filed 1 Amendments adopted	176 176	Comn Recor	nittee report	. 1123
Passed House, ayes 94, nays none 1 Received from Senate 1 House concurred 2 Passed House, ayes 110, nays none 2	8 99 000		ement	
Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	242 242 242	r p	Page and Miller of Des Moine Reichardt). Allow a lawfully man ied student to attend school and articipate in extra curricular ac	es :- to
225 By Bennett. Inmate furlough plan and its establishment by the			ivities. luced, referred to schools	371
board of control of state institu-	•		Millen, Hanson of Howard-Mi	t-
Introduced, referred to board of control		(1	hell, Johnston, Reed and Dunto S.F. Legislative Research Con nittee) Motor vehicle registra	1 -
Committee report	824	t	ion plates. luced, referred to motor	
Steering recommends calendar Passed House, aves 87, navs 18	919	veh	icles and highway safety dment filed	

H.F. Page	H.F. Page
232 By McCray. Burial of nonres-	Signed by Speaker 1452
ident indigent transients.	Sent to Governor 1471
Introduced, referred to county and	Signed by Governor 1526
township affairs	7
Committee report 647	237 By Committee on Board of Con-
Recommended passage 647	trol (Committee on Public Health
Committee report adopted 652	and Welfare). Authorizing the
Steering recommends calendar 665	board of control to establish and
Amendment filed 722	operate a rehabilitation camp
Amendment adopted 743	system.
Passed House, ayes 101, nays none 744	Introduced, placed on calendar 384
Reported correctly enrolled 2081	Passed House, ayes 94, nays 27 451
Signed by Speaker 2082	Reported correctly enrolled 1094
Sent to Governor 2082	Signed by Speaker 1094
Signed by Governor 2172	Sent to Governor 1095
	Signed by Governor 1163
233 By Voorhees, Story and Allen	
(Erskine and Neu). Municipal en-	238 By Committee on Board of Con-
terprises fund.	trol (Committee on Public Health
Introduced, referred to cities	and Welfare). Forfeiture of time
and towns	off for good behavior.
Committee report 568	Introduced, placed on calendar 384
Recommended indefinite post-	Passed House, ayes 103, nays 7 528
ponement	Reported correctly enrolled 1094
Indefinitely postponed 613	Signed by Speaker 1094
• • •	Sent to Governor 1095
234 By Committee on Motor Vehicles	Signed by Governor 1163
and Highway Safety (Committee on	200 7 6: 11 7 1 6 6
Transportation) Proration of reg-	239 By Committee on Board of Con-
istration fees of commercial motor	trol (Committee on Public Health
vehicles.	and Welfare). Sentencing persons
Introduced, placed on calendar 383	convicted of a crime.
Amendment filed 968	Introduced, placed on calendar 384
	Passed House, ayes 112, nays none 560
235 By Nielsen. Limit the liability	Reported correctly enrolled 1245
of landowners and tenants who	Signed by Speaker
make land available to the public	Sent to Governor
for recreational purposes.	Signed by Governor 1330
Introduced, referred to conservation 384	240 By Miller of Des Moines and
	Distelhorst (Dodds) Deer hunting.
236 By Mensing and Yoder (Denman	Introduced, referred to conservation. 384
and Lucken). Contingency reserve	Committee report 567
and coverage of mortgage lia-	Recommended passage 567
bility insurance.	Committee report adopted 569
Introduced, referred to commerce 384	Steering recommends calendar 619
Committee report 675	Passed House, ayes 107, nays 5 691
Recommended amendment, passage 675	Reported correctly enrolled 2081
Committee report adopted 679	Signed by Speaker 2082
Amendment filed 828	Sent to Governor 2082
Steering recommends calendar 1094	Signed by Governor
Amendments adopted 1137	
Passed House, ayes 94, nays 2 1137	241 By Yoder. Public fund deposits.
Reported correctly enrolled 1452	Introduced, referred to commerce 384

H.F.	Page .	H.F.	Page
242 By Gittins. Tax on m	obile	Amendment adopted	858
homes.		Passed House, ayes 93, nays none	
Introduced, referred to tax revisi	on 384	Received from Senate	
Amendment filed		House concurred	
Amendment filed		Passed House, ayes 100, nays none.	
Amendment med	011	Reported correctly enrolled	
243 By Kluever, Petersen of D	allac	Signed by Speaker	
and Dunton (Reppert, Potgete		Sent to Governor	
Buren). Payments made u		Signed by Governor	. 4004
contract for the construction	on of	0.45 D 2011 D 11 A11 D	
public improvements.		247 By Hill, Tapscott, Allen, Ree	
Introduced, referred to state		Palmer, Gannon, Mayberry, Con	
government affairs		man, McNamara, Johnston, Rend	
Committee report	904	Doderer, Gallagher, Voorhee	
Recommended amendment, passag	ge 904	Franklin, McIntyre and Bowin. I	-
Committee report adopted	907	censing and regulation of agricu	11-
Steering recommends calendar	1674	tural labor camps.	
Withdrawn	2228	Introduced, referred to public	
		health and welfare	395
244 By Doderer and Peterse	n of	Committee report	. 1033
Dallas. Benefits to be give		Recommended passage	. 1033
retired persons under the		Committee report adopted	
old-age and survivors' insur			
system who have reached the		248 By Radl. Authorizing joint e	s-
of seventy-two years.	c ugo	tablishment and maintenance	
Introduced, referred to public		firehouses to be shared by ben	
	384	fited fire districts and municip	
health and welfare		corporations.	,,,,
Committee report		Introduced, referred to county and	
Recommended passage		township affairs	305
Committee report adopted		township arrairs	050
Steering recommends calendar.			
Passed House, ayes 108, nays no		249 By Hicklin, Van Nostrand, Klu	e-
Reported correctly enrolled		ver, McCartney, Dunton, Baile	
Signed by Speaker		Lee, Fisher of Greene, Diste	
Sent to Governor		horst, Shaw, Stokes and V	
Signed by Governor	1921	Roekel. Effect of the home ru	
		amendment for municipal corp	
245 By Committee on Conserv	ation	rations.	•
and Recreation (Committe	e on	Introduced, referred to judiciary.	305
Conservation and Recrea	tion).		
Definition of fur dealers.		Committee report	
Introduced, placed on calendar.	384	Recommended passage	
Passed House, ayes 114, nays 2	441	Committee report adopted	
		Steering recommends calendar	
044 5 34 5	36.1	Returned to regular calendar	
246 By Mowry and Renda (O		Steering recommends calendar	1021
ley, Denman and Riley). Inv		Returned to regular calendar	
gations involving probation	ру	Steering recommends calendar	
the court.	00-	Passed House, ayes 91, nays 16	. 1178
Introduced, referred to judiciary		Motion filed to reconsider vote	
Committee report		Motion to reconsider vote failed	. 1443
Recommended passage	674		
Committee report adopted		250 By Varley, Nielsen, Johnson	
Steering recommends calendar.	800	Kitner, Hullinger, Ossian a	ınd

H.F.	Page	H.F.	Page
ther state agencies. Introduced, placed on calendar Steering recommends calendar S.F. 334 substituted	. 664 . 914	cycles. Introduced, referred to motor vehicles and highway safety Committee report Recommended indefinite postponement	. 840
260 By Committee on Law Enforcement. Provide for the creation a law-enforcement officers' training academy and a council to assist in formulating policies for the direction of the activities of the academy, to provide for addition cost in criminal cases and appropriations to establish and operate	of 1- 5- ne ne al 0- a	Indefinitely postponed	886
central facility for training law enforcement officers with alloca- tions to agencies of government participating in a training pro- gram. Introduced, placed on calendar	a- nt o- 424	264 By Knight, Sullivan and McCray. Official traffic control devices. Introduced, referred to motor vehicles and highway safety	
Steering recommends calendar	. 587 . 595 . 595 . 611	265 By Kluever and McCartney (O'-Malley). Attorney fee affidavits in criminal actions. Introduced, referred to judiciary	
Amendments adopted	. 628 . 629 . 629 . 629 . 2059 . 2126 . 2126 . 2126 . 2126 . 2472 . 2472	266 By Kluever, McCartney and Renda (O'Malley, Denman and Riley). Amount of money advanced to paroled prisoners who are in personal need. Introduced, referred to board of control	. 447 . 566 . 569
261 By Gittins and Lipsky. Organ zation, purpose, scope, and suppo of community mental health certers, and to authorize a tax let therefor. Introduced, referred to public	rt 1- /y	267 By Johnston. Distribution of trademarked articles. Introduced, referred to commerce Committee report	. 448 . 634
health and welfare	519 777 . 1447 d.	268 By Gittins. Permit payment for care and treatment of tuberculous patients. Introduced, referred to public health and welfare	. 448

H.F. Page	H.F. Page
269 By Sullivan. Provide for the election of political party delegates and committeemen at the primary election.	Committee report adopted
Introduced, referred to state government affairs	Motion to reconsider vote withdrawn 1443 Reported correctly enrolled 2244 Signed by Speaker
270 By Glenn. Delay in trials. Introduced, referred to judiciary 448 Committee report 922	Sent to Governor
Recommended passage 922 Committee report adopted 927	275 By McNamara, Hullinger, Radl, Christensen, Sorg, Voorhees, Mc- Intyre, Tapscott, Reed, Doderer,
271 By Gallagher. County nursing homes.	Sullivan, Mowry and Lipsky. Sto- len or abandoned vehicles.
Introduced, referred to county and township affairs 448	Introduced, referred to commerce
272 By Andersen. Number of stories in height of multiple dwellings and the construction of stair halls in such dwellings over two stories.	Committee report adopted
Introduced, referred to state government affairs	276 By Dunton, Hullinger, Wolfe, Hicklin, Strothman, Johnston, Watson, Van Nostrand, Darrington, Miller of Page, Steffen, Ossian, Den Herder, McNamara, Fisher of Greene, King and Radl (Reno, Briles, Reichardt, McGill, Messerly, Stephens, Van Gilst, Hill, Walsh, Kibbie, Main, Clarke, Heying, Patton, Rigler, Lodwick, Balloun, Hagedorn and Shirley). Use of signal lights and operation of school buses on the public highways. Introduced, referred to motor vehicles and highway safety 448
Mitchell (Erskine). Obscenity and indecency.	Amendment filed 473
Introduced, referred to judiciary 448 Amendment filed 620	277 By Committee on Judiciary. Permit sheriffs to become associated with the Iowa state sheriffs'
274 By Miller of Des Moines, Doderer, Miller of Jones, Middleswart and Distelhorst. Repeal chapter seven hundred thirty (730), Code 1966, relating to desecration of Decoration Day. Introduced, referred to state	association. Introduced, placed on calendar
government affairs	Failed to pass House, ayes 46, nays 63. 916 Motion filed to reconsider vote 917 Motion to reconsider vote failed 917

H.F. Page	H.F. Page
278 By O'Malley, Renda, Tapscott,	281 By Miller of Des Moines, Millen,
Breitbach, Freeman, Diehl, Coff-	Edgington, Allen, Fisher of
man, Kluever, Miller of Des	Greene, Hanson of Howard-Mitch-
Moines, Redfern, Hill, Bennett,	ell, Strothman, Johnston and
Lee and Duffy. Revocation or	Dunton (S.FLegislative Research
suspension of motor vehicle oper-	Committee). Authorize at least one
ators' licenses.	(1) and not more than three (3) pro-
Introduced, referred to motor ve-	jects for the demonstration of
hicles and highway safety 449	methods of rehabilitating land af-
Amendment filed 519	fected by surface mining, and to
Committee report	make an appropriation therefor.
Recommended passage 1163	Introduced, referred to state
	government affairs 461
Committee report adopted 1169	Committee report 635
Steering recommends calendar 1674	Recommended passage 635
279 By Miller of Page, Radl, Shep-	Committee report adopted 638
herd, Steffen and Millen. Amend	Steering recommends calendar 664
section eighty-five point sixty-one	Referred to appropriations 725
(85.61), Code 1966, relating to	Committee report
workmen's compensation so as to	Recommended passage 921
include executive corporate offi-	Committee report adopted 927
cers within the definition of work-	Passed House, ayes 100, nays 1 976
man or employee.	Reported correctly enrolled 1320
Introduced, referred to industrial	Signed by Speaker
and human relations 449	Sent to Governor
Committee report 903	Signed by Governor
Recommended amendment, passage 903	
Committee report adopted 907	282 By Fischer of Grundy, Shaw,
Steering recommends calendar 1471	Edgington, Grassley, Radl, Sull-
S.F. 508 substituted 1564	ivan, Koch and McCray. Compen-
Withdrawn 1565	sation of members of the state
•	highway commission.
280 By Doderer, Yoder, Sullivan,	Introduced, referred to roads
Franklin, Tapscott, Glenn, Caf-	and highways 462
frey, Palmer, Utzig, Breitbach,	Amendment filed 924
Van Nostrand, Johnston, Gittins,	
Maloney, Allen and Carnahan. Pro-	283 By Koch. Voter registration in
viding for an optional form of mu-	all counties having a population
nicipal government.	of fifty thousand or more.
Introduced, referred to cities	Introduced, referred to state
and towns 449	government affairs 462
Committee report 649	government analis
Recommended passage 649	284 By Johnston, Curran, Fisher
Committee report adopted 652	of Greene, Caffrey, Gannon, Mid-
Amendment filed 868	dleswart, O'Malley, Kluever and
Amendment filed 942	Millen. Regulate the business of
Steering recommends calendar 1163	debt management, to require li-
Amendments adopted 1174	censes and to fix fees therefor,
Passed House, ayes 91, nays 9 1174	to prescribe the powers and du-
Reported correctly enrolled 2427	ties of the state banking board
Signed by Speaker 2427	and superintendent to prescribe
Sent to Governor 2427	conditions for debt management
Signed by Governor	contract, to provide for the dis-

H.F. Pag	e H.F. Page
position of revenues, and to provide penalties for violations of the provisions of the Act. Introduced, referred to commerce 46 Committee report	5 Sent to Governor
Committee report adopted 56 Steering recommends calendar 61	8 286 By Shaw, Voorhees, Allen, Bowin
Amendment filed	
Amendments adopted	
Received from Senate 187	
House concurred	
Passed House, ayes 99, nays none 190	
Reported correctly enrolled 224	
Signed by Speaker	
Sent to Governor	2 Steering recommends calendar 1094
Signed by Governor 232	1 Amendment adopted 1133
	Passed House, ayes 90, nays 25 1133
285 By Johnston. Regulation and	Reported correctly enrolled 1549
control of depressant, stimulant	Signed by Speaker 1549
and counterfeit drugs, including	Sent to Governor
drugs having a hallucinogenic	Signed by Governor 1598
effect.	007 De Committee on Laut Enfance
Introduced, referred to public health	287 By Committee on Law Enforce- ment. Interference with devices.
and welfare 46	giorna airmala on hanniandoa
Amendment filed 47	Introduced placed on calendar 469
Committee report 65	Ctandam management colonics ECA
Recommended amendment, passage 65	000
Committee report adopted 65	4
Steering recommends calendar 91 Amendment adopted 95	
Amendment withdrawn 95	Reported correctly enrolled 1320
Amendment filed 95	7 Signed by Speaker
Amendment adopted 95	7 Sent to Governor 1320
Passed House, ayes 100, nays 1 95	Signed by Governor
Received from Senate 141	
Amendment filed 145	
Amendment filed	motion amproval and filing of
Received from Senate	mules of administrative empress
Amendment filed	1
Amendment adopted	thonofon
House concurred	Introduced reterred to judiciary 469
Passed House, ayes 101, nays 1 163	
Motion filed to reconsider vote 167	
Amendment filed 180	
Amendments filed 183	
Motion to reconsider prevailed 187	3 support of industrial projects.
Amendments withdrawn 187	
Amendment filed 199	
Amendment adopted 202	
Amendments withdrawn 202	3 Explanation

H.F. Page	H.F. Page
Amendment adopted 716	and welfare 463
Passed House, ayes 106, nays 4 716	Committee report 567
Explanation of vote 783	Recommended passage 56
Reported correctly enrolled 1452	Committee report adopted 56
Signed by Speaker 1452	Steering recommends calendar 61
Sent to Governor	Amendment filed 660
Signed by Governor 1526	Amendment filed 68
	Amendments adopted 687
290 By Van Nostrand. Tuition rates	Passed House, ayes 95, nays 10 68
charged and collected by area vo-	Rule suspended 74
cational schools and area commun-	Motion filed to reconsider vote 747
ity colleges.	Motion to reconsider vote withdrawn 75
Introduced, referred to higher edu-	
cation	293 By Smith, Fisher of Greene,
	Miller of Des Moines, Kluever,
001 D Died of General Dieder	Tieden, Millen and Gannon (S.F.
291 By Fischer of Grundy, Edging-	Legislative Research Committee).
ton, Patton, Koch, Mayberry, Han-	Prohibiting certain articles from
son of Benton, Langland, Tieden,	being provided to county and mu-
Johnson, Freeman, Graham, Kiil-	nicipal prisoners.
sholm, Bergman, Miller of Page,	Introduced, referred to law
Stokes, Bowin, Klein, Nielsen, Nel-	enforcement 463
son, Smith, Knight and Roorda.	Committee report 1032
Create an elective state highway commission.	Recommended passage 1033
Introduced, referred to roads and	Committee report adopted 103
highways 463	
ingiways	294 By Committee on Law Enforce-
292 By Voorhees, Tapscott, Christ-	ment. Penalty for driving a motor
ensen, Utzig, Waugh, Van Drie,	vehicle upon the highways of this
Kiilsholm, Nolin, Miller of Page,	state while license is revoked.
Koch, Sullivan, Mohrfeld, Radl,	Introduced, placed on calendar 463
McIntyre, Moffitt, Langland, Free-	Steering recommends calendar 533
man, Doderer, Caffrey, Breitbach,	Passed House, ayes 114, nays none 55
Poncy, Fullerton, Reed, Wood,	
Clark, Patton, Stromer, Van	295 By Edgington. Holding of local
Roekel, Shaw, Stokes, Allen, Wolfe,	and state-wide poultry shows.
Mensing, McNamara, Sorg, Dun-	Introduced, referred to agriculture 463
ton, Miller of Des Moines and	Committee report 648
Harbor. Safeguard the public	Recommended passage 648
health by regulating the sale or the	Committee report adopted 652
giving away of any articles, de-	Steering recommends calendar 803
vices, appliances, drugs, or other	Passed House, ayes 95, nays 1 85
medicinal preparations designed	Reported correctly enrolled 1790
or intended for the purpose of pre-	Signed by Speaker 1790
venting syphilis, gonorrhea, chan-	Sent to Governor 1790
croid, or such other diseases as	Signed by Governor 196
may be defined as genito-infectious	
or venereal diseases by regula-	One Du Courselou Assident and die
tions of the state department of	296 By Grassley. Accident and dis-
health and to prescribe penalties	ability benefits for public safety
for the violation of the provisions	peace officers. Introduced, referred to public health
of this Act. Introduced, referred to public health	and welfare 46

H.F. Page	H.F. Page
297 By Busch. Removal of fill dirt	Recommended passage 649
and soil from land for highway	Committee report adopted 652
construction purposes.	Steering recommends calendar 1223
Introduced, referred to roads	Passed House, ayes 96, nays none 1287
and highways 463	Motion filed to reconsider vote 1319
Committee report 839	Motion to reconsider prevailed 1324
Recommended passage 839	S.F. 337 substituted 1324
Committee report adopted 847	Withdrawn
Steering recommends calendar 919	Wisharawii
Amendment filed 969	301 By McCartney, Den Herder,
Amendment adopted 1002	Dunton, Van Nostrand and Sorg.
Call of the House requested 1002	Require an audit of town accounts
Call of the House 1002	at least once every four years.
Passed House, ayes 113, nays 2 1012	Introduced, referred to cities and
Reported correctly enrolled 2369	towns 477
Signed by Speaker	Committee report 826
Sent to Governor	Recommended amendment, passage 826
	Committee report adopted 831
Signed by Governor 2599	Steering recommends calendar 1021
900 Dr. Dalman Francott Van Dui-	
298 By Palmer, Tapscott, Van Drie,	Amendment filed
Christensen, Doderer, Waugh, Van	Amendment withdrawn
Roekel, Renda, Lipsky, Van Nos-	Amendment withdrawn
trand, Cochran, Clark, Reed,	Amendments filed
Voorhees, Beardsley, Langland,	Amendments adopted
Moffitt, Mayberry, Glenn, Battles,	Passed House, ayes 79, nays 4 1140
Johnston, Gannon and McNamara.	Received from Senate 1943
Charge for telephone extensions.	Amendment filed 2021
Introduced, referred to commerce 476	Amendment adopted 2021
	House concurred 2021
299 By McNamara, Sullivan, Taps-	Passed House, ayes 108, nays 1 2021
cott, Distelhorst, Hill, Koch, Story,	Reported correctly enrolled 2369
Voorhees, Mowry, Glenn, Gallag-	Signed by Speaker
her, Redfern, McCartney, Bailey,	Sent to Governor
Miller of Des Moines, Yoder, Ba-	Signed by Governor 2599
ker, Smith, Hanson of Benton,	
Battles, Doderer and Hullinger.	302 By Mowry. Selection of commis-
Enforcement of court orders re-	sioners for memorial halls and
quiring payment of separate sup-	monuments.
port and maintenance of the ad-	Introduced, referred to cities and
verse party and children during	towns 477
litigation of divorce proceedings.	Amendment filed 829
Introduced, referred to judiciary 476	Committee report 903
Committee report 840	Recommended amendment, passage 903
Recommended passage 840	Committee report adopted 907
Committee report adopted 847	Steering recommends calendar 1110
Steering recommends calendar 1676	Amendment withdrawn 1145
Passed House, ayes 94, nays none 1807	Amendment adopted 1145
	Passed House, ayes 93, nays 1 1145
300 By Mohrfeld (Balloun and Burns).	
Consolidation of cities and towns.	303 By Distelhorst, Radl, Mayberry,
Introduced, referred to cities	Renda, O'Malley, Middleswart,
and towns 476	McNamara, Hullinger, Doderer,
Committee report 649	Steffen, Breitbach, Carnahan,

H.F. Page	H. F. Page
Johnston, Cochran, Roe, Miller of Des Moines and Dunton. Use tax. Introduced, referred to tax revision 477	308 By Welden, Hill, McCartney, Cochran, Mayberry, Winkelman, Lee, Bailey and Shaw. Work load for instructors in area community
304 By Reed. Liability in property damage cases caused by convicted juvenile offenders.	colleges. Introduced, referred to schools 477 Committee report
Introduced, referred to judiciary 477	Recommended passage 1124
Amendment filed 676	Committee report adopted 1127
Committee report	Steering recommends calendar 1222
Recommended amendment, passage 1112	
Committee report adopted 1116	309 By Committee on Conservation
Amendment filed 1166	and Recreation (Committee on
Steering recommends calendar 1222	Conservation and Recreation).
Amendment filed 1601	Sale of skins and plumage of
Amendment filed 1607	lawfully taken game birds and
Amendments adopted 1615	animals.
Amendments withdrawn 1615	Introduced, placed on calendar 477
Passed House, ayes 101, nays 9 1616	Steering recommends calendar 564 Passed House, ayes 106, nays none 605
305 By Smith, Fisher of Greene, Mil-	Received from Senate 1323
ler of Des Moines, Kluever, Tie-	House concurred 1651
den, Millen, Gannon, Hanson of	Passed House, ayes 98, nays none 1651
Howard-Mitchell and Andersen	Reported correctly enrolled 1966
(S.FLegislative Research Com-	Signed by Speaker 1966
mittee). Periodic release of	Sent to Governor 1966
prisoners sentenced by municipal courts.	Signed by Governor 2082
Introduced, referred to judiciary 477	310 By Committee on Conservation
Committee report 549	and Recreation (Committee on
Recommended passage 549	Conservation and Recreation).
Committee report adopted 552	. Change the method of marking
Steering recommends calendar 920	waterfowl.
Passed House, ayes 100, nays none 962	Introduced, placed on calendar 477
Reported correctly enrolled 1849	Steering recommends calendar 564
Signed by Speaker 1849	S.F. 132 substituted 600
Sent to Governor 1849	Withdrawn 607
Signed by Governor 1966	withdrawn
306 By Sorg. County contracts.	311 By Committee on Conservation.
Introduced, referred to county and	Honorary nonresident hunting and
township affairs 477	fishing licenses.
	Introduced, placed on calendar 47'
Committee report	
Recommended amendment, passage 735 Amendment filed 736	312 By Committee on Commerce.
	Unauthorized insurers and persons
Committee report adopted 738	doing an insurance business in
307 By Sorg. Municipal contracts.	Iowa.
Introduced, referred to cities	Introduced, placed on calendar 478
and towns 477	Amendment filed 519
Committee report 903	Amendment filed 580
Recommended indefinite post-	Steering recommends calendar 610
ponement	Amendment filed 698
Indefinitely postnored 944	Amendment adopted

H,F. Pa	age	H.F. Pag	jе
Amendment adopted	787 805 829 832 832 832	stitutions. Introduced, referred to board of control	17 17
Motion to reconsider vote failed	833 994 021 042 042 140	316 By Gallagher, Doderer, Mc- Intyre, Voorhees, Radl and Baker. Educational property tax relief tax. Introduced, referred to tax revision 47 317 By Sorg. Fees of justices of the peace. Introduced, referred to judiciary 49	
Motion to reconsider vote withdrawn . 2 Reported correctly enrolled	141 320 320 321	318 By Hicklin, Cochran, Mayberry, Petersen of Dallas and Vetter. Condemnation of underground gas storage facilities and prescribing the measure of damages therefor.	
313 By Committee on Conservation. Requiring the juveniles who violate water navigation regulations be prosecuted independently of the juvenile delinquency laws of the state.		Introduced, referred to judiciary 49 Committee report	9
Introduced, placed on calendar	901	319 By Hicklin, Cochran, Vetter and Petersen of Dallas. Payment of attorney fees in condemnation proceedings before sheriffs' commissioners.	
314 By Mensing, Thordsen, Mc- Intyre and Voorhees (Reppert, Denman, O'Malley and Reichardt). Exempt annuities received from the United States civil service retirement and disability fund		Introduced, referred to judiciary 49 Amendment filed	0 21 21
from the state income tax. Introduced, referred to tax revision Committee report Recommended indefinite postponement Indefinitely postponed	776 776	320 By Mayberry, Gallagher, Palmer, Story, Andersen and Cunningham (Frommelt, Benda, Mills, O'Malley, Stanley and Cassidy). Credit unions. Introduced, referred to commerce 49	1
315 By Shepherd and Patton (Lodwick, Lamborn and Patton). Apply the effect of the Federal Fair Labor Standards Act of 1938 as amended upon the employees of one or more institutions under the jurisdiction of the board of control of state institutions to all such in-		Committee report <td>10 15 15 15 16 16</td>	10 15 15 15 16 16

H.F. Page	H.F. Pag
321 By Van Drie. Pensions for cer-	326 By Fischer of Grundy and Win-
tain retired public school em-	kelman. Increase penalties per-
ployees.	taining to fraudulent use of credit
Introduced, referred to public health	cards.
and welfare 491	Introduced, referred to commerce 49
Committee report 649	Committee report 86
Recommended passage 649	Recommended passage 86
Committee report adopted 652	Steering recommends calendar 920
Steering recommends calendar 665	Returned to regular calendar 95
Passed House, ayes 102, nays none 773	Amendment filed 98
Reported correctly enrolled 1245	00f D Co. 1 D to 61
Signed by Speaker	327 By Grassley, Dunton, Tieden,
Sent to Governor	Hullinger, Varley, Beardsley,
Signed by Governor 1320	Roorda and Christensen. Amend
	chapter two hundred ninety-four (294), Code 1966, to increase the
322 By Lipsky, Van Nostrand, Mc-	minimum payment of seventy-five
Intyre, Radl, Gittins, Mayberry,	dollars per month for teachers
Baker, Ossian, Cunningham, Bai-	meeting certain service require-
ley, Renda, Moffitt, Doderer, Dun-	ments to one hundred dollars per
ton, Petersen of Dallas, Utzig, Lee, Conklin, Shaw, Vetter, Mil-	month.
len and Welden (Stanley, Cassidy,	Introduced, referred to appropriations. 493
Benda, Kibbie, DeKoster, Nurse,	Committee report 823
Riley, Ely, Rigler, Dodds, Mess-	Reported without recommendation 823
erly, Hougen, Denman, Lucken,	Committee report adopted 83
Burns, Lamborn, Kosek, Walsh,	Amendment filed 84
Flatt, Jepsen, DeHart, Balloun	Amendment adopted 1014
and Reno). Valuation and assess-	Passed House, ayes 117, nays none 1014
ment of property for purposes of	000 0 1 1 0 0 0 0
taxation.	328 By Andersen, Den Herder, Dun-
Introduced, referred to tax revision 491	ton, Van Nostrand, Sorg and John-
	ston. Investment of county, city, town and school funds.
323 By Palmer. Planning and zoning.	Introduced, referred to commerce 493
Introduced, referred to state	introduced, referred to commerce 433
government affairs 491	329 By Johnston. Defenses available
Committee report 635	to a petition for a writ of habeas
Recommended indefinite post-	corpus for return of a child.
ponement 635 Re-referred to state government	Introduced, referred to judiciary 493
affairs 673	•
	330 By Hill. Requirement of re-
324 By Steffen, Shepherd and Ossian.	porting of conviction of operating
Requirements for issuance of	motor vehicle while intoxicated.
bonds by municipalities in support	Introduced, referred to law
of industrial projects.	enforcement 521
Introduced, referred to state planning	Committee report 755
and development 491	Recommended passage 755
Withdrawn	Committee report adopted 758
	Steering recommends calendar 919
325 By Hill. Permanent registra-	Passed House, ayes 86, nays none 955
tion of voters.	001 De Mahadald Dissess and 7.1
Introduced, referred to state	331 By Mohrfeld, Pierson and John-
government affairs 491	ston (Balloun, Benda, Elvers, Rei-

H.F. Page	H. F. Page
chardt and Reno). Authorize the reconstruction and hard surfacing of certain roads, and to make an	Placed on calendar 1482 Motion to withdraw from sifting 1988
appropriation therefor.	336 By Johnston. Compensation re-
Introduced, referred to county and	ceived by appraisers for apprais-
	ing property.
township affairs	01 + +
Committee report	Introduced, referred to commerce 522
Recommended passage 1504	005 5 5 5
Committee report adopted 1508 Referred to appropriations 1608	337 By Bailey. Punishment for reckless driving on the highway. Introduced, referred to law
332 By Kluever and Gannon. Amend	enforcement 522
chapter four hundred twenty-two	200 Dr. Doilor Domino approval
(422), Code 1966, relating to state	338 By Bailey. Require approval
income taxes, to delete the re-	by the secretary of state of a-
quirement that amounts claimed	mendments to the articles of in-
as deduction for investment cre-	corporation of business corpor-
dit on state income tax returns	ations.
for 1962 and 1963 be added to	Introduced, referred to state
income on state income tax re-	government affairs 522
turns for 1964.	
Introduced, referred to tax revision 522	339 By Bailey. Redefine certain
Amendment filed 536	larcenous offenses, to modify
	the punishment thereof, and to
333 By Johnston. Fees collectible	amend the habitual criminal
by the sheriff.	statutes.
Introduced, referred to county and	Introduced, referred to judiciary 522
township affairs 522	
Committee report 647	340 By Bailey. Authorizing the
Recommended passage 647	county-manager form of govern-
Committee report adopted 652	ment in counties.
Topoli adopted	Introduced, referred to county and
334 By Bailey, Welden, Winkelman, Tieden, Hill, Cochran and Van	township affairs 522
	241 Dr. Nolgon Edgington Nielson
Nostrand (Potgeter, Clarke, Ben-	341 By Nelson, Edgington, Nielsen, Strothman and Smith (Lucken,
da, Walsh, Messerly, Jepsen,	
Murray and Patton). Tuition	Hougen, Stephens, Briles and
rates for area vocational schools	DeKoster). Cause for immediate
or area community colleges.	dismissal of employment and
Introduced, referred to higher	forfeiture of all accrued rights
education	and benefits of employment for
Committee report 867	any public employee who shall
Recommended passage 867	strike or boycott whereby the
Committee report adopted 870	health, welfare and safety of
Steering recommends calendar 919	the public are imperiled.
Passed House, ayes 108, nays none 981	Introduced, referred to law
	enforcement 523
335 By Ronnott Johnston Coffner	
335 By Bennett, Johnston, Caffrey,	249 Dr. Von Drie Johnson Dien
Gallagher, Glenn, Tapscott and	342 By Van Drie, Johnson, Pier-
Maloney. Labor union member-	son, Waugh and Voorhees. Pub-
ship.	lication of notices.
Introduced, referred to industrial and human relations 522	Introduced, referred to commerce 523
and numan relations	Extension of time

H.F. Page	H.F. Pag
343 By Curran, Gallagher, Redfern,	Introduced, referred to tax revision 53
Poncy, Thordsen and Petersen of	Committee report 107
Dallas. Warning lights on all	Recommended passage 107
railroad engines.	Committee report adopted 108
Introduced, referred to motor ve-	Amendment filed 116
hicles and highway safety 523	Amendment adopted 152
Committee report	Passed House, ayes 82, nays 3 152
Recommended passage 585	
Committee report adopted 590	349 By O'Malley, Diehl, Lee, Radl,
Amendment filed 611	Duffy, Glenn, Kluever, McCartney,
	Miller of Des Moines, Distelhorst,
344 By Hill. Change of venue in	Johnston and Renda. Conveyance
mayors and police courts.	of an interest in land, and defin-
Introduced, referred to judiciary 523	ing marketable record title.
Committee report 922	Introduced, referred to judiciary 53
Recommended passage 922	Committee report 92
Committee report adopted 927	Recommended passage 92
Steering recommends calendar 1674	Committee report adopted 92
Amendment filed 1702	Amendment filed 103
Amendment filed 1704	
Amendments adopted 1707	350 By Fischer of Grundy and
Passed House, ayes 83, nays 1 1708	Maloney. Prohibition of the sale
	of certain types of insurance by
345 By Kluever, Bailey and Millen.	credit cards or through the facil-
Investment of funds of life insur-	
ance companies.	ities of organizations distributing
Introduced, referred to commerce 523	credit cards.
Committee report 939	Introduced, referred to commerce 53
Recommended amendment, passage 939	051 70 0 1 170 0 00
	351 By Carnahan, Kluever, Caffrey,
Committee report adopted 944	McCray, Hill, Reed and Bailey.
Steering recommends calendar 1019	Equipment of locomotives and
Amendment adopted 1049	cabooses.
Passed House, ayes 102, nays none 1050	Introduced, referred to industrial and
Reported correctly enrolled 1549	human relations 53
Signed by Speaker	Committee report 90
Sent to Governor 1549	Recommended passage 903
Signed by Governor 1673	Committee report adopted 90'
	Steering recommends calendar 989
246 By Connon (Hogodown Bondo	Amendment filed 100
346 By Gannon (Hagedorn, Benda,	Passed House, ayes 68, nays 37 108
Reno and DeHart) Trust ac-	Motion filed to reconsider vote 1109
counts to be maintained by real	Explanation of vote 110
estate brokers.	Amendment filed 116
Introduced, referred to commerce 523	Motion to reconsider prevailed 132
0.45 - 0.4 11 12 12 13 13 13	Amendment adopted 132
347 By Strothman (Stephens). In-	Passed House, ayes 67, nays 29 132
spection of miniature boilers de-	
signed for exhibition purposes.	
Introduced, referred to state	352 By Cochran, Cunningham, Dod-
government affairs 538	erer, Dunton, Lee and Grassley.
	School bus drivers.
348 By Distelhorst. Regarding bo-	Introduced, referred to motor ve-
ards of review for assessment	hicles and highway safety 539
and valuation of property.	Committee report 1095

H.F.	age H.F. Page
Recommended indefinite post- ponement	Recommended passage 1004 095 Committee report adopted 1009 127 Steering recommends calendar 111 Passed House, ayes 85, nays none 115
353 By Renda, Palmer, Caffrey, O'-Malley, Beardsley, Tapscott, Franklin and Maloney. Authorize counties of over two hundred fifty thousand (250,000) population to repair and remodel county buildings.	Received from Senate 2088 House concurred 2126 Passed House, ayes 100, nays none 2121 Reported correctly enrolled 2368 Signed by Speaker 2368 Sent to Governor 2368 Signed by Governor 2598
Introduced, referred to county and	
township affairs	568 government. 022 Introduced, referred to county and
Recommended amendment, passage Committee report adopted	
Steering recommends calendar	222 358 By Strand, Tapscott, Diehl, 622 Kiilsholm, Fischer of Grundy, 687 Mohrfeld, Den Herder, King, Pat- 701 ton, Baker, Knight, Lipsky, Mal- 702 oney, Freeman, Van Roekel,
354 By Johnston. Execution sales. Introduced, referred to judiciary	the real property tax on homes of persons past sixty-five years
Committee report	722 Introduced, referred to tax revision 539
Steering recommends calendar Passed House, ayes 89, nays none 355 By Diehl, Petersen of Dallas,	801 359 By Pierson, Kiilsholm, Middle-
Strand, Roorda, Graham, Den Her- der, Ossian, Kiilsholm, Schmarje,	aircraft without payment for ride or transportation.
Koch, Christensen, McNamara, Hullinger, Winkelman, Strothman, Grassley, Welden, Klein, Sullivan,	Introduced, referred to judiciary 539 Committee report 840 Recommended indefinite post-
Clark, Yoder, Pierson, Waugh, McCartney, Moffitt, Lee and Nelson. Election and appointment of members of the state board of public instruction.	ponement
Introduced, referred to schools	
Committee report	Committee report
356 By Winkelman and Varley. Marking and branding of animals. Introduced, referred to agriculture	361 By Hicklin, Cochran, Vetter and Petersen of Dallas. Damages to a landowner whose home is acquired by right of eminent do-

H.F. Page	H.F. Pag
Introduced, referred to judiciary 539	Sent to Governor 259
Committee report 1096	Signed by Governor 261
Recommended amendment, passage 1096	
Committee report adopted 1101	365 By Miller of Des Moines. Pro-
Amendment filed	hibiting the placing of red reflect-
Amendment filed 1272	ors on the right of way of a public
Amendment filed 1607	highway.
Amendment med 1001	Introduced, referred to motor ve-
262 Dr. Hill Mandatamy in Lantanea	
362 By Hill. Mandatory jail sentence	hicles and highway safety 54
upon conviction of driving a motor	Committee report
vehicle while under the influence of	Recommended passage
alcohol.	Committee report adopted 700
Introduced, referred to law	Steering recommends calendar 80
enforcement	Passed House, ayes 67, nays 24 864
	Reported correctly enrolled 184
363 By Committee on Commerce.	Signed by Speaker
Use of the telephone for the pur-	Sent to Governor
pose of terrifying, intimidating,	Signed by Governor 1960
threatening, harassing, annoying	
or offending another person, and	366 By Cochran, Baker, Gannon, Al-
providing a punishment therefor.	len, Pelton and Bailey. Signs re-
Introduced, placed on calendar 540	quired to give notice of the proxi-
Steering recommends calendar 564	mity of a railroad crossing.
Amendment filed 587	Introduced, referred to motor ve-
Amendment's filed 597	hicles and highway safety 540
Amendments adopted 597	Committee report 1098
Point of order raised 597	Recommended amendment, passage 1099
Passed House, ayes 110, nays 8 598	Committee report adopted 110
Reported correctly enrolled 1549	
Signed by Speaker 1549	367 By Miller of Des Moines and Dis-
Sent to Governor	telhorst. Purchasing of motor ve-
Signed by Governor 1673	hicle registration plates.
anglica by dovornor ,	Introduced, referred to motor ve-
OAA D Mill o CD Miles Distant	hicles and highway safety 554
364 By Miller of Des Moines, Fisher	Committee report 923
of Greene, Miller of Jones, John-	Recommended indefinite post-
son, Grassley, Nolin, Klein,	ponement
Beardsley, Allen, Carnahan, Mc-	Indefinitely postponed 970
Namara, Christensen and Renda.	
Fee for a class "C" beer permit.	368 By Camp, Pelton, Wood and
Introduced, referred to law enforce-	Andersen (Ely, Lodwick, Reic-
ment	hardt, Condon, Reppert and
Committee report	Jepsen). Use of parking meter
Recommended amendment, passage 866	funds in cities over 10,000.
Committee report adopted 870	Introduced, referred to cities and
Steering recommends calendar 901	towns
Amendment adopted 917	Committee report 1123
Passed House, ayes 97, nays 3 918	Recommended passage 1123
Received from Senate 2286	Committee report adopted 1127
House concurred 2299	
Passed House, ayes 91, nays 2 2299	200
Reported correctly enrolled 2598	369 By Tieden. School ownedpass-
Signed by Speaker 2598	enger cars used to transport less
Sent to Governor 2598	than nine (9) pupils.

	oootiiiii or	THE HOUSE	
H.F.	Page	H.F.	Page
Introduced, referred to schools Amendment filed	827	374 By Nelson, Graham, Hullinger, Nielsen, Dunton, Peterson of Woodbury, Smith, Strothman, Tie-	
370 By Shaw, Renda, McCr klin, Holden, Wood, Reed, V trand and Andersen. Comp of clerk of grand jury.	an Nos-	den and Winkelman (Lucken, Balloun, Buren, DeHart, Elvers, Floy, Frey, Heaberlin, Heying,	
Introduced, referred to county township affairs	554	Lamborn, McGill, Nurse, Patton, Potgeter, Reichardt, Reno, Shir- ley, Stephens and Walsh). Re-	
Amendment filed Committee report Recommended amendment, pas	937	place personal property tax rev- enues and the moneys and credits replacement fund with surtaxes on	
Committee report adopted Steering recommends calendar		individual and corporate incomes and to return the revenues collect- ed therefrom to the school	
371 By Reed, Lipsky, Sorg Intyre. Authorizing certa ties to acquire by purchas	in coun-	districts. Introduced, referred to tax revision	555
or construction and to reco		375 By Radl. Prohibit certain con-	
complete, equip, improve,		tracts, combinations, monopolies, and conspiracies in restraint of	
remodel, operate, contro tain and manage health cen		trade or commerce, to exempt	
additions thereto, to acqu		certain activities from the pro-	
improve property therefor		visions of this Act, and to provide	
taxes for the maintenance		criminal penalties and civil rem-	
ration thereof, to borrow		edies for violations of the Act.	ccc
and issue bonds and to refu and to levy taxes to pay bo		Introduced, referred to judiciary	อออ
interest thereon.		376 By Dunton. Increase the com-	
Introduced, referred to public and welfare		pensation of township trustees and township clerks.	
Amendment filed		Introduced, referred to county and	
Committee report	1247	township affairs	
Recommended amendment, pas		Committee report	
Committee report adopted Steering recommends calendar Amendment filed	1347	Recommended passage	
Amendment filed		377 By Committee on Motor Vehicles and Highway Safety. Driver instruction permits.	
372 By Harbor. Contracteachers.	ets with	Introduced, placed on calendar Steering recommends calendar	
Introduced, referred to school	s 554	Passed House, ayes 102, nays none	
Committee report		Reported correctly enrolled 1	
Recommended indefinite post-		Signed by Speaker 1	
ponement		Sent to Governor	
979 Du Cohmania Wanata A	Staffa	378 By Holden. Refunds of motor vehicle fees.	
373 By Schmarje, Waugh and Operators' and chauffeurs		Introduced, referred to tax revision	555
ses. Introduced, referred to motor hicles and highway safety.		379 By McCray, Sullivan, Nolin, Duffy and Conklin. Distribution	

H.F.	Page	H.F. Pag
of liquor control funds. Introduced, referred to cities and	570	Sent to Governor
380 By Committee on Conservatio Compelling operators of vesse involved in collisions to render ai Introduced, placed on calendar Steering recommends calendar Passed House, ayes 103, nays none	n. ls d. 570	384 By Hicklin, Cochran, Vetter and Petersen of Dallas. Procedure under eminent domain. Introduced, referred to judiciary
381 By Committee on Conservation and Recreation (Committee of Conservation and Recreation). Six limit on certain fish taken with commercial fishing gear.	on ze	385 By Doderer. Removal of a councilman from municipal office by special election. Introduced, referred to cities and towns
Introduced, placed on calendar Steering recommends calendar Passed House, ayes 100, nays 1 Reported correctly enrolled Signed by Speaker Sent to Governor	. 665 . 768 1796 . 1796 . 1796	386 By Harbor. Agricultural land tax credit and to make an appropriation therefor. Introduced, referred to appropriations . 57
382 By Hullinger (Main). Employment of county engineers. Introduced, referred to county and		387 By Kluever and Hullinger (O'-Malley, Lamborn and Hagedorn). Amend chapter five hundred twenty-three A (523A), Code 1966, relating to prearranged funeral
township affairs	826 826 831 . 1020	plans. Introduced, referred to judiciary 57 Committee report
Passed House, ayes 98, nays none. Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	. 2204 . 2205 . 2206	388 By Kluever, Fischer of Grundy, Mayberry, Caffrey, Sorg and Mowry (O'Malley, Klefstad, Mills, Condon and Riley). Joint ser- vices by municipal bodies.
383 By McCartney and Clark (Ne and Kyhl). Municipal support of private colleges and universities. Introduced, referred to higher education	of s	Introduced, referred to cities and towns .57 Amendment filed .147 Sifting recommends calendar .173 Amendment filed .175 Amendment withdrawn .179 Amendments filed .182 Point of order raised .182 Amendments adopted .182 Failed to pass House, ayes 48, nays 65 .182 Motion filed to reconsider vote .182 Motion to reconsider vote failed .186
Reported correctly enrolled Signed by Speaker		389 By Kluever, Voorhees, Cochran

H.F. Page	H.F. Page
and O'Malley (Frommelt, Cassidy and Riley). Regulating, licensing, and controlling of the dispensing of optical devices. Introduced, referred to judiciary	man, Reppert, Frommelt, Van Eaton and Erskine). Iowa depart- ment of public safety peace offi- cers' retirement, accident and disability fund. Introduced, referred to public health and welfare
391 By Welden. Civil engineers. Introduced, referred to commerce 571 392 By Sullivan. State party con-	397 By Committee on Motor Vehicles and Highway Safety. Motor vehicle registration fees. Introduced, placed on calendar 591
ventions and election of the state central committee. Introduced, referred to state government affairs 591 Placed on calendar	398 By Committee on Board of Control (Committee on Public Health and Welfare). Cost of supporting children in state homes.
393 By Story, Tapscott, Doderer, Reed and Grassley (Kosek, Den-	Introduced, placed on calendar 592 Steering recommends calendar 665 Passed House, ayes 101, nays none 772

H.F. Page	H.F. Pa	ge
Reported correctly enrolled 1796	township affairs 6	14
Signed by Speaker 1796	Committee report	27
Sent to Governor 1796	Recommended indefinite post-	^~
Signed by Governor 1921	ponement	
200 By Committee on Board of Con	Indefinitely postponed8'	40
399 By Committee on Board of Con- trol (Committee on Public Health	405 By Bailey and McCartney. Pro-	
and Welfare). Office space for	jects which may be financed by	
board of control personnel.	revenue bonds under chapter four	
Introduced, placed on calendar 592	hundred nineteen (419) of the	
	Code.	
400 By Story, Tapscott, Doderer,	Introduced, referred to state	
Reed and Grassley (Kosek, Den-	planning and development 63	14
man, Reppert, Frommelt, Van	Placed on calendar 15	13
Eaton and Erskine). Investment		
of surplus public funds.	406 By Distelhorst, Hanson of	
Introduced, referred to state	Howard-Mitchell, Moffitt and	
government affairs 614	Ossian. Annual county tax levies.	
401 Pr. McNemana Los Millon of	Introduced, referred to county and	16
401 By McNamara, Lee, Miller of Des Moines, Distelhorst, Kluever,	township affairs 63	τŋ
McCartney, Patton, Cochran, Ren-	ANT Des CHARLES and Deslaces D	
da, Mensing, O'Malley, Reed, Hill,	407 By Gittins and Doderer, Em-	
Pelton, Battles, McIntyre, Sorg,	ployment relations for nurse em- ployees in health-care facilities.	
Hullinger and Lipsky. Punish-	Introduced, referred to public health	
ment for larceny.	and welfare 61	15
Introduced, referred to judiciary 614		
Committee report 674	408 By Committee on Public Health	
Recommended passage 674	and Welfare (Committee on Public	
Committee report adopted 679	Health and Welfare). Establishing	
402 By Allen, Camp, Miller of Des	a radiation control program and	
Moines, Yoder, Doderer, Franklin,	making an appropriation therefor.	
Roe, Bowin, Reed, Thordsen and	Introduced, placed on calendar 61	15
Tapscott. Public employees of the	409 By Winkelman, Include the com-	
State of Iowa.	mon sunflower and wild sunflower	
Introduced, referred to industrial and	in the list of secondary noxious	
human relations 614	weeds.	
	Introduced, referred to agriculture 61	15
403 By Story, Tapscott, Doderer,	Amendment filed	
Reed and Grassley (Kosek, Den-		
man, Reppert, Frommelt, Van	410 By Thordsen, Shaw, McCray,	
Eaton and Erskine). Permanent	Battles, Sorg, Koch and Wood	
school fund.	(Jepsen, Shaff, Frommelt, Mills,	
Introduced, referred to state	Cassidy, Condon, Walsh, Lam-	
government affairs 614	born, Ely, Rigler, Reppert, Burns,	
404 Dr. Allen Beleen Cookney and	Stanley and Messerly). Estab-	
404 By Allen, Baker, Cochran and Bailey. Furnishing of uniforms by	lishment of sewer connection charges or fees.	
county conservation boards for	Introduced, referred to cities	
their executive officers or	and towns 61	15
employees.	Committee report 90	
Introduced, referred to county and	Recommended passage 90	

H.F.	Page	H.F. Pa	ge
Committee report adopted Steering recommends calendar . Passed House, ayes 101, nays none Received from Senate	920 964 . 1582 . 1650 . 1650 . 1966 . 1966	Recommended passage 8 Committee report adopted 8 Steering recommends calendar . 12 Passed House, ayes 92, nays none . 12 Reported correctly enrolled 15 Signed by Speaker	31 22 38 49 49
Signed by Governor	. 2044	415 By Nelson, Doderer, Peterson of Woodbury, Cunningham, Thord-	
rules and regulations of cour conservation boards.	he	sen, Petersen of Dallas and Roorda. Operation of ambulances. Introduced, referred to law enforcement	
Introduced, referred to county and township affairs	615	Placed on calendar 15	σŧ
Committee report	. 1225 . 1225 . 1237	416 By Bennett. Dismissal of county employees. Introduced, referred to county and township affairs 6	316
Amendment adopted	. 1558 . 1558 . 2025 . 2072 . 2072 . 2242 . 2242 . 2242	417 By McNamara, Hullinger, Christensen, Glenn, Lee, Battles, Pelton, Franklin, McCartney, Miller of Des Moines, Distelhorst, Hanson of Benton, Mowry, Tapscott and Hill. False drawing or uttering of checks. Introduced, referred to judiciary 6	31 <i>6</i>
412 By Yoder, McCartney, Grassle Kluever, Shepherd, Millen, Vette Stromer, McNamara, Miller	er,	Committee report	21
Page, Harbor, Smith, Van Dri Varley, Battles, Weldon and Sui ivan. Functions of area vocation schools and community college	ll- ial	418 By Tapscott. Hotelkeepers' liens. Introduced, referred to commerce 6 Committee report 9	
Introduced, referred to schools Referred to higher education	615	Recommended passage 9. Committee report adopted 9.	39
413 By Harbor, Ossian, Den Herd and Tieden. Improper use of we fare funds.		Steering recommends calendar 10 Returned to regular calendar 10 Amendment filed 15 Steering recommends calendar 16	38 28
Introduced, referred to county and township affairs	615	Amendment adopted 17 Passed House, ayes 104, nays 4 17	18
414 By Wood (Hagedorn). Ame chapter one hundred eighty-nine (189A), Code 1966, relating meat and poultry inspection.	A to	419 By Glenn, Mensing, Hill, Sullivan, Koch and McNamara. Implement the principles of home rule within cities and towns by confer-	
Introduced, referred to agriculture. Committee report		ring upon the qualified voters thereof the powers of initiative and	

H.F. Pa	ge H.F. Page
referendum with respect to municipal ordinances and the removal of appointive and elective municipal officers. Introduced, referred to constitutional	Passed House, ayes 96, nays 2 1914 Reported correctly enrolled 2144 Signed by Speaker
 amendments and reapportionment 6 420 By Roorda, Diehl, Klein, Middleswart and Strand. Possession by minors of alcoholic beverages or beer. 	426 By Sorg, Camp, Pelton, Conk- lin and McNamara. Provision of recreation areas in residential subdivisions at the time of platting. Introduced, referred to cities and
Introduced, referred to law enforcement	trand, Winkelman, Gannon, Maloney, Miller of Des Moines and Mowry. Sessions of the General Assembly.
Introduced, referred to government reorganization	Committee report
422 By Andersen, Caffrey and Maloney. Group insurance of public employees. Introduced, referred to public health and welfare	Introduced, referred to schools 625 Committee report 802 Recommended indefinite post- ponement
Introduced, referred to commerce 6	Introduced, referred to law enforcement
425 By Cunningham, Millen, Kluever and Van Nostrand. Compensation of members of the budget and financial control committee.	430 By Maloney, Tapscott, Bennett, Gannon, Renda, Nolin, Beards- ley, Glenn, Gallagher, Cochran, Palmer, Dunton, Duffy, Poncy, O'-
Introduced, referred to state government affairs	Malley, Caffrey, McNamara, John- ston, Baker, Mayberry, Distel- horst, Doderer, Franklin, Mil- ler of Des Moines, Bailey, Carn- ahan, Breitbach and Roe. Em- ployment of professional strike- breakers.
Received from Senate	

H.F. Page	H.F. Page
431 By Maloney. Rabies vaccin- ation of dogs.	436 By Gittins (Klefstad). Acqui- sition by cities or towns of sani-
Introduced, referred to public health	tary sewer systems or facilities
and welfare 625	
	part of territory annexed by such
432 By Harbor, Tieden, Baker and	city or town and to provide for
Allen. Imposing fees for use of	the method of payment therefor.
state owned recreational areas.	Introduced, referred to cities
Introduced, referred to conservation 625	
Committee report	
Recommended passage 923	
Committee report adopted 927	
	Steering recommends calendar 1223
433 By Reed, Franklin, Johnston,	S.F. 482 substituted 1307
Palmer, Tapscott, McIntyre, Radl,	Withdrawn 1308
Sorg, Renda, Beardsley, Doder-	
er, Gallagher, Andersen, Gannon,	437 By Sorg and Radl. Issuance and
Bowin, Bennett, Pelton, Van Nos-	sale by cities and towns of antici-
trand and Kiilsholm (Ely, Riley,	patory warrants for the acquisition
O'Malley, Stanley, Denman, From-	of real estate for public parking
melt, Cassidy, Reichardt, Con-	facilities.
don, Hagedorn and Klefstad). Dis-	Introduced, referred to cities
crimination in housing.	and towns 638
Introduced, referred to industrial	Committee report 902
and human relations 625	
Amendment filed	
Amendments filed	
Amendment filed 924	
49.4 Des De déeme Minden Hullinger	Reported correctly enrolled 1549
434 By Redfern, Tieden, Hullinger,	Signed by Speaker
McNamara, Den Herder and	Sent to Governor
Graham. Tax the yield from in-	Signed by Governor 1673
tangible personal property.	400 De King Knight Cullison Ct
Introduced, referred to tax revision 625	okes, and Battles. Mobile equip-
435 By Stokes, Smith, Nelson and	ment providing lending and sav-
Bergman (Lucken and DeKoster).	ings facilities and savings and
Authorize the creation of area	loan services.
hospitals.	Introduced, referred to commerce 638
Introduced, referred to public health	
and welfare 626	439 By Tieden (Elvers) Movement
Committee report 755	(,
Recommended amendment, passage 755	
Committee report adopted 758	
Steering recommends calendar 919	
Amendment filed 942	
Amendments adopted 1074	
Passed House, ayes 92, nays 9 1075	
Explanation of vote	440 By Palmer and Tapscott. Use
Reported correctly enrolled 1549	
Signed by Speaker	and townships.
Sent to Governor	Introduced, referred to state
Digned by Governor 1893	government anairs

H.F.	Page	H.F. Pag
Committee report	904	446 By Vetter, Yoder, Stromer and Caffrey. License and regulate water conditioning contractors to establish a water conditioning examining board.
441 By Palmer, Kluever, Mil Glenn, Gannon and Franklin. tend the jurisdiction of a city	Ex- y or	Introduced, referred to government reorganization
town to any land owned by it side the limits thereof. Introduced, referred to cities and towns	638 1753 1769	447 By Welden, Radl and McCartney. Employment Safety Commission, its duties, powers and authority and the labor commissioner. Introduced, referred to industrial and human relations
442 By Dunton, Mensing, Vet Sorg, Kluever, Shaw, Baker Gallagher (Benda, DeHart, Do Burns, Reichardt and Reppe	and dds, ert).	Amendment filed
Control and regulate the erec and maintenance of outdoor vertising on lands adjacent the federal-aid interstate	ad- to and	Introduced, referred to law enforcement
primary highways, to provide administration and promulga of necessary rules by the s highway commission, and to mend section four hundred twe	ition state o a-	ponement
two point sixty-two (422.62 the Code. Introduced, referred to roads and		lection of claims against nonprofit corporations. Introduced, referred to commerce 639
highways		450 By Andersen (Van Eaton). Con- struction and repair of county buildings.
of bovine brucellosis. Introduced, referred to agriculture	e638	Introduced, referred to county and township affairs 639
on motor vehicles. Introduced, referred to motor vehi and highway safety	cles	451 By Miller of Des Moines and Distelhorst (Dodds). Sale of real estate. Introduced, referred to commerce 65
445 By Story, Mayberry, Gallag Camp, Caffrey and Pelton (Frmelt, Messerly, Denman, Caidy, DeHart and Riley). Es lish service centers or ser representatives in credit unintroduced, referred to commerce Committee report	om- ass- tab- vice ons. 639 1004	452 By Glenn, Renda, Mayberry, Gannon, Johnston, Palmer, Baker, Caffrey, Bennett, Doderer, Franklin, McNamara, O'Malley, Tapscott, Maloney and Beardsley. Establishment of a labor relations board, defining its duties, declaring certain acts unfair labor practices, and revealing and rewriting

H.F. Page	H.F. Page
certain sections of the Code relating thereto. Introduced, referred to industrial and human relations 654 453 By Christensen, Van Nostrand,	Introduced, referred to schools
Moffitt, Langland, Kiilsholm, Strothman and Van Drie. Provision of adequate telephone service. Introduced, referred to commerce 654	458 By Gittins (Klefstad) Authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate
454 By Distelhorst, Doderer, Allen, Redfern, Tieden, Johnson, Graham, Hullinger, Hill, Stokes, Hicklin, Shaw, Steffen, Miller of Des Moines, Baker, Caffrey, Strothman, Busch, Nielsen, Story, Schmarje, Klein and Beardsley (Dodds, Murray, Reno, McGill and Buren). Authorizing the use of electronic voting systems.	limits. Introduced, referred to cities and towns
Introduced, referred to state government affairs	459 By Baker. Replacement of trees removed from public property because of dutch elm disease. Introduced, referred to cities and towns
Introduced, referred to commerce 654 Committee report 1004 Recommended amendment, passage . 1004 Committee report adopted 1009	Miller of Page and Curran. State fair board. Introduced, referred to agriculture 654
456 By McNamara, Hullinger, Moffitt, Cunningham, Klein, Patton, Grassley, Cochran, Bailey, Mensing, Lee, Varley, Nielsen, Hill, Holden, Gannon, Wolfe, Christensen, Strand, Bergman, Smith, Miller of Des Moines and Hanson of Benton. Issuance of permits, li-	461 By Koch. Nursing homes for untrainable children. Introduced, referred to public health and welfare
quor control licenses and other licenses under the Iowa Liquor Control Act. Introduced, referred to law enforcement	highways 655 463 By Yoder. Cigarette vending machines.
Committee report	Introduced, referred to law enforcement
457 By Beardsley and Franklin. Authority of county school systems.	Indefinitely postponed 792 464 By Cochran, Bailey, Edgington,

H.F. Page	H.F. Pag
Middleswart, Fischer of Grundy, Hullinger, Busch, Stromer and Lee (Murray, Buren, Potgeter	Sent to Governor
and Clarke). Condemnation of property for highway purposes. Introduced, referred to roads and highways	468 By Grassley, Pelton, Van Nostrand and Allen. Offense for certain persons to record or willfully overhear by means of instruments, communications without permission, or to possess instruments commonly used for eavesdropping. Introduced, referred to judiciary 66: 469 By Distelhorst. Safety equipment on railroad rolling stock. Introduced, referred to commerce 66:
465 By Diehl, Strand, Roorda, Graham, Winkelman, Hullinger, Klein, Christensen, Stromer, Lee, Koch and Smith. Rules and regulations set forth by the de-	470 By Committee on Motor Vehicles and Highway Safety. Prorating of motor vehicle registration fees. Introduced, placed on calendar 66:
partment of public instruction. Introduced, referred to schools 655 Committee report 904 Recommended amendment, passage . 904 Committee report adopted 907 Steering recommends calendar 1078	Steering recommends calendar 80 Passed House, ayes 105, nays none 87 Reported correctly enrolled 179 Signed by Speaker
Amendment adopted 1120 Passed House, ayes 110, nays none 1120 Received from Senate 1875 House concurred 1998 Passed House, ayes 109, nays none 1998 Reported correctly enrolled 2242 Signed by Speaker 2242 Sent to Governor 2242	471 By Van Nostrand, Kluever, Grassley, Edgington, Millen, Shaw and Lipsky (Neu, Potgeter, Walsh and Jepsen). Conflicts of interest of employees, officials and members of the General Assembly of the State of Iowa.
Signed by Governor	Introduced, referred to judiciary
mission matters. Introduced, referred to judiciary 655 467 By Committee on Motor Vehicles	Motion filed to reconsider vote 89 Motion to reconsider prevailed 109 Committee report rejected 109 Referred to state government affairs . 109 Amendment filed 116
and Highway Safety. Provide the method for notice of revocation or suspension of registration of vehicles. Introduced, placed on calendar 655 Steering recommends calendar 801 Passed House, ayes 93, nays none 860 Reported correctly enrolled 1849	472 By Conklin and Bowin (Messerly and Hougen). Give a credit or a refund to payers of personal income tax to the extent of one-half (1/2) the tax they paid in 1966 on 1965 income.

n.r. Page	n.r. rage
473 By Dunton (Reno and Hagedorn). Provide uniform stop signs for use in school zones. Introduced, referred to motor vehicles and highway safety	478 By Andersen, Sullivan, Fullerton and Koch. Make it unlawful to steal, embezzle, or without authority to copy or cause to be copied any article representing a trade
Committee report	secret, to provide penalties, and to provide what shall not be a de- fense to prosecutions.
Steering recommends calendar 1110 S.F. 528 substituted 1153 Withdrawn 1154	Introduced, referred to judiciary 668 479 By Dunton. Nuisances on pub-
474 By Mensing, King, Watson and Andersen. Amend section five hun-	lic highways. Introduced, referred to motor vehicles and highway safety
dred twenty-eight point fifty-one (528.51), Code 1966, relating to bank parking lot offices. Introduced, referred to commerce 668 Committee report	480 By Committee on Public Health and Welfare. Providing for the preservation and improvement of the air quality of the state, creating and delegating authority for an air pollution control program and related activities to an air pol-
Amendment adopted	lution control commission, authorizing political subdivisions to conduct certain air pollution control activities, and making an appropriation therefor. Introduced, placed on calendar 669
475 By Johnston, Kluever, Fischer of Grundy, O'Malley and Ossian. Contested elections for seats in the General Assembly. Introduced, referred to state government affairs	Referred to appropriations 679 Amendment filed 842 Committee report 921 Recommended amendment, passage 921 Committee report adopted 927 Amendment filed 1007 Amendments adopted 1018 Passed House, ayes 105, nays 9 1018
Recommended passage	Received from Senate
476 By Maloney. Registration of voters. Introduced, referred to state	Sent to Governor
government affairs	481 By Dunton. Safety equipment on trucks and other vehicles without rear bumpers.
nicipal transit systems.	Introduced, referred to motor vehicles
Introduced, referred to cities and	and highway safety 669
towns	Committee report 840 Recommended indefinite post-
Recommended passage 902	ponement 840
Committee report adopted 907	Indefinitely postponed 886

482 By Yoder, McNamara, McCartney, Klein, Palmer, Van Drie, Dunton, Baker, Mensing, Kluever and Varley (Mills, Klefstad, Kibbie, Cassidy, Walsh, Erskine, Frommelt, Coleman, Denman, Nurse, Riley, Delfart and O'Malley). Civil engineers. Introduced, referred to state government affairs		H.F. Page	H.F.	Page
ton, Baker, Mensing, Kluever and Varley (Mills, Klefstad, Kibbie, Cassidy, Walsh, Erskine, Frommelt, Coleman, Denman, Nurse, Riley, DeHart and O'Malley). Civil engineers. Introduced, referred to state government affairs			Signed by Governor	1966
melt, Coleman, Denman, Nurse, Riley, DeHart and O'Malley). Civil engineers. Introduced, referred to state government affairs		ton, Baker, Mensing, Kluever and		
Riley, DeHart and O'Malley). Civil engineers. Introduced, referred to state government affairs				
vil engineers. Introduced, referred to state government affairs				669
Committee report				
Committee report				
Recommended passage			Committee report adopted	. 944
Committee report adopted			488 By Committee on Conservation	
Klein and Van Nostrand (Potgeter, Walsh, Jepsen and Neu). Establish the office of public protector for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties. Introduced, referred to judiciary 669 Placed on calendar 1526 Mithin the state, to define his powers and duties, and to provide penalties. 484 By Tieden (Elvers). Bounties on foxes. Introduced, referred to conservation 669 Placed on calendar 1526 Mithin the state of Investigation of the State of Iowa to the department of agriculture for the hog cholera indemnity fund. Introduced, referred to conservation 669 Referred to state government affairs 669 Referred to state planning and development 679 486 By Cunningham. Ratification of the sale of certain real estate owned by the independent school district of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to judiciary 669 Committee report 1005 Reported without recommendation 1005 Reported without recommendation 1005 Reported correctly enrolled 1796 Signed by Speaker 1796 Introduced, placed on calendar 1689 Mithdrawn 1689 Withdrawn 1689 489 By Committee on Agriculture (Committee on Agriculture) Appropriate from the general fund of the State of Iowa to the department of agriculture for the hog cholera indemnity fund. Introduced, placed on calendar 670 Re-referred to appropriations 717 Withdrawn 670 Re-referred to appropriations 717 Withdrawn 670 Re-referred to appropriations 717 Withdrawn 670 Re-referred to appropriations 670 Re-referred to appropriations 670 Referred to state government 679 490 By Kluever. Motor vehicle financial responsibility. Introduced, referred to conservation 670 491 By Kluever. Make any deer hunting licenses issued by the conservation commission available to all residents without restriction a		Committee report adopted 1009	Changing the hunting, fishing, and trapping license year from April	ď
Walsh, Jepsen and Neu). Establish the office of public protector for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties. Introduced, referred to judiciary 669 Placed on calendar 1526 1Ntroduced, referred to conservation 669 Placed on calendar 1526 484 By Tieden (Elvers). Bounties on foxes. Introduced, referred to conservation 669 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfirred pressure vessels. Introduced, referred to state government affairs 669 Referred to state planning and development 679 486 By Cunningham. Ratification of the sale of certain real estate owned by the independent school district of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to judiciary 669 Committee report 1005 Reported without recommendation 1005 Reported without recommendation 1005 Reported correctly enrolled 1095 Signed by Speaker 1796 Signed by Speaker 1796 Signed by Speaker 1796				660
the office of public protector for the investigation of citizen complaints and certain acts of government within the state, to define his powers and duties, and to provide penalties. Introduced, referred to judiciary 669 Placed on calendar 1526 1884 By Tieden (Elvers). Bounties on foxes. Introduced, referred to conservation 669 1885 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs 669 Referred to state planning and development 679 486 By Cunningham. Ratification of the sale of certain real estate owned by the independent school district of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to judiciary 669 Committee report 1005 Reported without recommendation 1005 Committee report adopted 1009 Steering recommends calendar 1021 Passed House, ayes 98, nays none 1065 Reported correctly enrolled 1796 Signed by Speaker 1796				
and certain acts of government within the state, to define his powers and duties, and to provide penalties. Introduced, referred to judiciary 669 Placed on calendar 1526 484 By Tieden (Elvers). Bounties on foxes. Introduced, referred to conservation 669 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs				
within the state, to define his powers and duties, and to provide penalties. Introduced, referred to judiciary 669 Placed on calendar 1526 484 By Tieden (Elvers). Bounties on foxes. Introduced, referred to conservation 669 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs 669 Referred to state planning and development 669 Referred to state planning and development 669 486 By Cunningham. Ratification of the sale of certain real estate owned by the independent school district of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to judiciary 669 Committee report adopted 1005 Reported without recommendation 1005 Steering recommends calendar 1021 Passed House, ayes 98, nays none 1065 Reported correctly enrolled 1796 Signed by Speaker 1796			Withdrawn	1689
wers and duties, and to provide penalties. Introduced, referred to judiciary			480 By Committee on Agriculture	
penalties. Introduced, referred to judiciary				
As By Tieden (Elvers). Bounties on foxes. 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs		penalties.	propriate from the general fund o	f
indemnity fund. Introduced, referred to conservation . 669 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs				
484 By Tieden (Elvers). Bounties on foxes. Introduced, referred to conservation . 669 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs		Praced on Calendar 1526		1
Introduced, referred to conservation. 669 485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs			Introduced, placed on calendar	
485 By Baker (Klefstad, Dodds and Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs				
Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs		introduced, referred to conservation 003	withdrawn	. 050
Cassidy) Inspection of boilers and unfired pressure vessels. Introduced, referred to state government affairs		485 By Baker (Klefstad, Dodds and		-
Introduced, referred to state government affairs		Cassidy) Inspection of boilers		_
ment affairs				
Referred to state planning and development			404	
conservation commission available to all residents without restriction as to numbers. Introduced, referred to conservation. 670 492 By Kluever, Palmer, Coffman and Darrington. Capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers. Reported correctly enrolled 1796 Signed by Speaker				
the sale of certain real estate owned by the independent school district of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to judiciary		opment 679		
the sale of certain real estate owned by the independent school district of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to conservation 670 492 By Kluever, Palmer, Coffman and Darrington. Capacity of minors to contract for life, accident and health insurance and for annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers. Reported correctly enrolled		486 By Cunningham Ratification of		-
trict of Ames, Iowa, now known as the Ames Community School District in Story County. Introduced, referred to judiciary				670
the Ames Community School District in Story County. Introduced, referred to judiciary		•	introduced, referred to conservation:	. 010
trict in Story County. Introduced, referred to judiciary			492 By Kluever Dalmer Coffman	
Committee report				
Reported without recommendation 1005 Committee report adopted 1009 Steering recommends calendar 1021 Passed House, ayes 98, nays none . 1065 Reported correctly enrolled 1796 Signed by Speaker 1796 annuities, to exercise rights concerning the same, and to give acquittances for payments by life insurers. Introduced, referred to commerce 670 Committee report 1166				
Committee report adopted 1009 Steering recommends calendar 1021 Passed House, ayes 98, nays none . 1065 Reported correctly enrolled 1796 Signed by Speaker				
Steering recommends calendar 1021 Passed House, ayes 98, nays none 1065 Reported correctly enrolled 1796 Signed by Speaker				
Reported correctly enrolled 1796 Signed by Speaker 1796 Committee report	1	Steering recommends calendar 1021	quittances for payments by life	
Signed by Speaker				670
			•	
Teominenada amenanens, passage 1100		Sent to Governor	Recommended amendment, passage	

H.F. Pag	e H.F. Page
Committee report adopted	0 Signed by Governor 2599
Amendment adopted	5 496 By Allen (O'Malley, Klefstad, 5 Denman and Van Eaton). Per-
493 By Langland, Hanson of Howard- Mitchell, Roe and Nielsen. Com-	ilating and refrigeration contractors.
pensation of the treasurer and members of the board of directors of school corporations.	Introduced, passed on file 680 Referred to state government affairs . 717
Introduced, referred to schools 67 Committee report	5 all peace officers who testify in
Committee report adopted	
494 By Palmer, Gannon, Tapscott and Maloney. Limit the deduct-	affairs
ibility of federal income taxes paid on individual income tax returns.	498 By Lipsky. Motor vehicle registrations.
Introduced, passed on file 68	Introduced, passed on file 680 Referred to motor vehicles and high-
Referred to tax revision	
	Committee report 1197
495 By Palmer, Renda, Tapscott,	Recommended indefinite post-
Johnston, Caffrey, Franklin, Ben-	ponement
nett and Beardsley (Denman, Rei-	Indefinitely postponed 1253
chardt and Reppert). Millage levy	400 Dr. Bonda Determine the moth
for improvements and mainten-	499 By Renda. Determine the meth-
ance of county hospitals in coun-	of of figuring net earnings and the allocation thereof in coopera-
ties having a population of two	tive associations.
hundred twenty-five thousand	Introduced, passed on file 680
(225,000) inhabitants or over.	Referred to commerce 717
Introduced, passed on file 68 Referred to county and township	
affairs	7 500 By Committee on Motor Vehicles
Committee report	and Highway Salety. License to
Recommended passage 82	operate a motor venicle.
Committee report adopted 83	1 Introduced, passed on the boo
Steering recommends calendar 92	Placed on calendar 717
Amendment filed 96	 Steering recommends calendar 1111 Passed House, ayes 85, nays 2 1159
Amendment adopted 96	0
Passed House, ayes 90, nays 4 96	
Received from Senate 194	
Amendment filed 214	
Rule suspended 215 Amendment filed	
Amendments adopted 215	
House concurred	
Passed House, ayes 104, nays 1 215	
Reported correctly enrolled 236	
Signed by Speaker	9 Signed by Speaker 1849

H.F. Page	H.F. Page
Sent to Governor	Introduced, passed on file 683 Referred to roads and highways 718
502 By Yoder, Nielsen, Holden, Klein, Stromer, Vetter, Sorg and Cunningham. Personal property tax elimination, except that imposed on personal property of utilities, and replacement thereof.	507 By Grassley. Motor vehicle registration fees. Introduced, passed on file 683 Referred to motor vehicles and highway safety
Introduced, passed on file 680 Referred to tax revision 717	508 By Den Herder and Ossian. E- liminate the population restric- tion on establishment of a utility
503 By Winkelman. Make an appropriation to the secretary of agriculture to print the animal brand book required by law.	retirement system. Introduced, passed on file 683 Referred to cities and towns 718
Introduced, passed on file	509 By Van Drie, Yoder, Cunningham, McNamara and Tapscott. Motor vehicle registration fee refunds. Introduced, passed on file 68: Referred to motor vehicles and highway safety
504 By Van Drie, Doderer, Van Nostrand, Moffitt, Langland, Kiil- sholm, Strothman, Palmer, Smith and Christensen. Installation or connection charges levied by tele- phone companies.	510 By Lee. Retirement systems for policemen and firemen and certain exemptions from taxation. Introduced, passed on file
Introduced, passed on file 681 Referred to commerce 717	511 By Lee. Peace officers' retirement system and certain exemptions from taxation.
505 By King, Mensing, Watson, Hull- inger, Sorg and Bailey (Benda, Rigler, Lamborn, Potgeter, Shaff, Coleman, Kibbie, Denman, Rep- pert, Buren and Kyhl). Amend	Introduced, passed on file 68: Referred to tax revision 718 512 By Schmarje and Hicklin (Stanley). Permitting the licensing of
chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or deben-	dogs by veterinarians. Introduced, passed on file 68 Referred to agriculture 718
tures. Introduced, passed on file 681 Referred to commerce	513 By Gittins. Patients' personal accounts in institutions under the board of control.
506 By Mayberry, Welden, Fischer of Grundy, Miller of Page and Caffrey (Hagedorn, DeHart and Floy). Collection of a wheel tax.	Introduced, passed on file 68: Referred to board of control 718 514 By Battles. Legalize and validate the proceedings of the town

H.F. Page	H.F. Page
council of the town of Sabula, in	Amendments adopted 1785
Jackson County, Iowa, authori-	Passed House, ayes 77, nays 35 1786
zing and providing for the issu-	Motion filed to reconsider vote 1795
ance, sale and delivery of sewer	Motion to reconsider vote withdrawn. 1898
bonds and for the levy of taxes	
for the payment of said bonds,	517 By Conklin, Cochran, Grassley
and declaring the bonds issued	and Franklin. Pertaining to traf-
pursuant to said proceedings to	fic-control signals and authorizing
be enforceable obligations of	of a right turn on a red light.
said town.	Introduced, passed on file 682
Introduced, passed on file 682	Referred to motor vehicles and high-
Proof of publication certified 678	way safety 718
Referred to judiciary 718	,
Committee report 804	518 By Conklin. Place a limitation
Recommended passage 804	on the real property tax on homes
Committee report adopted 809	of persons past sixty-five years
Steering recommends calendar 831	of age.
Passed House, ayes 102, nays none . 881	Introduced, passed on file 682
Reported correctly enrolled 1452	Referred to tax revision 718
Signed by Speaker 1452	
Sent to Governor 1471	519 By Conklin, Voorhees, Gallagher
Signed by Governor 1526	and Bowin. Funding by municipal
	corporations for civil rights pur-
515 By Committee on Agriculture.	poses.
Appropriate from the general fund	Introduced, passed on file 682
of the State of Iowa to the state	Referred to cities and towns 718
soil conservation committee the	
sum of two hundred thousand	520 By Reed and Gannon. Directing
(200,000) dollars to conduct soil	the state board of public instruction
survey operations in the State of	to adopt rules requiring courses of
lowa.	study for accredited elementary
Introduced, passed on file 682	and secondary schools to include
Referred to appropriations 718	proper coverage of the history of
Committee report	the negro race and other minority
Recommended passage 1331	races.
Committee report adopted 1337	Introduced, passed on file 682
Passed House, ayes 92, nays 12 1438	Referred to schools 718
Reported correctly enrolled 2242	
Signed by Speaker 2242	521 By Van Nostrand, Kluever,
Sent to Governor	Cochran and Palmer. Authorize
Signed by Governor 2369	and direct the issuance of a pat-
	ent to certain real estate by the
516 By Committee on Schools. Mer-	Governor and secretary of state to
ger of county school systems for	Leon M. Nelson and Grace C.
the purpose of creating merged in-	Nelson.
termediate school systems.	Introduced, passed on file 682
Introduced, passed on file 682	Referred to judiciary 718
Placed on calendar 718	Committee report 922
Amendment filed 805	Recommended passage 922
Sifting recommends calendar 1733	Committee report adopted 927
Amendment filed 1754	Steering recommends calendar 1020
Amendment filed 1755	Passed House, ayes 97, nays none 1055
Amendment adopted 1784	Reported correctly enrolled 1849

H.F.	Page	H.F.	Pag
Sent to Gove	peaker	Committee report	. 840
Signed by Go	overnor 1966	Committee report adopted	847
Conklin, Bowin Messerl	Palmer, Radl, Gallagher, Voorhees, McNamara, and Tapscott (Denman, y and Condon). Maxi- ermissible rate of inter-	528 By Maloney (Denman and Gaudi- neer). Salaries of county attorneys. Introduced, passed on file Referred to county and township affairs	683
•	ally chargeable on charge	500 B G 600 64	
accounts	passed on file 683	529 By Gannon. Office of the secretary of agriculture.	•
Referred to	commerce 718	Introduced, passed on file Referred to government reorgani-	. 683
523 By Dometer re	oderer. Use of parking	zation	718
	passed on file 683	530 By Battles. Legalize and vali-	
	cities and towns 718	date the proceedings of the town council of the town of Sabula, in	ı
524 By Mo	Intyre, Fischer of Grundy,	Jackson County, Iowa, authorizing	
	n, Palmer, Tapscott, Ma-	and providing for the issuance,	
loney an	d Watson. Create equality	sale, and delivery of sewer revenue	
	ment for all insurance or-	bonds of said town to defray part	
	ons selling prepaid insur-	of the cost of constructing a munic-	
ance.		ipal sewerage system in and for	
	passed on file 683	said town and the provisions made	
	commerce	for the payment of said bonds and declaring the bonds issued pur-	
Amenument	filed 776	suant to said proceedings to be en-	
525 By Ge	annon (Kibbie). Advertis-	forceable obligations of said town.	
	selling courses of instruc-	Introduced, passed on file	
	to amend chapter seven	Proof of publication certified	678
	thirteen A (713A), Code	Referred to judiciary	718
1966, re	lating thereto.	Committee report	
Introduced, 1	passed on file 683	Recommended passage	
Referred to	schools 718	Committee report adopted	
500 D 34		Steering recommends calendar	
	aloney and Gannon. Mini-	Passed House, ayes 100, nays none Reported correctly enrolled	
	nd maximum storage and charges for bulk grain	Signed by Speaker	
	by warehousemen.	Sent to Governor	
	passed on file 683	Signed by Governor	
	agriculture 718	•	
	report 1330	531 By Millen, Welden, Kluever,	
Recommende	ed indefinite post-	King, Sullivan, Schmarje, Van	
		Nostrand, Grassley, Lee, Mohr-	
Indefinitely p	postponed 1381	feld, Mowry, Hicklin and Mc-	
		Cartney. Payment of unemploy-	
	luever. Operators' and	ment compensation benefits and	
	rs' licenses.	the determination thereof.	
	passed on file 683	Introduced, passed on file	684
	motor vehicles and high-	Referred to industrial and human	719

H.F. Page	H.F. Page
Committee report	Amendments filed
532 By Allen. Community television antennas.	Reported correctly enrolled 1245 Signed by Speaker
Introduced, passed on file 684 Referred to cities and towns 718	Sent to Governor
533 By Johnston and Baker. Right of appeal from decisions of municipal courts. Introduced, passed on file 684 Referred to judiciary 718	538 By Den Herder and Cochran. Marketing of dairy products. Introduced, passed on file 684 Referred to commerce 718
534 By Den Herder, Millen, Edgington, Bailey and O'Malley (O'-Malley). Provide tuition grants for Iowa resident students who agree to become general practitioners (family doctors) and	539 By Van Drie. Authorize school districts to impose a one (1) percent tax upon the compensation, earnings, and net profits of persons residing within the area of the school district. Introduced, referred to tax revision 701
practice in Iowa and to make an appropriation therefor. Introduced, passed on file 684 Referred to appropriations 718 Withdrawn 1938 535 By Allen. State conservation	540 By Welden, Radl and Schmarje. Required qualifications for registration as a professional engineer or land surveyor. Introduced, referred to state government affairs
commission establishing by state regulations and administrative order, territories, open seasons, bag and possession limits for doves in accordance with the federal "Migratory Bird Treaty Act" and the "Migratory Bird Hunting	541 By Andersen, Maloney, Baker, Petersen of Dallas, Sorg and Pet- erson of Woodbury. Permit state aid for dutch elm disease control. Introduced, referred to state planning and development
Stamp Act". Introduced, passed on file 684 Referred to conservation	voters.
536 By Allen. Area community colleges.	ment affairs 701 Amendment filed
Introduced, passed on file 684 Referred to higher education 718	
537 By Mowry (Mills). Authority for joint county-city or town buildings. Introduced, referred to cities and	Amendment adopted
towns 684 Amendment filed 776 Committee report 826 Recommended passage 826 Committee report adopted 831 Steering recommends calendar 919	543 By Distelhorst and Miller of Des Moines (Dodds). To be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon

H.F. Page	H.F. Page
school building bonds and for the levy of taxes for the payment of	Introduced, referred to judiciary 725
said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.	558 By Lee. Payment of recording fees for recording of tax liens or the satisfaction thereof.
Introduced, referred to judiciary 702	Introduced, referred to tax revision 725
Proof of publication certified	payment by the State of Iowa of a portion of the cost of extending the construction of sanitary sewer facilities, not including enlargements and additions to the disposal plant, by the Iowa Great Lakes Sanitary District, which includes Spirit Lake, East Okoboji Lake, West Okoboji Lake, and other state-owned waters in Dickinson
554 By Breitbach. Legalize and val-	County, Iowa.
idate proceedings for changes in the boundaries of the Western Du-	Introduced, referred to appropriations
buque County Community School District, in the counties of Du-	Committee report 2082 Recommended amendment, passage 2082
buque, Jackson, Jones and Dela-	Committee report adopted 2088
ware, State of Iowa, and declaring	Amendment adopted 2134
the boundaries of said school dis-	Passed House, ayes 85, nays 22 2135
trict to be legally established.	Reported correctly enrolled 2598
Introduced, referred to judiciary 702 Proof of publication certified 730	Signed by Speaker
Committee report 804	
Recommended passage 804	
Committee report adopted 809	560 By Kluever and McCartney
Steering recommends calendar 831	(Mills and Denman). Judicial re-
Passed House, ayes 98, nays none 879 Reported correctly enrolled 1320	michiel compensation and mid
Signed by Speaker	ows annutries, and to provide an
Sent to Governor	
Signed by Governor 1398	Amendment filed 807
	Amendment filed 1006
555 By Doderer. County managers.	Amendment filed 1022
Introduced, referred to county and	Amendment filed 1526
township affairs 702	
556 By Waugh (Schaben). Levee and	Recommended amendment, passage 1894
drainage districts.	Committee report adopted 1897
Introduced, referred to judiciary 703	
557 By Waugh (Schaben). Levee and	Amendment withdrawn 2040
drainage districts by providing a-	Amendment filed 2045
gain for the assessment of up-	Amendments withdrawn 2054
stream districts for common out-	Amendments adopted 2054
let work in the way of cleanouts and levee rebuilding.	Amendment filed 2054 Amendment adopted 2055

H.F.	Page	H.F. Pa	ıge
Amendment filed	2056 2056 2056 2057 2057 2057 2057 2067 2067 2067	Recommended passage	508 574 712 712 712 320 320
Amendments adopted	2067 2067 2117 2118	563 By Committee on Judiciary. Indemnification of officers and directors of corporations for pecuniary profit. Introduced, placed on calendar 7	726
Amendment filed	2192 2192 2194 2194	Steering recommends calendar 12 Passed House, ayes 99, nays none 12 Received from Senate	288 590 637 673
Amendment filed	2194 2194 2194	Amendment filed	300 300 300 300
McCartney, Coffman, Dunton, Gan non, Doderer and Johnston (Stanle and Kruck). Motor vehicle liabilit insurance and protection agains uninsured motor vehicles and hit	y y st	Passed House, ayes 102, nays none	173 177 192 192
and-run motor vehicles. Introduced, referred to judiciary Committee report Recommended passage Committee report adopted Steering recommends calendar Amendment filed Amendment adopted	. 840 . 840 . 847 . 920 . 962	Conference committee report adopted	544 598 598
Passed House, ayes 95, nays 9 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	. 963 1397 1398 1398	564 By Kluever, Hicklin, King, Sullivan, Schmarje, Nielsen, Van Nostrand, Lee, Mohrfeld, Harbor and Schroeder. Use of force or violence or threats thereof to prevent or attempt to prevent any per-	
562 By Shepherd. Compensation of county officers and their deputies and assistants.	s	son or persons from engaging in any lawful employment, vocation, or work.	
Introduced, referred to county an township affairs	. 725	Introduced, referred to law enforcement	726
Amendment filed	1504	565 By Conklin (Stanley). Change the	

H.F. P	age 1	H.F.	P	age
name of the Iowa state traveling li- brary to the "Iowa state library". Introduced, referred to state govern- ment affairs	726	tie Introd	By Petersen of Dallas. Member- hip of the higher education facili- es commission. heed, referred to higher eation	726
Authorizing school corporations constituting merged areas operating area vocational schools or area community colleges to acquire by purchase, lease, or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain, and manage buildings and facilities and additions thereto, to acquire and improve property therefore to be processed.] () 1 1 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	Comm Recom Comm Steerin Amend Passed Report Signed Sent to Signed	ittee report	867 867 870 347 362 362 2081 2082
for, to borrow money and issue bonds to pay the cost thereof and to refund bonds.		sr ti	pecial motor vehicle identifica- on plates for sheriffs and their	
Introduced, referred to higher education		Introdi town	eputies. aced, referred to county and aship affairs	
567 By Petersen of Dallas and Lip- sky. Create an Iowa educational policy commission, and to provide an appropriation therefor.]	Recom pone	mended indefinite post- ment	937
Introduced, referred to schools Committee report Recommended passage Committee report adopted Referred to appropriations Amendment filed Amendment filed	966 966 970 971 1738	m ar co m Introd	By Maloney, Franklin, McNaara and Lee. Provide for the pointment of one civil service mmissioner from nominations ade by city employees.	
Committee report	2083 2083 2088 2115 2117 2117	Amend Comm Recom Comm	Iment filed	776 1123 1123
Amendment filed	2131	sy ti	By Committee on State Govern- ent Affairs. Establish a merit system of personnel administra- on for state employees and to re- eal Acts and parts of Acts in con-	
568 By Renda, O'Malley, Caffrey, Doderer, Glenn, Bennett, Free- man, Lee and Coffman. Motor ve- hicle financial responsibility.		fl: Introde Made Amend	ict therewith. uced, placed on calendar special order	754 756
Introduced, referred to judiciary Committee report	941 941	Ameno Ameno	l order	784 785

H.F. Page	H.F. Page
Amendment filed 788	Committee). Iowa public employ-
Amendment adopted 793	ees' retirement system and provi-
Amendments adopted 794	ding an appropriation therefor.
Amendment adopted 796	Introduced, referred to public health
Point of order raised 796	and welfare 73
Amendment adopted 799	Amendment filed 1098
Amendment adopted 800	Committee report 124'
Motion filed to reconsider vote 800	Recommended amendment, passage 124
Amendment filed 805	Committee report adopted 1253
Amendments filed 806	Referred to appropriations 1253
Amendment filed 807	Withdrawn
Motion filed to reconsider vote 811	
Motion to reconsider prevailed 811	574 By Lipsky. Custody of children.
Amendments adopted 812	Introduced, referred to public health
Amendments adopted 813	and welfare 739
Amendment filed 814	and wentare
Amendments adopted 814	575 By Committee on Agriculture
Amendment filed 817	(Committee on Agriculture). Era-
Amendments adopted 817	dication of hog cholera, and to make
Amendments adopted	appropriations therefor.
Amendment withdrawn 818	Introduced, referred to appropriations . 739
Amendments filed 820	Committee report 1097
Amendment adopted 820	Recommended passage 1097
Amendments filed 822	Committee report adopted 1101
Amendments adopted 822	Passed House, ayes 111, nays 7 1240
Passed House, ayes 100, nays 15 822	Received from Senate 1740
Received from Senate	House concurred 1777
Amendment filed 1479	Passed House, ayes 104, nays 3 1777
Amendment adopted 1485	Reported correctly enrolled 2144
House concurred 1485	Signed by Speaker 2144
Passed House, ayes 102, nays 12 1485	Sent to Governor 2144
Motion filed to reconsider vote 1502	Signed by Governor 2242
Amendment filed 1505	
Motion to reconsider prevailed 1523	576 By Dunton (Reno, Main, Heaber-
Amendment filed 1523	lin, Floy, Hagedorn, Schaben and
Amendments adopted 1523	Patton) Appropriating an addi-
House concurred 1524	tional four million (4,000,000)
Passed House, ayes 88, nays 8 1524	dollars for agricultural land tax
Amendment filed 1579	credit purposes.
Reported correctly enrolled 2081	Introduced, referred to appropriations. 739
Signed by Speaker 2082	
Sent to Governor 2082	577 By Johnston. Amend Rule of Ci-
Signed by Governor 2427	vil Procedure one hundred eighty-
	one point two (181.2) relating to
573 By Kluever, Doderer, Dunton,	trial assignments.
Tieden, Baringer, Vetter, Lipsky,	Introduced, referred to judiciary 739
Petersen of Dallas, Reed, Gannon,	Committee report
Shaw, Steffen, Miller of Des	Recommended passage
Moines, Bailey, Millen, Conklin,	Committee report adopted 944
Franklin, Waugh, Miller of Page,	Steering recommends calendar 1111
Harbor, Hanson of Benton, Sorg,	Passed House, ayes 84, nays 2 1162
Hicklin, Radl, Koch, Mensing and	Reported correctly enrolled 1796
Curran (S.F. Legislative Research	
Carran (D.1. Legislative Research	Signed by Speaker 1796

H.F. Page	H.F. Page
Sent to Governor	585 By Curran, Maloney, Roorda and Schmarje. Provide for the re- servation of right of way for future
578 By Maloney. Corporate income tax.	streets and to provide relief in cases of undue hardships caused
Introduced, referred to tax revision 739	by right of way reservation. Introduced, referred to state planning
579 By Sullivan (Erskine). Liquid transport carriers.	and development
Introduced, referred to commerce 739	Committee report 1003 Recommended passage 1003
580 By Allen. Careless driving, reckless driving, and death of a	Committee report adopted 1009
human being caused by reckless driving.	586 By Doderer (Kyhl, Murray, Hag- edorn and Reppert). Adoption of
Introduced, referred to motor vehicles and highway safety	the interstate compact on the ment- ally disordered offender and pro-
and nighway safety	viding for the implementation thereof.
581 By Steffen, Maloney, Miller of Des Moines, Reed, Millen, Camp,	Introduced, referred to board of
Distelhorst and Redfern. Invest-	control
ment of funds not needed for cur- rent expenses of the state and its	587 By Doderer, Grassley, McIn- tyre and McCartney. Civil ser-
political subdivisions. Introduced, referred to commerce 739	vice in cities. Introduced, referred to cities and
582 By Steffen. Casualty insurance.	towns
Introduced, referred to commerce 739 Committee report	588 By Millen, Bailey and Shaw
Recommended indefinite post- ponement	(Elvers and Shirley). Promulgation, approval and filing of rules
Indefinitely postponed 1212	of administrative agencies. Introduced, referred to state govern-
583 By Nelson, Nielsen, Dunton,	ment affairs 740 Committee report 1097
Schroeder, Hullinger, Grassley,	Recommended passage 1097
Peterson of Woodbury, Kitner, Bergman and Harbor. Regula-	Committee report adopted 1101 Steering recommends calendar 1224
tion and licensing of persons de- aling in scrap items and old fer-	S.F. 348 substituted
rous and nonferrous metals, and to make an appropriation therefor.	
Introduced, referred to law enforcement	589 By Lipsky and Shaw. Member- ship of the committee on mental hygiene.
	Introduced, referred to public health and welfare
584 By Lipsky. Exempt from taxation household personal property and to increase from sixty (60)	and wellate
percent to sixty-three (63) per-	590 By Allen. Location of institu-
cent the taxable valuation of residential buildings.	tions of higher learning. Introduced, referred to higher
Introduced, referred to tax revision 740	education 740

H.F. P	age H.F.		Pag
591 By Allen. Operation of a motor vehicle.		of custodial hom	es and nursing
Introduced, referred to law enforcement		duced, referred in welfare	to public health
592 By Millen, Welden, Kluever, King, Sullivan, Schmarje, Van Nostrand, Grassley, Lee, Mohr- feld, Mowry, Hicklin and McCart- ney (Stanley, Lange, Kruck, Lisle, Walsh, Messerly and Hougen). Workmen's compensation.	Intro and	petween living qua metology shop loo duced, referred i welfare	rters and a cos- ated in a home.
Introduced, referred to industrial and human relations	740 H 165 t 165 J	By Kluever, D Knight, Doderer, her, Lipsky, Pete Reed, Gannon, C Miller of Des M Smith, Shaw, Mi	Baringer, Vet- ersen of Dallas, onklin, Steffen, Moines, Bailey,
593 By Koch, Sullivan, Peterson of Woodbury and Andersen (Van Eaton, Erskine and Gaudineer). Attorney fees and other costs paid to defend indigent persons charged with public offenses. Introduced, referred to judiciary Steering recommends calendar1	741 Intro	Waugh, Miller of Hanson, Sorg, Hic Malley, Koch, Me ran (S.F. Legisla Committee). Invo owa public employ und. duced, referred	Page, Harbor, cklin, Radl, O'- nsing and Cur- ative Research estments of the yees retirement
Committee report	348 599 355 59 471 I 566 introc 566 tow	Distelhorst and So tan planning comm duced, referred to ms	org. Metropol- nissions. cities and 760
594 By Koch. Election of the state superintendent of public instruction. Introduced, referred to schools Committee report	Recor Comm Steer 741 Passe 966 Repor Signer 966 Sent	mmended passage nittee report adding recommends ed House, ayes 87 rted correctly end by Speaker to Governor	938 ppted
595 By Glenn. Prohibit persons, corporations, firms, associations, partnerships and organizations from requiring those with whom they do business to sign blank obligatory instruments. Introduced, referred to commerce 596 By Bailey. Old-age assistance	Introc Comn 741 Recor Comn	nittee report nmended passage nittee report adop	and Sorg. Gen- l districts and
for recipients who are residents			, nays none 1373

H.F.	Page	H.F.		Page
och the second s	760 1163 sage 1163	L O in of	By Steffen, Ree reene, Millen and egislative Researc peration of a moto toxicated or under drugs.	Dunton (S.F. ch Committee). r vehicle while r the influence
Committee report adopted 602 By Doderer and Sorg. I			uced, referred to learned to lear	
velopment commission. Introduced, referred to state pand development	planning 760 Graham,	D (S m	By Fischer of Greiner, unton and Miller of Greene, unton and Miller of Greene, and Mille	Smith, Renda, of Des Moines esearch Com-
Strothman, Bailey, Harbor, Varley and Hullinger. O date the various state tax	Consoli-	Introd	uced, referred to r	notor vehicles
one general aid to be apprequitably to the taxpayers state as a whole and to rappropriation for such aid. Introduced, referred to tax rev	s of the nake an	M te	By Tapscott, And iller of Des Moine unicipal elections in thousand (10,00 coviding the option	s and Palmer. in cities over 00) population
Johnson, Freeman, Nielsen, Johnson, Freeman, Tiede ham, Darrington, Nelson, ger, Edgington and Cochra ation of personal proper to provide an appropriate therefor.	n, Gra- Hullin- n. Tax- ty, and	Introd town Comm Recom Comm Steeri	lection in lieu of a uced, referred to cas ittee report mended passage littee report adopting recommends c	primary.
Introduced, referred to tax rev Committee report	1349 ssage . 1349 1355 1430 1469	Passe Repor Signed Sent to	d House, ayes 83, ted correctly enro	nays 4
Amendment filed	1492 1492 1497 1498 1498 1502	Introd and Comm Recon	ent practices. uced, referred to i human relations ittee report mended indefinite ement	761 1165
605 By Elvers (Tieden). Retion fees for motor vehicle Introduced, referred to motor and highway safety Committee report	rehicles 761 923 sage 923	Introd Comm Withou ame	ittee report it recommendation indment	s. judiciary 779 1399

H.F. Page	H.F. Pag
611 By Fischer of Grundy. Elimination of certain property tax exemptions. Introduced, referred to tax revision 779	and highway safety
introduced, referred to tax revision	Committee report adopted
612 By Busch (Murray). Providing for the joinder of this state in the pest control compact and for related purposes. Introduced, referred to agriculture 779 Committee report	of Greene, Allen, Nelson, Fisher of Greene, Millen, Hanson of Howard-Mitchell and Dunton (S.F. Legislative Research Committee). Careless driving, reckless driving, and death of a human being caused by means of a motor vehicle.
613 By Busch, Koch, Palmer, Langland and Redfern (Reno, Coleman, Briles, Shirley, Balloun, Nurse, Frey, Buren, Van Eaton, Klefstad, Erskine, Heying, Burns, Patton, Cassidy and Heaberlin).	Introduced, referred to motor vehicles and highway safety
Practice of accountancy by registered accountants, establishing a board of registered accountants,	618 By Van Nostrand and Mowry. Prohibit the sale of obscene matter.
and collection of fees for the sup-	Introduced, referred to judiciary 779
port thereof. Introduced, referred to government reorganization	619 By Redfern and Distelhorst. Tax imposed upon corporation business income.
614 By Pelton. Jury selection.	Introduced, referred to tax revision 780
Introduced, referred to judiciary 779 Committee report	620 By Tapscott, Van Nostrand, Mof- fitt, Langland, Kiilsholm, Stroth- man, Palmer, Smith, Van Drie and Christensen. Charge for auxiliary, more convenient, or more decora- tive telephone equipment.
Signed by Speaker	Introduced, referred to commerce 780 Amendment filed 1790
Signed by Governor 2610	621 By Baker. Conflicts of interest of officers and employees of polit-
615 By Pelton. Training schools for candidates and members of the department of public safety. Introduced, referred to law	ical subdivisions of this state. Introduced, referred to state government affairs
enforcement	622 By Maloney. Motor fuel tax. Introduced, referred to roads and highways
son of Howard-Mitchell, Fisher of	
Greene, Millen and Dunton (S.F. Legislative Research Committee). Require licensing of motorcycle	623 By Grassley. State personnel. Introduced, referred to state government affairs
operators. Introduced, referred to motor vehicles	Committee report

H.F. Page	H.F. Page
Committee report adopted 907 Steering recommends calendar 1094 Amendment filed 1579 Amendment withdrawn 1598 Passed House, ayes 78, nays 29 1613	of the state or county. Introduced, placed on calendar 790 Steering recommends calendar 1347 S.F. 516 substituted 1371 Withdrawn
624 By Fischer of Grundy, Gannon, Fisher of Greene, Smith, Miller of Des Moines, Millen, Edgington and Renda (S.F. Legislative Re-	631 By Committee on Conservation. Regulation of the taking of fish and furbearing animals in this state.
search Committee). Issuance of permits for the movement of ve-	Introduced, placed on calendar 790
hicles and loads of excess size and weight.	632 By Johnston. Sentencing of felons.
Introduced, referred to roads and highways	Introduced, referred to judiciary 790
625 By Tapscott. Give a double homestead tax credit to persons	633 By Gannon. Prefiling and print- ing of bills and resolutions prior to the convening of the General Assembly.
sixty-five (65) years or more of age and who have annual incomes of less than three thousand six	Introduced, referred to state govern- ment affairs
hundred (3,600) dollars.	Committee report 1005 Recommended passage
Introduced, referred to tax revision 780	Committee report adopted 1009 Steering recommends calendar 1223
626 By Hicklin and Distelhorst (Lod-wick). Changing the method of assessing land within levee and drainage districts.	Passed House, ayes 83, nays 14 1290 Received from Senate
Introduced, referred to tax revision 780	Passed House, ayes 76, nays 27 2455 Reported correctly enrolled 2598 Signed by Speaker 2598
627 By O'Malley, Bailey, Busch and Kluever. Sale of Inter-American Development Bank bonds.	Sent to Governor
Introduced, referred to commerce 780	634 By Gannon (Elvers and Benda). Entering into and relating to the
628 By Redfern and Radl. Taxation of income. Introduced, referred to tax revision 780	Upper Mississippi Riverway Com- pact and to make an appropriation therefor.
629 By Committee on Board of Con-	Introduced, referred to conservation
trol (Committee on Public Health and Welfare). Adoption of the in- terstate compact on the mentally disordered offender and providing	Recommended passage
for the implementation thereof. Introduced, placed on calendar 790 Steering recommends calendar 1183 S.F. 687 substituted 1598	Recommended amendment, passage 1476 Committee report adopted 1482 Amendment adopted 1560 Amendment filed 1578 Amendment filed 1601
630 By Committee on Conservation. Mobile home parks owned and operated by any agency or department	Amendment filed

H.F.	Page	H.F.	P	age
Amendments withdrawn	1661 1942 1987 1987 2320 2320 2321 2599	d V H 1 1 0 t 1 1 s	By Kluever, Dunton, Knight, Tie- len, Lipsky, Doderer, Baringer, Vetter, Shaw, Gannon, Conklin, Petersen of Dallas, Steffen, Mil- er of Des Moines, Bailey, Frank- in, Millen, Reed, Waugh, Miller of Page, Harbor, Hanson of Ben- on, Sorg, Hicklin, Radl, Koch, Mensing and Curran (S.F. Legis- ative Research Committee). Con- olidation of the operation and in-	
engineering services of secor road extensions.	ndary		estment of funds of public retire- nent systems.	
Introduced, referred to roads and ways	791 1123	Introd and	duced, referred to public health welfare	791
Recommended amendment, passag Committee report adopted	1127	· t	evelopment fund to aid cities, owns, and counties in financing in-	
636 By Hicklin. Acquiring lan school purposes. Introduced, referred to schools	791	a t	ustrial development programs, nd to make an appropriation herefor.	
Amendment filed	1096 ge 1096	and Comn	duced, referred to state planning development	
Sifting recommends calendar Amendments adopted Passed House, ayes 78, nays none	1753	pon Indefi	ement	
637 By Committee on State Plan and Development. Real and sonal property used or expend researching, testing, or develu- new, or improvements in exis products or merchandise, for	per- led in oping sting,	Introd Comn Recor	By Dunton. Depositions in crim- nal actions. luced, referred to judiciary nittee report	398 398
mate manufacture and sale. Introduced, placed on calendar . Steering recommends calendar . Amendment filed Amendment filed Amendment filed Amendment filed	791 985 1079 1079 1197 1596	Introd Passe Steer:	By Committee on Roads and lighways. Roadside parks. duced, placed on calendar	671 673
Amendment withdrawn Failed to pass House, ayes 53, nays Motion filed to reconsider vote . Motion to reconsider vote withdraw	1596 57. 1597 1598	F V	lighways. Obstructions in highways. Succed, placed on calendar	791
638 By Andersen. Figures to placed on the assessment roproperty. Introduced, referred to tax revisions.	lls of	Introd	By Committee on Roads and lighways. Use of highway rights f way for vending. duced, placed on calendar dment filed	792

n.r. Page	n.r. Page
645 By Camp. Merger of counties. Introduced, referred to government reorganization	651 By Winkelman, Cochran, Hicklin and Busch. Drainage and levee fund. Introduced, referred to county and
646 By Andersen. Provide a state tax relief fund for distribution to the counties on a proportional assessed valuation basis. introduced, referred to tax revision 792	township affairs 810 Committee report 937 Recommended amendment, passage 937 Committee report adopted 944 Amendment filed 1333
647 By Committee on Conservation. Removal of nonpermanent vessels and structures by the state conservation commission. Introduced, placed on calendar 792 Steering recommends calendar 1020 Passed House, ayes 103, nays none 1056	Steering recommends calendar
Received from Senate 1412 House concurred 1489 Passed House, ayes 102, nays none 1489 Reported correctly enrolled 1796 Signed by Speaker 1796 Sent to Governor 1796 Signed by Governor 1966	652 By Committee on Schools. Condemnation of property for public improvements, uses, and purposes by merged areas created by county boards of education under chapter two hundred eighty A (280A) of the
648 By Maloney. Amend, revise, and codify the statutes relating to adop-	Code. Introduced, placed on calendar 810
tion. introduced, referred to judiciary 792 Committee report 1005 Recommended indefinite post- ponement 1005 indefinitely postponed 1037	653 By Committee on Schools, Educational standards. Introduced, placed on calendar
649 By Kluever, Dunton, Tieden, Vetter, Knight, Fisher of Greene, Smith, Gallagher, Millen, Shaw, Doderer, Baringer, Gannon, Lipsky, Petersen of Dallas, Steffen, Miller of Des Moines, Bailey, Conklin, Reed, Franklin, Waugh, Miller of Page, Harbor, Hanson of Benton, Sorg, Hicklin, Radl, O'-Malley, Koch and Curran (S.F. Legislative Research Committee).	654 By Klein. Income tax deductions for educational expenses. Introduced, referred to tax revision 810 655 By Klein. Possession of radio equipment. Introduced, referred to law enforcement 810
Establishment of a central invest- ment board for Iowa retirement systems. introduced, referred to public health and welfare 809	656 By Maloney. Retirement of public employees. Introduced, referred to public health and welfare
650 By Allen. Mechanics' liens. introduced, referred to commerce 809	ponement

H.F. Page	H.F. Page
657 By Van Drie, Cunningham and Smith. Elimination of the use of	Sent to Governor
decalcomania emblems for truck	440 7 6 111
and truck-tractor plates.	660 By Committee on Conservation.
Introduced, referred to motor vehicles	Taking of mussels.
and highway safety 810 Committee report	Introduced, placed on calendar 831 Steering recommends calendar 1674 S.F. 517 substituted 1710
ponement	Withdrawn
Indefinitely postponed 1212	
	661 By Committee on Conservation.
658 By Committee on Higher Educa-	Fees collected from the registra-
tion (Committee on Education).	tion of watercraft.
Authorizing the state board of re-	Introduced, placed on calendar 831
gents to acquire by gift, purchase,	CCC De Committee on Commention
lease or construction and to recon-	662 By Committee on Conservation.
struct, complete, equip, improve,	Species of fish which can be taken
repair, remodel, operate, control,	by spear or bow and arrow.
maintain and manage medical and hospital buildings and facilities,	Introduced, placed on calendar 831 Steering recommends calendar 1021
and additions to such buildings and	Passed House, ayes 101, nays none . 1064
facilities, for the use of the hospi-	Reported correctly enrolled 1849
tals and medical clinics of the	Signed by Speaker 1849
State University of Iowa, to ac-	Sent to Governor
quire and improve property there-	Signed by Governor 1966
for, and to borrow money and issue	anglious all determines to the transfer and the
bonds or notes payable solely from	663 By Committee on Roads and
income received by said hospitals	Highways. Establish a street re-
and clinics, and to refund bonds,	search fund.
notes or other obligations payable	Introduced, placed on calendar 848
from such revenues.	
Introduced, placed on calendar 810	664 By Committee on Roads and
Steering recommends calendar 1182	Highways. Salaries of certain em-
S.F. 532 substituted 1560	ployees of the state highway com-
Withdrawn	mission.
•	Introduced, placed on calendar 848
659 By Fischer of Grundy. Legalize	•
and validate proceedings for the	665 By Committee on Board of Con-
merger of territory into the Rein-	trol (Committee on Public Health
beck Community School District,	and Welfare). Restoration of citi-
in the counties of Grundy, Black	zenship rights to convicts upon
Hawk and Tama, State of Iowa, and	their release.
declaring the boundaries of said	Introduced, placed on calendar 849
school district to be legally estab-	
lished.	666 By Tapscott. Require establish-
Introduced, referred to judiciary 810	ment and periodic reapportionment
Proof of publication certified 809	of voting areas for the election of
Committee report 905	members of governing boards of certain political subdivisions.
Recommended passage 905	Introduced, referred to state govern-
Committee report adopted 907 Passed House, ayes 97, nays none 909	ment affairs 849
Reported correctly enrolled 1122	
Signed by Speaker	667 By Committee on Law Enforce-

H.F. Page	H.F. Page
ment. Sale of beer by class "C"	673 By Committee on Conservation.
permit holders.	Littering of public waters.
Introduced, placed on calendar 886	Introduced, placed on calendar 927
Steering recommends calendar 919	Steering recommends calendar 1020
Passed House, ayes 66, nays 50 935	Passed House, ayes 100, nays none 1057
	Reported correctly enrolled 1796
668 By Committee on Commerce.	Signed by Speaker 1796
Use of eminent domain for the pur-	Sent to Governor 1796
pose of erecting electric trans-	Signed by Governor 1966
mission lines.	
Introduced, placed on calendar 907	674 By Committee on Conservation.
Steering recommends calendar 1223	Water navigation.
Passed House, ayes 98, nays 6 1296	Introduced, placed on calendar 927
Reported correctly enrolled 2427	Steering recommends calendar 985
Signed by Speaker 2427	Passed House, ayes 93, nays 7 1077
Sent to Governor 2427	Explanation of vote 1109
Signed by Governor 2610	Reported correctly enrolled 1849
arginear of deverties	Signed by Speaker 1849
669 By Committee on Commerce.	Sent to Governor
Use of eminent domain for the	Signed by Governor
purpose of constructing gas pipe-	bighed by Governor
lines.	
	675 By Committee on Conservation.
Introduced, placed on calendar 907	Operation of watercraft for emer-
Steering recommends calendar 1223	gency purposes and in emergency
Passed House, ayes 100, nays none 1300	situations.
	Introduced, placed on calendar 927
670 By Committee on Schools. E-	Steering recommends calendar 1223
lection of directors in school dis-	Passed House, ayes 105, nays none 1299
tricts.	Reported correctly enrolled 2081
Introduced, placed on calendar 907	Signed by Speaker 2082
Steering recommends calendar 1078	Sent to Governor 2082
Passed House, ayes 89, nays 26 1121	Signed by Governor 2172
671 By Committee on Agriculture	676 By Committee on Board of Con-
(Committee on Agriculture). Bru-	676 By Committee on Board of Control. Establishment and operation
cellosis control in swine.	
Introduced, placed on calendar 907	of an institution for the diagnosis
Amendment filed 942	and treatment of persons suffer-
S.F. 689 substituted 948	ing from mental illness requir-
Withdrawn	ing management and care in a se-
	curity setting in place of the de-
	partment of mentally ill at the
672 By Committee on Law Enforce-	men's reformatory.
ment. Powers and duties of the	Introduced, placed on calendar 944
liquor control commission over	
beer.	677 By Committee on Board of Con-
Introduced, placed on calendar 908	trol (Committee on Public Health
Steering recommends calendar 985	and Welfare). Authorize the board
Passed House, ayes 94, nays 4 1076	of control of state institutions to
Reported correctly enrolled 2320	operate facilities at locations away
Signed by Speaker	from institutional campuses.
Sent to Governor	Introduced, placed on calendar 944
Signed by Governor 2599	Amendment filed 1702

H.F. Page	e H.F. Page
678 By Committee on Roads and	duction and sale of milk and milk
Highways. Motor vehicle no-	products.
passing zones.	Introduced, placed on calendar 991
Introduced, placed on calendar 94	Amendment filed
Steering recommends calendar 1223	
Passed House, ayes 105, nays 2 162	
- · · · · · · · · · · · · · · · · · · ·	Passed House, ayes 107, nays none 1092
679 By Committee on Roads and	Explanation of vote 1109
Highways. Registration of air-	Received from Senate
craft.	House concurred 1219
Introduced, placed on calendar 94	
Steering recommends calendar 111	
Passed House, ayes 92, nays none 114	
Reported correctly enrolled 154	
Signed by Speaker 154	9 Signed by Governor
Sent to Governor	
Signed by Governor 159	
bigined by deverior	Provide a method for general prop-
680 By Committee on Schools. At-	erty tax replacement and equaliza-
tachment of territory to twelve-	tion.
grade districts.	Introduced, placed on calendar 991
Introduced, placed on calendar 97	
mirounous prince on caronina () i i i i i	Amendment filed
681 By Committee on Judiciary.	Amendment filed
Commitment of prisoners to jail.	Special order 1191
Introduced, placed on calendar 97	2 Committee of the whole
initioadoca, piaoca on outchase	Amendment filed
682 By Committee on Schools. Sc-	Motion filed to reconsider vote 1195
hool buses.	Motion to reconsider vote failed 1195
Introduced, placed on calendar 97	
Amendment filed	
	Amendment filed
683 By Committee on Commerce.	Committee of the whole
Motor carriers and the registra-	Amendment filed 1229
tion of interstate commerce com-	
mission authority.	Amendment filed 1230
Introduced, placed on calendar 97	Amendment filed
Steering recommends calendar 122	, intendiments fried
Passed House, ayes 88, nays 10 130	, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	committee of the whole
684 By Committee on Commerce.	Point of order raised
Fees for motor vehicle certifi-	Amendment adopted 1242
cated carriers.	Committee of the whole 1243
Introduced, placed on calendar 97.	Amendment adopted
Steering recommends calendar 122	Amendment adopted
Amendment filed 124	Amendments filed
Point of order raised 130	Amendment withdrawn
Passed House, ayes 90, nays 10 130	A Point of order raised 124
Motion filed to reconsider vote 131	Amendment withdrawn
Motion to reconsider vote withdrawn. 151	Amendment filed
	Amendments filed
205 D G 111 1 111	Committee of the whole 1256
685 By Committee on Agriculture	Motion filed to reconsider vote 1257
(Committee on Agriculture). Pro-	Motion to reconsider prevailed 1257

H.F. P	age	H.F.	Page
Amendment filed Amendment filed Amendment filed Amendment adopted Amendments adopted Amendments adopted Amendments adopted Committee of the whole Committee of the whole report Recommended amendment, passage Rule suspended Amendment withdrawn Amendments withdrawn Call of the House requested Call of the House Amendment filed Amendment filed Amendment sadopted Amendment filed Camendment filed Amendment filed Amend	1257 1257 1258 1258 1258 1259 1260 1260 1261 1261 1262 1263 1263 1263 1263 1263	the biennium beginning July 1, 1967, and ending June 30, 1969, to the department of social welfare for the purpose of aid to blind fund, aid to dependent children fund, child welfare fund, emergency relief fund, old-age assistance fund, aid to the disabled fund, support for Indians residing on a settlement, and medical assistance. Introduced, placed on calendar Amendment filed Committee report Recommended amendment, passage Committee report adopted Amendment adopted Amendment adopted Motion filed to reconsider vote Motion filed to reconsider vote Motion to reconsider prevailed Amendments adopted Amendments withdrawn Passed House, ayes 91, nays 13 Received from Senate Amendment filed Amendment adopted House refused to concur Conference committee report Conference committee report adopted Passed House, ayes 97, nays 1 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor	1010 1333 1526 1577 1701 1754 1895 1895 1963 1963 1963 1964 1964 2253 2322 2377 2377 2386 2522 2523 2524 2598 2598 2610
Passed House, ayes 94, nays 14 Reported correctly enrolled Signed by Speaker Sent to Governor Signed by Governor 687 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for	2594 2598 2598 2598	688 By Committee on Law Enforcement. Failure of the driver of a vehicle to stop at the scene of an accident. Introduced, placed on calendar	1025 1674 1695 1695

H.F. Page	H.F. Pag
689 By Committee on Higher Education (Committee on Education).	Signed by Governor 261
Authorizing the higher education	693 By Committee on Judiciary.
facilities commission to estab-	Make an appropriation in settle-
lish a reserve fund to guarantee	ment of a claim made against
student loans.	the State of Iowa.
Introduced, placed on calendar 1039 S.F. 700 substituted 1670	Introduced, referred to appropri-
Withdrawn	ations
Steering recommends calendar 1673	Recommended passage
Amendment filed 1755	Committee report adopted 133'
	Passed House, ayes 94, nays none 143
690 By Committee on Tax Revision.	Reported correctly enrolled 232
County public hospital funds, the	Signed by Speaker
control and investment thereof.	Sent to Governor
Introduced, placed on calendar 1071 Amendment filed 1251	Signed by Governor 247
Amendment adopted	694 By Committee on Motor Vehicles
Passed House, ayes 92, nays none 1520	and Highway Safety. Exemption
Received from Senate 2058	from payment of license fees for
House concurred 2091	in transit movement of vehicles.
Passed House, ayes 79, nays 1 2091	Introduced, placed on calendar 110
Reported correctly enrolled 2369	Steering recommends calendar 134
Signed by Speaker	Passed House, ayes 99, nays none 137
Signed by Governor	Reported correctly enrolled 184 Signed by Speaker
bighed by dovernor	Sent to Governor
601 Dr. Committee on Commone	Signed by Governor 196
691 By Committee on Commerce. Liquid transport carrier fees.	
Introduced, placed on calendar 1071	695 By Committee on Motor Vehicles
Steering recommends calendar 1223	and Highway Safety. Vehicle
Passed House, ayes 96, nays 6 1306	transit plates. Introduced, placed on calendar 110
Motion filed to reconsider vote 1319	Steering recommends calendar 134
Motion to reconsider vote withdrawn. 1510	Passed House, ayes 93, nays none 137
692 By Committee on State Govern-	Reported correctly enrolled 184
ment Affairs. Purchase and sale	Signed by Speaker 184
of motor vehicles by the state car	Sent to Governor
dispatcher, and amending chapter	Signed by Governor 196
twenty-one (21), Code 1966.	· · · · · · · · · · · · · · · · · · ·
Introduced, placed on calendar 1072	696 By Committee on Commerce.
Steering recommends calendar 1222	Subsidiary companies of fire and casualty insurance companies.
Amendment filed 1505 Amendment filed 1550	Introduced, placed on calendar 1110
Amendment adopted 1619	Steering recommends calendar 122
Amendment withdrawn 1619	Passed House, ayes 93, nays none 1299
Passed House, ayes 103, nays 6 1619	Received from Senate 2089
Received from Senate 2477	House concurred
House concurred	Passed House, ayes 95, nays none 212
Passed House, ayes 101, nays none . 2520 Reported correctly enrolled 2598	Reported correctly enrolled 236 Signed by Speaker
Signed by Speaker 2598	Sent to Governor
Sent to Governor 2598	Signed by Governor 2599

H.F. P	age	H.F. Pa	age
697 By Committee on Commerce. Investment of funds not needed for current expenses of the state and its political subdivisions.	;	Reported correctly enrolled 20 Signed by Speaker 20 Sent to Governor 20 Signed by Governor 21	082 082
Introduced, placed on calendar	l 127 l 182 l 187 l 198 l 228	701 By Committee on Schools. Place school districts not presently in a county school system in such a system.	
Amendment filed	1526 1546	Introduced, placed on calendar 13 Amendment filed	
Amendment filed	1546 1547 1548	702 By Committee on Tax Revision. Establishment of a new tax on intangibles and for the modification of existing taxes on sales, personal incomes and corporate in	
Reported correctly enrolled	2144 2144 2242	sonal incomes and corporate in- comes, to provide for property tax replacement, equalization and allied purposes.	100
698 By Committee on Schools. Junior colleges.	1	Introduced, placed on calendar 11 Amendment filed 12 Amendment filed	227
Introduced, placed on calendar 1 Passed House, ayes 86, nays 7 1 Steering recommends calendar 1	1666	Amendment filed	273
Explanation of vote	1701	Amendment filed 12 Made special order	
699 By Committee on Judiciary (Committee on Judiciary). Authorize and direct the issuance of a patent to certain real estate by the	\$	Amendment filed	321 329
Governor and secretary of state to the Henry County Industrial Devel- opment Corporation.		Amendments adopted	329 329 331
Introduced, placed on calendar 1 Steering recommends calendar 1 Passed House, ayes 96, nays 1 1	1224 1309	Amendments filed	333
Reported correctly enrolled	1549 1549 1549 1673	Amendments filed	35 342 342 343
700 By Committee on Agriculture. Include teasel (dipsacus) in the list of secondary noxious weeds.	1	Amendments filed	344 345
Introduced, placed on calendar 1 Steering recommends calendar 1 Amendment filed	1127 A	Amendment filed	45 51
Amendment filed	.333 A .544 A .544 A	Amendment filed	53 78 79
Passed House, ayes 89, nays 5 1	.544 (Committee of the whole 13	84

H.F. Page	H.F. Pag
Amendment filed	Signed by Governor 2612
Point of order raised 1388	·
Amendments adopted 1388	703 By Committee on Roads and
Amendment filed 1389	Highways. Movement on public
Amendment adopted 1390	highways of vehicles with gross
Amendment withdrawn 1390	weight in excess of the limitation
Amendment adopted 1391	established by ordinance or resol-
Amendment filed 1400	ution of local authorities and pro-
Amendment filed 1401	viding penalties therefor.
Amendment filed 1402	Introduced, placed on calendar 1128
Amendments filed 1403	
Committee of the whole 1417	704 By Committee on Judiciary.
Amendments adopted 1418	Providing for the establishment
Amendment withdrawn 1418	and management of the real es-
Amendment withdrawn 1420	tate recovery fund.
Point of order raised 1420	Introduced, placed on calendar 1170
Amendments withdrawn 1422	in and product of the control of the
Amendment filed 1422	705 By Committee on Motor Vehicles
Amendment adopted 1423	and Highway Safety. Additional fee
Amendment adopted	for each license plate fee account.
Amendments adopted 1428	Introduced, placed on calendar 1170
Motion filed to reconsider vote 1429	Amendment filed 1199
	Steering recommends calendar 1224
Motion to reconsider prevailed 1429	Amendment adopted 1315
Amendments withdrawn 1429	Passed House, ayes 109, nays none 1315
Amendments filed 1429	1 abbout floudes, ayes 100, hays hone 1010
Amendment adopted 1429	706 By Committee on State Planning
Amendment withdrawn 1429	and Development. Municipal sup-
Amendment adopted 1430	port of industrial projects.
Committee of the whole report 1447	Introduced, placed on calendar 1170
Recommended amendment, passage 1447	introduced, placed on calculate 1110
Rule suspended 1451	707 By Committee on Commerce.
Committee report adopted 1451	Truck operator permit fees.
Amendments filed 1451	Introduced, placed on calendar 1238
Amendments adopted 1451	Steering recommends calendar 1470
Amendment adopted 1463	Passed House, ayes 93, nays 7 1556
Amendments withdrawn 1464	rassed flouse, ayes so, hays
Passed House, ayes 89, nays 31 1466	
Motion to reconsider vote failed 1467	708 By Committee on Schools. Re-
Amendment filed 1477	peal obsolete sections of the Code
Received from Senate 2387	relating to schools.
House concurred 2423	Introduced, placed on calendar 1238
Call of the House requested 2423	Steering recommends calendar 1347
Call of the House 2423	Passed House, ayes 91, nays none 1359
Call of the House lifted 2423	Reported correctly enrolled 2081
Passed House, ayes 87, nays 35 2423	Signed by Speaker 2082
Motion filed to reconsider vote 2424	Sent to Governor 2082
Motion to reconsider vote failed 2424	Signed by Governor 2172
Explanation of vote 2469	
Legislative intent 2596	709 By Committee on Tax Revision.
Legislative intent 2597	Create a school budget review
Reported correctly enrolled 2598	committee and to define the po-
Signed by Speaker 2598	wers and duties of said committee.
Sent to Governor 2598	Introduced, placed on calendar 1238
	Passed House, ayes 83, nays 5 1522

H.F. Page	H.F. Page
H.F. Page 710 By Committee on Conservation. Motor vehicle fuel tax and the distribution of a portion of the unclaimed refund of the tax. Introduced, placed on calendar 1238 711 By Committee on Conservation. Fish and game protection fund. Introduced, placed on calendar 1238 Steering recommends calendar 1347 Passed House, ayes 86, nays none 1356 Motion filed to reconsider vote 1377 Amendment filed	eral fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for the state conservation commission. Introduced, placed on appropriation calendar
Signed by Governor 2599	services. Introduced, placed on calendar 1254
712 By Committee on Industrial and Human Relations. Establishment of a division of job training in the department of public instruction. Introduced, placed on calendar 1239	718 By Committee on Appropriations (Committee on Appropriations). Appropriate from the general fund of the State of Iowa
713 By Committee on Agriculture. Agricultural lime. Introduced, placed on calendar	for acquisition of certain property in Des Moines, Polk County, Iowa, to authorize the executive council to purchase, manage and lease the same and to assign space therein, and to make an appropriation therefor. Introduced, placed on calendar
714 By Committee on Motor Vehicles and Highway Safety. Research in connection with problems involving traffic safety. Introduced, placed on calendar 1254	Motion to reconsider prevailed
715 By Committee on Roads and Highways. Classification of highways and responsibility therefor. Introduced, placed on calendar 1254	Amendment filed 1640 Amendment filed 1654 Amendment adopted 1654 House concurred 1655 House refused to concur 1655 Received from Senate 1969
716 By Committee on Appropriations. Appropriate from the gen-	House insisted

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H.F. Page	H.F. Page
H.F. Page Conference committee report 2048 Conference committee report 2048 Conference committee report adopted 2099 Passed House, ayes 77, nays 22 2098 Reported correctly enrolled 2206 Signed by Speaker 2206 Sent to Governor 2206 Signed by Governor 2322 719 By Committee on Appropriations. Appropriate to the superintendent of public buildings and grounds from the general fund of the State of Iowa for capital improvements to the property known as the Valley Bank Building located at Fourth and Walnut Streets, city of Des Moines, Polk County, Iowa. Introduced, placed on calendar 1254 Amendment withdrawn 1444 Amendments filed 1444 Passed House, ayes 103, nays 7 1447 Received from Senate 1594 Amendment filed 1654 Amendment adopted 1655 Amendment adopted 1656 Amendment adop	unties at the rate of ten cents for every mile traveled in private automobiles in going to and from the regular, special and adjourned sessions of the meetings of their respective boards and in going to and from the place of performing their respective committee service rather than at the rate of seven cents per mile as authorized by law. Introduced, placed on calendar
House concurred 2100 Passed House, ayes 86, nays 7 2099	Motion to reconsider vote failed 1666 Steering recommends calendar 1673
Reported correctly enrolled 2369 Signed by Speaker	
Sent to Governor	
Signed by Governor 2599	
720 By Committee on Motor Vehicles and Highway Safety. Acceptance of federal funds for highway safety. Introduced, placed on calendar 1284	726 By Committee on Appropriations. Make appropriations to members of the Iowa commission
Amendment filed 132	on the aging.
	Introduced, placed on calendar 1433
721 By Committee on Motor Vehicles and Highway Safety. Special mobile equipment. Introduced, placed on calendar 132	Passed House, ayes 101, nays none. 1533 Motion filed to reconsider vote 1549 Motion to reconsider prevailed 1553
Amendment filed	
722 By Committee on Schools. Approval of educational standards. Introduced, placed on calendar 138	Iowa departmental rules, and to
723 By Committee on County and Township Affairs. Legalize and validate payments heretofore made to members of the boards	make an appropriation therefor. Introduced, placed on calendar 1458 Passed House, ayes 93, nays none 1516 Reported correctly enrolled 2369

H.F.	Page	H.F.	Page
Signed by Speaker	2369	Signed by Governor	_
728 By Committee on Judic Agreements respecting the or common ownership of pr- ty used in the generation, t mission, or distribution of tricity.	joint oper- rans- elec-	tions (Committee on Appropriations). Make appropriations the appointive members of the capitol planning commission for per diem compensation for services rendered. Introduced, placed on calendar	o e r -
Introduced, placed on calendar 729 By Committee on Approtions (Committee on Approtions). Make appropriation	pria- pria-	Amendment filed	1594 1595 2204
members of the Iowa court commission. Introduced, placed on calendar.	1482	Sent to Governor	2206
Passed House, ayes 104, nays nor Reported correctly enrolled Signed by Speaker	2014 2014 2014	733 By Committee on Cities an Towns. Salaries of bailiffs i cities one hundred fifty thousan or more inhabitants. Introduced, placed on calendar	n d
730 By Committee on Approtions (Committee on Approtions). Make appropriation members of the Iowa state and world food exposition committee.	pria- ns to fair	Steering recommends calendar Passed House, ayes 86, nays none Reported correctly enrolled	1816 2242 2242 2242
Introduced, placed on calendar. Passed House, ayes 102, nays 2 Reported correctly enrolled. Signed by Speaker Sent to Governor Signed by Governor	1535 2014 2014 2014	734 By Allen and Gittins. Legaliz the proceedings of the Iowa stat highway commission and the boar of supervisors of Pottawattami County, Iowa, relating to their granting permission and authority to Bennett Avenue Development	e d e r
731 By Committee on Approtions (Committee on Approtions). Make appropriation the appointive members of legislative advisory committee new state office building. Introduced, placed on calendar. Amendment filed	pria- ns to f the ee on 1508 1579	Corporation, an lowa corporation to install sanitary sewer lines in the rights-of-way of certain primary and secondary roads in Pottawattamie County, Iowa, in connection with the construction and installation of a sanitary sewer system. Introduced, referred to judiciary	n - - -
Passed House, ayes 91, nays non Reported correctly enrolled Signed by Speaker	e 1593 2144 2144	Proof of publication certified Committee report	1530 1599 1599

H.F.	Page	H.F.	Pag
Steering recommends calendar	1676	Amendment withdrawn	186
Passed House, ayes 92, nays none		Special order	
Reported correctly enrolled		Amendment filed	
Signed by Speaker		Amendment filed	
Sent to Governor		Amendments adopted	
Signed by Governor		Motion filed to reconsider vote	
		Motion to reconsider prevailed	
735 By Klein. Legalize and validat	e	Amendment withdrawn	
the proceedings of the board of di		Passed House, ayes 113, nays 2	
rectors of the Independent School		Received from Senate	
District of Grafton in the Count		House concurred	
of Worth, State of Iowa in the sal	•	Passed House, ayes 112, nays 5	
of certain real estate.		Reported correctly enrolled	
Introduced, referred to judiciary	1531	Signed by Speaker	
Proof of publication certified		Sent to Governor	
Sifting recommends calendar		Signed by Governor	
Passed House, ayes 99, nays none			
Reported correctly enrolled		737 By Committee on Tax Revision	
Signed by Speaker		Homestead tax credit for persons	
Sent to Governor		over sixty-five years of age.	5
Signed by Governor		Introduced, referred to sifting	174
•		Sifting recommends calendar	
736 By Constitutional Amendment	s	Passed House, ayes 90, nays 5	
and Reapportionment (Committee		1 4 5 5 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
on Governmental Affairs). Provid		738 By Rules Committee. Legisla-	_
for representation in the Senat		tive printing.	
and House of Representatives i		Introduced, referred to sifting	1840
the Sixty-third General Assembly		Sifting recommends calendar	
Introduced, placed on calendar	1642	Passed House, ayes 105, nays none	2001
Amendment filed	1757	Received from Senate	2430
Sifting recommends calendar	1795	House refused to concur	2565
Made special order	1827		
Amendment filed	1850	739 By Committee on Tax Revision	
Amendments filed	1853	Subjection to sales and use taxes	,
Amendment filed	1854	goods, wares and merchandise	e '
Amendment filed	1855	used in the performance of con-	-
Amendment filed		tracts for projects under chapter	
Special order		four hundred nineteen (419) of the	3
Amendment adopted		Code.	
Amendments adopted		Introduced, referred to sifting	
Amendments adopted		Sifting recommends calendar	
Amendment withdrawn		Amendment filed	
Motion filed to reconsider vote		Point of order raised	
Motion to reconsider prevailed		Passed House, ayes 84, nays 31	1958
Amendment adopted		EAO De Committee de America	
Amendment filed		740 By Committee on Appropria-	
Amendments adopted		tions. Make appropriations to	
Amendment withdrawn		legislators serving on legislative study committees.	3
Amendments adopted		Introduced placed on appropriation	,
		The carrows proces on appropriation	•

H.F. Pa	ge H.F.	Page
calendar	Sent to Governor	2598
Received from Senate	104 743 By Committee 130 tions (Committee 130 tions). Make app 169 legislators serving 169 study committees. 169 Introduced, placed on	on Appropria- ropriations to on legislative appropriation
741 By Committee on Appropriations. Authorizing expenditures by the state conservation commission from the fish and game protection fund for the biennium beginning July 1, 1967 and ending	Amendment adopted Passed House, ayes 100 Reported correctly enrosigned by Speaker Sent to Governor Signed by Governor	, nays none 2066 olled 2242
June 30, 1969. Introduced, placed on appropriation calendar	members of the executions, make appropriate members of the execution of th	on Appropriations to the cutive agencies ady advisory appropriation
742 By Committee on Appropriations (Committee on Appropriations). Appropriate from the general fund of the State of Iowa for capital improvements to the state fair board. Introduced, placed on appropriation calendar	use as a revolving maintenance and ope of administrative	on Appropria- from the gen- ate of Iowa to public defense 10) dollars for g fund for the erational costs state aircraft
Conference committee report 2 Conference committee report adopted	reimbursement. Introduced, placed on calendar	appropriation 1997 nays none 2064 lled 2320

H.F.	Page	H.F.	Page
Signed by Speaker	2369	Received from Senate	2219
Sent to Governor		House concurred	2280
Signed by Governor		Passed House, ayes 108, nays none	2281
		Reported correctly enrolled	2598
750 By Committee on Appropria	_	Signed by Speaker	2598
tions (Committee on Appropria		Sent to Governor	
tions). Appropriate from the gen		Signed by Governor	
eral fund of the State of Iowa t		3	
the department of public defens		753 By Committee on Cities and	1
for various capital improvement		Towns. Playground and recreation	
and repairs, replacement, altera		commissions.	_
tion, equipment, and rehabilita		Introduced, referred to sifting	2047
tion purposes.			
Introduced, placed on appropriatio	n		
calendar		754 By Committee on Appropria-	
Passed House, ayes 97, nays none		tions. Establish an Iowa com-	
Received from Senate		prehensive alcoholism project, to	
House refused to concur		provide for the administration	
Received from Senate		thereof and to make appropria-	
House concurred		tions therefor, and to ratify and	
Passed House, ayes 104, nays none.		approve acts heretofore done to	
Reported correctly enrolled		initiate, and in pursuance of, the	
Signed by Speaker		functions and purposes of the	€
Sent to Governor		project.	
Signed by Governor		Introduced, placed on appropriation	
Signed by Governor	2012	calendar	
751 Dr. Committee on Amiguiture		Passed House, ayes 94, nays 11	
751 By Committee on Agriculture		Reported correctly enrolled	
Meat and poultry inspection, an amending House File four hund		Signed by Speaker	
red fourteen (414), Acts of th		Sent to Governor	
Sixty-second General Assembly		Became law without Governor's sig-	
•		nature	2599
Introduced, referred to sifting Sifting recommends calendar			
Passed House, ayes 74, nays 1		755 By Committee on Appropria-	-
Reported correctly enrolled		tions (Committee on Appropria-	-
Signed by Speaker		tions). Appropriate funds to the)
Sent to Governor		state comptroller from motor ve-	-
Signed by Governor		hicle fuel tax fund.	
signed by Governor	2010	Introduced, placed on appropriation	1 .
		calendar	2048
752 By Committee on Appropria	-	Passed House, ayes 106, nays none	2110
tions. Appropriate from the gen		Reported correctly enrolled	
eral fund of the State of Iowa for		Signed by Speaker	2320
the biennium beginning July 1		Sent to Governor	2321
1967 and ending June 30, 1969		Signed by Governor	2599
to the commission on uniform		•	
laws the sum of five thousand two)	756 By Committee on Appropria-	
hundred (5,200) dollars.		tions (Committee on Appropria-	
Introduced, placed on appropriation		tions). Appropriate from the gen-	
calendar		eral fund of the State of Iowa to	
Passed House, ayes 99, nays none	2097	the executive council for capital	

HOUSE RECORD O	r noose sines
H.F. Page	H.F. Page
planning commission recommendations.	control, the Governor, and the state comptroller.
Introduced, placed on appropriation	Introduced, placed on appropriation
calendar 2048	calendar 2058
Passed House, ayes 105, nays none 2111	Amendment filed 2120
Reported correctly enrolled 2369	Amendment adopted 2152
Signed by Speaker 2369	Passed House, ayes 98, nays 7 2152
Sent to Governor 2369	Received from Senate 2219
Signed by Governor 2599	House concurred 2297
	Passed House, ayes 99, nays none 2298
757 By Committee on Appropria-	Reported correctly enrolled 2598
tions. Appropriate funds for the	Signed by Speaker 2598
central office of the board of	Sent to Governor 2598
control from the general fund of	Signed by Governor 2610
the state for the biennium be-	
ginning July 1, 1967 and ending	759 By Committee on Appropria-
June 30, 1969.	tions. Authorizing expenditures
Introduced, placed on appropriation	by various regulatory boards and
calendar 2048	agencies from their trust funds
Amendment filed 2133	for the biennium beginning July
Amendment adopted	1, 1967 and ending June 30, 1969,
Failed to pass House.	to provide for the reversion of
ayes 47, nays 62 2133	unused authorized expenditures in
Motion filed to reconsider vote 2134	this Act to the fund of original au-
Motion to reconsider prevailed 2134	thorization, and to provide for ad-
Amendment withdrawn 2134	ditional authorizations of funds du-
Amendment filed 2136	ring the biennium if funds autho-
Amendment adopted 2139	rized by this Act are insufficient.
Passed House, ayes 105, nays none 2139	Introduced, placed on appropriation
Received from Senate 2335	calendar 2058
Amendment filed 2483	Passed House, ayes 104, nays 1 2112
Amendment adopted 2483	Received from Senate 2325
House concurred 2483	House concurred 2383
Passed House, ayes 93, nays 17 2483	Passed House, ayes 109, nays none 2383
Reported correctly enrolled 2598	Reported correctly enrolled 2598
Signed by Speaker 2598	Signed by Speaker 2598
Sent to Governor 2598	Sent to Governor 2598
Signed by Governor 2610	Signed by Governor 2610
758 By Committee on Appropria-	760 By Committee on Appropria-
tions. Appropriate from the gen-	tions. Authorizing expenditures
eral fund of the State of Iowa for	by the Iowa aeronautics commis-
capital improvements for institu-	sion, the Iowa dairy industry com-

tions. Appropriate from the general fund of the State of lowa for capital improvements for institutions under the board of control of state institutions, including construction of new buildings, repairs, improvements, replacements, or alterations, and providing for joint control for the expenditure thereof by the board of

tions. Authorizing expenditures by the Iowa aeronautics commission, the Iowa dairy industry commission, the state permit board, the department of public safety, and the statistician of judiciary department, from their trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969, to provide for reversions of unused

H.F. Page	H.F. Page
authorized expenditures in this Act to the fund of original authorization, and to provide for additional authorizations of funds during the biennium if funds authorized by this Act are insufficient. Introduced, placed on appropriation calendar	Passed House, ayes 110, nays none 2366 Reported correctly enrolled 2598 Signed by Speaker 2598 Sent to Governor 2598 Signed by Governor 2610 763 By Committee on Appropriations (Committee on Appropriations). Make appropriations to members of the Iowa commission
House concurred	on interstate cooperation. Introduced, placed on appropriation
Reported correctly enrolled	calendar
761 By Committee on Appropriations. Authorize expenditures by	Signed by Governor 2599
various regulatory divisions in the department of agriculture from trust funds for the biennium beginning July 1, 1967 and ending June 30, 1969, to provide for reversion of unused authorized expenditures in this Act to the fund of original authorization, and to provide for additional authorization of funds during the biennium if funds authorises.	764 By Committee on Appropriations (Committee on Appropriations). Make appropriations to legislators serving on legislative study committees. Introduced, placed on appropriation calendar
orized in this Act are insufficient. Introduced, placed on appropriation	Sent to Governor
calendar 2058 Passed House, ayes 102, nays 1 2115 Reported correctly enrolled 2598 Signed by Speaker 2598 Sent to Governor 2598 Signed by Governor 2610	765 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa two hundred fifty thousand (250,000) dollars to the higher education facilities commission for the state-
762 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for	supported scholarship program for freshman college students. Introduced, placed on appropriation
the biennium beginning July 1,1967 and ending June 30, 1969, funds for the central office of the state	calendar
board of regents. Introduced, placed on appropriation	House refused to concur 2435 Received from Senate 2526
calendar	Conference committee appointed 2527 Conference committee report 2553 Conference committee report
House concurred	adopted 2554

H.F. Page	H.F. Page
Amendment filed 2554 Amendment adopted 2554 Passed House, ayes 111, nays 1 2554 Reported correctly enrolled 2598 Signed by Speaker 2598 Sent to Governor 2598 Signed by Governor 2612	calendar
766 By Committee on Appropriations. Appropriate from the general fund of the state the sum of two million (2,000,000) dollars to the higher education facilities commission for the guaranteed student loan programs. Introduced, placed on appropriation calendar	770 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the department of health for power file equipment. Introduced, placed on appropriation calendar
767 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the capitol planning commission the sum of twelve thousand five hundred (12,500) dollars. Introduced, placed on appropriation calendar	771 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the state printing board for printing and binding. Introduced, placed on appropriation calendar
Signed by Governor	772 By Committee on Appropriations (Committee on Appropriations). Make appropriations to legislators serving on legislative study committees. Introduced, placed on appropriation calendar
769 By Committee on Rules. Issuance of bonds by cities and towns for flood expenses. Introduced, placed on appropriation	773 By Committee on Appropriations (Committee on Appropriations). Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969,

Page H.F.

funds for various departments and	tions). Make appropriations for
various divisions thereof of the	expenses incurred by the com-
state of Iowa, for the purposes	mittee established by House Jo-
provided by law, and relating to	int Resolution twenty-eight (28),
the judicial and peace officers'	Acts of the Sixty-second General
retirement systems and to sala-	Assembly, to subdistrict legis-
ries of various statutory positions,	lative districts in the state.
and to amend various sections of	Introduced, placed on appropriation
the Code relating to departments	
	calendar
receiving appropriations under	S.F. 842 substituted
this Act.	Withdrawn
Introduced, placed on appropriation	
calendar	777 By Committee on Appropria-
Amendments filed 2206	tions (Committee on Appropria-
Amendments filed 2207	tions). Make appropriations to
Amendment filed 2244	
Amendment filed 2246	members of the Iowa legislative
Amendment filed 2249	research committee.
Amendment filed 2251	Introduced, placed on appropriation
Amendments filed 2282	calendar 2175
Amendment filed 2284	S.F. 843 substituted 2260
Amendments filed	Withdrawn
Amendment filed	
Amendment filed	778 By Committee on Judiciary.
S.E. 959 substituted	Rules of Civil Procedure and Chan-
S.F. 853 substituted	ges therein reported by the Su-
Withdrawn	preme Court of Iowa.
	Introduced, referred to sifting 2189
774 By Committee on Appropria-	Amendment filed 2283
tions (Committee on Appropria-	Amendment filed 2428
tions). Make appropriations to	Amendment filed 2456
members of the advisory invest-	
	Amendment adopted 2456
ment board of the Iowa public em-	Amendments adopted 2457
ployees' retirement system.	Passed House, ayes 99, nays none 2458
Introduced, placed on appropriation	Sifting recommends calendar 2471
calendar 2156	
Passed House, ayes 99, nays none 2179	779 By Committee on Appropria-
Reported correctly enrolled 2369	tions. Appropriate from the gen-
Signed by Speaker 2369	eral fund of the State of Iowa to
Sent to Governor 2369	the department of public instruc-
Signed by Governor 2599	tion seven thousand five hundred
-	(7,500) dollars for use as a revol-
775 By Committee on Appropria-	ving fund for the veterans ad-
tions (Committee on Appropria-	ministration and five thousand
tions). Make appropriations to	(5,000) dollars for the school lunch
members of the Iowa development	program.
commission.	Introduced, placed on appropriation
Introduced, placed on appropriation	
calendar 2175	calendar
	S.F. 844 substituted 2261
S.F. 874 substituted 2489	Withdrawn
Withdrawn 2490	700 D G 244
880 D G 111	780 By Committee on Appropria-
776 By Committee on Appropria-	tions. Appropriate from the gen-
tions (Committee on Appropria-	eral fund of the State of Iowa to

H.F.	Page	H.F. Page	;
the department of public instru- tion, division of vocational reh- bilitation for a new vocational re- habilitation center and to perm acceptance of federal funds for participation. Introduced, placed on appropriati- calendar	a- e- nit or on . 2189 . 2263	public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission for the costs of the administration of chapter ninety-seven B (97B) of the Code. Introduced, placed on appropriation calendar	
781 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for capital improvements for building and grounds under the superinted dent of public buildings as grounds. Introduced, placed on appropriation calendar	n- or gs n- nd on . 2189 . 2264	785 By Committee on Appropriations. Number of members of the Iowa highway safety patrol. Introduced, placed on appropriation calendar	
782 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa the treasurer of the state for the moneys and credits tax replacement fund provided in chapt four hundred twenty-two (42 of the Code, the sum of the million (3,000,000) dollars. Introduced, placed on appropriational calendar	n- to to he e- er 2) ee on 2189 . 2275 . 2276 a- n- to ty 1- ay io a- on . 2189 . 2276	tions. Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, funds for various legislative departmental expenses and to create the general contingent fund of the state specifying the purposes for which the appropriation may be used. Introduced, placed on appropriation calendar	
784 By Committee on Appropriations. Appropriate from the Iov		787 By Committee on Appropriations. Appropriate from the gen-	

H.F. Page	H.F. Page
eral fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969, to the board of control of state institutions for salaries, support, maintenance, repairs, replacements, alterations, or equipment of institutions, under said board of control, to provide that chapter eight (8), except section eight point five (8.5), Code 1966, shall apply to this Act, and to establish rate of billing for mental health institutes. Introduced, placed on appropriation calendar	three hundred ninety thousand (390,000) dollars to the department of public instruction for participation in the Manpower Development and Training Act of 1962, as amended. Introduced, placed on appropriation calendar
788 By Committee on Appropriations. Accept the National Defense Education Act of 1958 and	in the Economic Opportunity Act of 1963, as amended. Introduced, placed on appropriation calendar
to make an appropriation from the general fund of the State of Iowa to the department of public instruction for participation in said Act. Introduced, placed on appropriation calendar	Withdrawn
S.F. 868 substituted	tion for general state aid for school districts as provided by chapter two hundred eighty-six A
789 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa three million four hundred thousand (3,400,000) dollars to the department of public instruction for drivers' training aid for	(286A) of the Code. Introduced, placed on appropriation calendar
school districts, as provided by chapter three hundred twenty-one (321) of the Code. Introduced, placed on appropriation calendar	793 By Committee on Judiciary. Search warrants. Introduced, referred to sifting 2323 Passed House, ayes 73, nays 25 2441 Steering recommends calendar 2471
Withdrawn	794 By Committee on Appropriations. Authorizing expenditures by the state highway commission from the primary road fund for the biennium beginning July 1,

Rule suspended 2534

S.F. 879 substituted 2534

Passed House, ayes 106, nays none .. 2519

Reported correctly enrolled 2598

Signed by Speaker 2598

RECORD OF SENATE BILLS IN HOUSE

SENATE JOINT RESOLUTIONS AND SENATE FILES PASSED AND APPROVED—255

S.J.R. 13.

5, S.F. 4, 8. 9, 10, 11, 12, 14, 17, 3. 6. 7. 18. 36, 37, 50, 51, 56, 60, 65, 68, 70, 72, 31. 32. 33. 73, 77, 97, 101, 105, 106, 111, 121, 124, 126, 131, 132, 135, 136, 139, 96, 144, 145, 146, 147, 149, 150, 151, 155, 156, 159, 161, 168, 175, 179, 180, 184, 185, 186, 200, 206, 217, 218, 219, 221, 222, 225, 231, 232, 233, 235, 244, 245, 250, 255, 259, 260, 261, 264, 267, 269, 279, 283, 287, 288, 289, 297, 298, 305, 306, 309, 319, 323, 334, 335, 337, 338, 339, 342, 348, 352, 353, 366, 373, 379, 381, 385, 397, 405, 406, 426, 436, 440, 441, 442, 446, 454, 457, 463, 476, 482, 483, 484, 496, 508, 510, 516, 517, 523, 525, 528, 532, 536, 537, 546, 551, 555, 560, 561, 575, 576, 579, 584, 585, 590, 591, 592, 593, 594, 595, 596, 597, 598, 601, 608, 616, 625, 650, 652, 658, 671, 677, 681, 685, 689, 691, 695, 700, 710, 711, 721, 725, 726, 727, 728, 729, 732, 739, 740, 742, 743, 745, 750, 751, 752, 762, 766, 767, 772, 775, 776, 779, 782, 784, 785, 789, 790, 791, 796, 797, 799, 803, 809, 820, 821, 825, 827, 828, 836, 837, 838, 842, 843, 844, 846, 847, 848, 850, 852, 853, 854, 856, 858, 859, 860, 861, 862, 863, 864, 865, 867, 868, 869, 870, 873, 874, 876, 877, 878, 879.

BILLS VETOED BY THE GOVERNOR

S.F. 40.

SENT TO SECRETARY OF STATE

S.J.R. 1, 2, 4, 8, 10, 12, 13, 24.

amendments and reapportionment...145 Committee report165

S.J.R.	Page	S.J.R.	Page
1 By Condon, Mills, Burns, I ster, Cassidy, Potgeter, F melt, Clarke, Hagedorn, I orn, Kosek, Neu, Walsh, Jepsen, DeHart, Balloun, Eaton, Hougen. Proposing mend article three (III) of Constitution of the State of to provide home rule for mipal corporations.	rom- amb- Shaff, Van to a- of the Iowa	Recommended passage	. 168 . 183 . 188 . 206 . 232 . 235
Received, referred to constitution	nal	Rigler, Dodds, Benda, Denman,	

Lucken, Klefstad, Mills, O'Mal-

ley, DeKoster, Reno, Lange, Mur-

Cassidy, Balloun, Hagedorn, Den-

Call of the House lifted 162

S.J.R.	Page	S.J.R.	Page
Amendment filed	. 162	districts.	
Amendment adopted		Received, referred to con	stitutional
Failed to pass House, ayes 40,		amendments and reapp	ortionment146
nays 82	. 164	Passed House, ayes 115,	
Motion filed to reconsider vote	. 182	Explanation of vote	
Motion to reconsider prevailed		Signed by Speaker	
Amendment withdrawn	712		
Amendment filed	712	13 By Stanley, Rigler	
Amendment adopted	712	O'Malley, Riley and	
Passed House ayes 112, nays 6		a proposed amendme stitution of the United	
Explanation of vote		ting to succession to	
Explanation of vote		cy and Vice Presi	
Signed by Speaker	. 902	cases where the Pr	
9 By Kibbie and Walsh. Proposing	r	able to discharge th	
an amendment to the Constitution of		duties of his office.	io politici o mila
the State of Iowa to lower the voting		Received, referred to con	ıstitutional
age in Iowa to eighteen (18) years.		amendments and reapp	ortionment146
Received, passed on file		Committee report	165
		Recommended passage .	
10 By Kibbie, Condon, Riley, Cole		Committee report adopted	
man, Burns, Dodds, Kosek, McGil		Passed House, ayes 121,	
Nurse, Walsh, Ely, Benda, Van Ea		Signed by Speaker	234
ton, Buren, Lange, Cassidy and Kl		14 By Coleman, Kibbi	e Burns Ri-
efstad. Proposing an amendment t		ley, Condon, Fromm	
the Constitution of the State of Iow		Ely, Dodds, Walsh, E	
relating to compensation for mem	-	Nurse and Cassidy.	
bers of the General Assembly. Received, referred to constitutional		amendment to the C	
	000	the State of Iowa to g	
amendments and reapportionment		nor the authority to a	appoint a sec-
Amendment filed	241	retary of state, treas	surer of state,
Passed House, ayes 70, nays 42		and attorney general	and to provide
Signed by Speaker		that the General As	sembly shall
organica by operation	2000	appoint an auditor of	
11 By Kibbie, Frommelt, Benda and	1	Received, referred to con	
Klefstad. Proposing an amendment		amendments and reapp	
to the Constitution of the State of		Amendment filed	535
Iowa to authorize the licensing and	l	24 By Stanley, Denman	. Rigler Ri-
regulation of bingo games conduc-		ley and Kibbie. Propos	
ted by charitable, religious or vet-		tutional amendment	
erans organizations.		qualifications of elect	
Received, referred to constitutional		Received, referred to con	
amendments and reapportionment	.555	amendments and reappo	
Committee report	646	Committee report	
Recommended indefinite		Recommended passage	
postponement		Committee report adopted	
Indefinitely postponed	679	Sifting recommends calend	
		Passed House, ayes 94, na	
12 By Committee on Governmental		Signed by Speaker	2598
Affairs. Proposing an amendment		•	
to the Constitution of the State of		32 By Riley. Proposin	g an amend-
Iowa to require that members of		ment to the Constitution	on of the State
the General Assembly be elected		of Iowa to change the we	
from single member legislative		and "Nays" to "	eses" and

S, J.R.	Page	S.F. Pag
"Noes".		5 By Benda, Briles, Frommelt,
Received, referred to sifting	1706	Kibbie, Mills and Reppert. Veterans' newsstands in the state
39 By Committee on Governments	1	house.
Affairs. Create a commission t		Received, referred to industrial
study the processes and operation		
		and human relations 133
of the General Assembly of the		Committee report
State of Iowa and the member		Recommended passage
thereof, and to make an appropri	-	Committee report adopted 18
ation therefor.	0140	Passed House, ayes 118, nays none 19
Received, referred to sifting	2140	Signed by Speaker
		6 By Benda, Briles, Frommelt, Kibbie, Mills and Reppert. Memo-
a = .	_	rial halls and monuments.
S.F.	Page	Received, referred to industrial
		and human relations 138
2 By Benda, Briles, Frommel		Committee report
Kibbie, Mills and Reppert. Sol	-	Recommended passage 182
diers home.		Committee report adopted 189
Received, preferred to industrial	•00	Passed House, ayes 119, nays none 199
and human relations		Signed by Speaker 253
Committee report		bighed by bpeaker
Recommended passage		7 By Benda, Briles, Frommelt,
Committee report adopted		Kibbie, Mills and Reppert. Viet
Passed House, ayes 120, nays none.		Nam veteran's orphans.
Signed by Speaker	. 209	Received, referred to industrial
0 7 7 1 7 1 7 1		and human relations 138
3 By Benda, Briles, Frommelt		Committee report
Kibbie, Mills and Reppert. Exten		Recommended passage 182
sion of benefits to certain member		Committee report adopted 189
of the air force and veterans of th	e .	Passed House, ayes 118, nays none 200
Viet Nam conflict.		Signed by Speaker
Received, referred to industrial	140	organica by operator
and human relations		8 By Benda, Briles, Frommelt,
Committee report	100	Kibbie, Mills and Reppert. Recor-
Recommended passage		ding of Viet Nam veterans' dis-
Committee report adopted		charges.
Passed House, ayes 119, nays none.	260	Received, referred to industrial
Signed by Speaker	. 205	and human relations 138
		Committee report
		Recommended passage 183
4 By Benda, Briles, Frommelt		Committee report adopted 189
Kibbie, Mills and Reppert. Korea		Passed House, ayes 119, nays none 201
and Viet Nam conflict veterans an		Signed by Speaker
the Disabled and Retired Fireme	n	and my apointed the contract of the contract o
and Policemen Act.		
Received, referred to industrial	10-	9 By Benda, Briles, Frommelt,
and human relations		Kibbie, Mills and Reppert. Viet
Committee report		Nam veterans' preference.
Recommended passage		Received, referred to industrial
Committee report adopted	. 189	and human relations
Passed House, ayes 119, nays none.		Committee report
Signed by Speaker	. 269	Recommended passage

S.F. Pa	age	S.F. Pa	age
Committee report adopted Passed House, ayes 118, nays none Signed by Speaker	202	bonds and for the levy of taxes for the payment of said bonds and de- claring the bonds issued pursuant to said proceedings to be enforce- able obligations of said school dis-	
Kibbie, Mills and Reppert. Veterans' newsstands in courthouses.		trict. Rule suspended	205
Received, referred to industrial and human relations	138	Passed House, ayes 116, nays none	205
Committee report	183	_	
Recommended passage		15 By Rigler, Kyhl and Lodwick.	
Committee report adopted	189	Provide state aid to persons or	
Passed House, ayes 119, nays none	203	corporations first discovering	
Signed by Speaker	253	crude oil in this state and making an appropriation therefor.	
11 By Benda, Briles, Frommelt,		Received, referred to commerce 10	026
Kibbie, Mills and Reppert. Re-		Committee report	
lief to Viet Nam soldiers, sail-		Recommended amendment, passage 13	
ors and marines.		Committee report adopted 13	355
Received, referred to industrial		17 By Kruck. Studded tires.	
and human relations		Received, referred to motor vehicles	
Committee report		and highway safety	208
Recommended passage		Committee report	
Passed House, ayes 119, nays none		Recommended passage	
Signed by Speaker		Committee report adopted	
2.8		Passed House, ayes 104, nays 14 3	
12 By Messerly, Stanley, Balloun,		Signed by Speaker	582
Reichardt, Flatt, Benda, Potgeter, Frey, Riley, Kosek, Jepsen, Rep-		18 By Reppert (Baker). Registra-	
pert, Kyhl, Hougen, Rigler and		tion plates.	045
Van Eaton. Repeal the statute re-		Received, passed on file	
lating to the time for keeping court-		Amendments filed	
houses open for business.		Amendment withdrawn	
Received, referred to county and town-	140	Point of order raised	
ship affairs		Failed to pass House, ayes 61,	
Amendment filed		nays 48	284
Amendment adopted		Motion filed to reconsider vote	
Amendment filed		Motion to reconsider prevailed	
Amendment filed		Passed House, ayes 69, nays 51	
Amendment adopted	324	Signed by Speaker	354
Point of order raised		20 By Gaudineer. Treatment of	
Passed House, ayes 111, nays 9		youthful law offenders.	
Signed by Speaker	582	Received, referred to judiciary	245
14		Committee report	
14 By Flatt (Varley). Legalize and		Recommended indefinite	
validate the proceedings of the board of directors of the Winter-		postponement	
set Community School District, in		Indefinitely postponed	395
the County of Madison, State of			
Iowa, authorizing and providing for		21 By Reichardt and Reppert. Sale	
the issuance of school building		of spiritious or intoxicating drinks	

S.F.	Page	S.F.		Pag
to Indians.		33	By Van Gilst. Increase the min	ıi-
Received, passed on file	245		num sick leave for school emplo	
Substituted for H.F. 14			es.	,
Passed House, ayes 110, nays 6		Recei	ved, passed on file	290
Signed by Speaker			ituted for H.F. 49	
		Passe	ed House, ayes 118, nays none	314
22 By Gaudineer. Demurrers	by	Signe	d by Speaker	363
defendants in criminal actions.		-	• •	
Received, referred to judiciary	251	36	By Balloun and Messerly. U	se
Committee report	366	0	f flashing lights on slow-movi	ng
Recommended passage	366	v	ehicles.	
Committee report adopted			ved, referred to motor vehicles	
Re-referred to judiciary	559	and	highway safety	727
			nittee report	
25 By Hagedorn and Nurse. Au	th_		nmended passage	
			nittee report adopted	
orize city and town councils			dment filed	
finance the purchasing, remod			dment filed	
ing, or purchasing and remodeli	-		g recommends calendar	
of building or buildings for			dment filed	
public library from the proceed	eds		dments withdrawn	
of a bond issue.			d House, ayes 89, nays 6	
Received, referred to cities and	0.45	Signe	d by Speaker	. 2598
towns				
Committee report		37	,,,,,,,,,,,	
Recommended passage			libbie, Mills and Reppert. Pro	
Passed House, ayes 105, nays 7			ide real property tax exempti	on
Signed by Speaker			disabled veterans.	
organica by operance	002		ved, referred to tax revisions	
			nittee report	
31 By Lucken, Hougen, Elver			nmended passage	
Stephens, Hill and Van Gilst. I	in-		nittee report adopted	
heritance taxes.	0000		ng recommends calendar	
Received, referred to sifting			dment filed	
Sifting recommends calendar			dments adopted	
Amendment filed			d House, ayes 97, nays none	
Amendment adopted	2570		by Speaker	
Passed House, ayes 101, nays none.		0.5	. by operator	. 2011
Signed by Speaker	. 2000	40	By Committee on Safety and La	w
		Е	nforcement. Operator's an	
32 By Lodwick and Hill. Repea	al-		hauffeur's licenses.	
ing the provision requiring t	he	Recei	ved, referred to motor vehicles	;
clerk of the district court to m	ail	and	highway safety	213
notices of marriages to other cou	ın-	Comm	ittee report	. 278
ties or states.		Recon	nmended passage	278
Received, referred to county and			ittee report adopted	
township affairs			red to appropriations	
Committee report			ittee report	
Recommended passage			nmended amendment, passage .	
Committee report adopted	383	Comm	ittee report adopted	. 831
Passed House, ayes 110, nays 3,.		Amen	dment filed	. 974
Signed by Speaker	034	Amen	iment filed	998

S.F. Pa	age	S.F.	Page
Amendment adopted Amendment adopted Failed to pass House, ayes 57,		Motion filed to reconsider vote Motion to reconsider vote laid on table	
nays 58		Signed by Speaker	
Motion to reconsider prevailed I Amendment withdrawn I Amendment filed I	1044	51 By Rigler. Permit county boards of supervisors to provide ambu-	
Point of order raised 1		lance service.	
Passed House, ayes 74, nays 39		Received, referred to county and	
Signed by Speaker 1		township affairs	
45 By Frey. Time during which beer may be delivered, sold and		Re-referred to county and township affairs	
consumed.		Committee report	. 334
Received, referred to law		Recommended amendment, passage	
enforcement	1072	Committee report adopted	
cmoroement		Amendment filed	
AC Dr. Eng. Time duning which of		Amendments adopted	
46 By Frey. Time during which al- coholic liquor may be sold and con-		Amendment withdrawn	
sumed.		Passed House, ayes 102, nays 9	
Received, referred to law		Signed by Speaker	. 562
enforcement	1072	56 By Cassidy and Jepsen. Mort-	
		gage guaranty insurance.	_
49 By Frey, Riley and Reppert. Re-		Received, referred to commerce	478
peal the local option provisions of		Committee report	
chapter one hundred twenty-three		Recommended passage	
(123), Code 1966.		Committee report adopted	
Received, referred to law		Steering recommends calendar	1020
enforcement		Steering recommends calendar	1110
Committee report		Passed House, ayes 93, nays none	
Reported without recommendation		Signed by Speaker	1330
Committee report adopted		*	
Sifting recommends calendar 2 Call of the House requested 2		58 By Legislative Research Com-	
Call of the House		mittee. Providing immunity for ci-	
Amendment filed		vil damages to persons giving aid	l
Point of order raised		at the scene of an accident.	
Call of the House lifted		Amendment filed	
50 By Frey, Coleman, Condon, Hou-		60 By Elvers, Reno, and Glenn. A-	
gen, Denman and Reppert. Liquor		mend the probate code relative to clerk's fees in probate.	,
taxation, control and enforcement.		Received, referred to county and	
Received, referred to sifting 2		township affairs	349
Sifting recommends calendar 2		Committee report	
Amendment filed		Recommended passage	
Amendment filed		Committee report adopted	
Amendment filed		Steering recommends calendar	
Motion filed to reconsider vote 2		Passed House, ayes 90, nays none	
Motion to reconsider vote failed 2		Signed by Speaker	1330
Amendment withdrawn			
Passed House, ayes 109, nays 9 2		62 By Reppert. Mileage reim-	. ,
		_	

S.F. P	age	S.F.	Page
bursement received by inheritance		Recommended passage	755
tax appraisers.		Committee report adopted	758
Received, referred to state govern-		Steering recommends calendar	
ment affairs	100	Returned to regular calendar	
ment attairs	490	Steering recommends calendar	
		Passed House, ayes 102, nays none	
65 By Gaudineer. Authorize coun-		Cimed by Cacalean	1004
ties of over two hundred fifty thou-		Signed by Speaker	1037
sand (250,000) population to levy a			
maximum one (1) mill levy for the		73 By Kibbie. Availability of the	
maintenance of a juvenile home.		report of the investigating law en-	
Received, referred to county and town-		forcement officer.	
ship affairs	396	Received, referred to law	
Substituted for H.F. 174		enforcement	540
		Sifting recommends calendar	
Passed House, ayes 96, nays 10,		Amendment filed	1773
Signed by Speaker	120	Amendment adopted	1774
A7 - A 11 - 1		Passed House, ayes 74, nays 28	1774
67 By Condon, Briles, Hougen and		Signed by Speaker	2044
Coleman. Enforcement division of		bighed by bpeaker	2011
the Iowa liquor control commis-		77 By O'Malley. Legalize and vali-	_
sion.	,	-3 3 8	
Received, referred to state government		date proceedings providing for the	
affairs	385	organization, reorganization, at-	
		tachment of territory, enlarge-	
68 By Riley. Repeal the law re-		ment, or change in the boundaries	3
quiring annual reports for the		of school corporations.	
Grand Army of the Republic.		Received, referred to judiciary	
Received, referred to state govern-		Committee report	
ment affairs	349	Recommended passage	
Committee report		Committee report adopted	
Recommended passage	457	Steering recommends calendar	
Committee report adopted	461	Amendment filed	
Steering recommends calendar		Amendment adopted	600
Passed House, ayes 104, nays none	765	Passed House, ayes 110, nays none	601
Signed by Speaker	902	Received from Senate	613
organica by operance		House receded	633
70 By Hougen. Recording of an a-		Passed House, ayes 112, nays none	
		Signed by Speaker	
greement for joint exercise of gov-			
ernmental powers.		81 By Ely. Judgment and senten-	-
Received, referred to county and	954	cing.	
township affairs	204	Received, referred to judiciary	372
Committee report	1504	Committee report	
Recommended passage	1004	Recommended passage	
Committee report adopted 1	1508	Committee report adopted	555
Sifting recommends calendar 1	1753		
Passed House, ayes 76, nays none 1	761	Steering recommends calendar	
Signed by Speaker 2	2044	Amendment filed	. USC
		Amendment adopted	.
72 By Neu and Lange. Operation of		Passed House, ayes 109, nays 1	1001
nursing homes and custodial		Signed by Speaker	1002
homes.			
Received, referred to public health		90 By Neu. Compensation and ex-	
and welfare	655	penses of the members of the com-	•
Committee report	755	mission of hospitalization.	

S.F. Page	S.F. Page
Received, passed on file	101 By Gaudineer, Lodwick, Klefstad, Benda, and Floy. Providing for a deduction not to exceed one hundred (100) dollars for contributions to a recognized political party or parties of the taxpayers choice in computing taxable income. Received, referred to tax revision . 492 Committee report
96 By O'Malley, Rigler, Cassidy and Coleman. Provide law clerks for supreme court judges. Received, referred to judiciary 703 Substituted for H.F. 75 893 Amendment adopted 894 Passed House, ayes 110, nays 6 894 Received from Senate 1084 House refused to concur 1220 Conference committee appointed 1336 Conference committee report 1458 Conference committee report 1512 Passed House, ayes 81, nays 11 1512 Signed by Speaker 1637	Received, referred to conservation . 1117 103 By DeKoster and Van Gilst. Exempting private or parochial school buses from the payment of motor vehicle registration fees. Received, referred to sifting 2104 105 By Briles. Trapping on lands of another. Received, referred to conservation 540 Committee report
97 By O'Malley and Rigler. Cost of printing of certain proceedings, reports and lists. Received, referred to state government affairs	106 By Kibbie and Benda. Offering of courses in driver education. Received, referred to schools

Steering recommends calendar 1110

sewer districts.

Received, referred to cities

S.F. I	age	S.F. P	age
Amendment adopted	1143	Amendment filed	1749
Passed House. ayes 87, nays 5		Amendment adopted	1749
Signed by Speaker		Motion filed to reconsider vote 1	
		Motion to reconsider prevailed 1	
128 By Heaberlin, Reno, Riley and		Amendment adopted	
Denman. Amending section two		Passed House, ayes 110, nays none 1	
hundred twenty-nine point seven-		Signed by Speaker	
teen (229.17), Code 1966, relating		and a firm of the second of th	
to notices of admission and dis-		132 By Committee on Conservation	
charge of appeal-voluntary pa-		and Recreation. Change the meth-	
tients in mental institutions.		od of marking waterfowl.	
Received, referred to		Received, referred to conservation	540
board of control	1010	Substituted for H.F. 310	
board of control	1010	Passed House, ayes 103, nays 1	
129 By Balloun and Messerly, Ac-		Signed by Speaker	
quisition of land by a county con-		and an appearance of the second	
servation board.		135 By Committee on Conservation	
Amendment filed	635	and recreation. Bait dealers' lic-	
Received, referred to	000	enses.	
conservation	886	Received, referred to conservation	639
Committee report		Committee report	
Recommended amendment, passage		Recommended passage	
Committee report adopted		Committee report adopted	
Steering recommends calendar		Steering recommends calendar	
breefing recommends carendar	11.1	Passed House, ayes 101, nays none	
130 By Klefstad and Riley. Cosme-			
tology.		136 By Committee on Conservation	
Withdrawn	2586	and recreation. Sale of fish.	
William Control of the Control of th	-000	Received, referred to conservation	373
101 De December 14 Welsh Discour		Committee report	
131 By Frommelt, Walsh, Elvers, Lamborn, Shaff, Cassidy, Jepsen,		Recommended passage	
		Committee report adopted	
Stanley, Dodds, Lodwick, Van Ea-		Steering recommends calendar 1	
ton, Erskine, Klefstad, Frey, Scha-		Steering recommends calendar 1	
ben and Lisle. Authorizing the		Passed House, ayes 83, nays none 1	
state highway commission to acquire, purchase and construct in-		Signed by Speaker	
terstate bridges, approaches		orgined by opening the transfer of the transfe	
thereto and sites therefor and		139 By Buren, Floy, Mills and	
to reconstruct, complete, improve,		Schaben. Regulating issuance of	
repair, remodel, operate, control,		special deer hunting licenses to	
maintain and operate such bridges,		landlords and tenants.	
to establish tolls and charges for		Received, referred to conservation	886
the use of such bridges and to bor-		Committee report	
row money and issue bonds pay-		Recommended passage	
able solely from the revenues de-		Committee report adopted	
rived from the operation of inter-		Steering recommends calendar 1	
state bridges and to refund bonds		Amendment filed	
payable from such revenues.		Amendment adopted	
Received, referred to		Passed House, ayes 98, nays 8 1	
roads and highways	886	Signed by Speaker	
Amendment filed			
Placed on calendar		142 By DeKoster. Solemnizing mar-	
Sifting recommends calendar	1733	riages.	

S.F.	Page	S.F.	Pag
Received, referred to judiciary Committee report	721	Steering recommends calendar Passed House, ayes 106, nays 1 Signed by Speaker	. 764
Committee report adopted		- •	
Steering recommends calendar	1020	146 By Committee on Agriculture).
Passed House, ayes 78, nays 5		Manufacturing, storage, and pack-	
Motion filed to reconsider vote	. 1078	aging of oleo, oleomargarine or	•
Explanation of vote		margarine.	
Motion to reconsider prevailed		Received, referred to agriculture	
Amendment filed		Committee report	
Amendment adopted	. 1131	Recommended passage	
Passed House, ayes 72, nays 29		Committee report adopted	
Received from Senate	. 1255	Passed House, ayes 111, nays 3 Signed by Speaker	
143 By Committee on Agricultur	e.		
Providing an exception to the r		147 By Committee on Agriculture.	
quirement that all sheets and pi	11-	Establishing a minimum inspection	
ow slips, after use by hotel gues	ts,	fee for small packages of comm-	
must be ironed.		ercial fertilizer.	040
Received, referred to agriculture		Received, referred to agriculture	
Committee report	363	Committee report	
Recommended indefinite	0.00	Committee report adopted	
postponement		Amendment filed	
Indefinitely postponed	050	Steering recommends calendar	
		Steering recommends calendar	
144 By Committee on Agricultur	re.	Amendment filed	1352
Establishing a penalty for failu		Amendment filed	
to file a semi-annual fertiliz	er	Amendment withdrawn	
tonnage report.	004	Amendments adopted	
Received, referred to agriculture		Passed House, ayes 101, nays 1	
Committee report		Received from Senate	
Recommended amendment, passage		House concurred	
Committee report adopted Steering recommends calendar		Passed House, ayes 74, nays none Signed by Speaker	
Amendment adopted		bighed by bpeaker	2200
Passed House, ayes 107, nays 6			
Motion filed to reconsider vote		149 By Committee on Agriculture.	
Motion to reconsider vote withdrawn		Requiring all distributors of com-	
Received from Senate	. 1129	mercial feed to file semi-annual	
House concurred	. 1180	tonnage statements with the de- partment of agriculture.	
Passed House,		Received, referred to agriculture	340
ayes 113, nays none		Committee report	
Signed by Speaker	1330	Recommended passage	
		Committee report adopted	
145 By Committee on Agricultur	e.	Steering recommends calendar	
Sanitary requirements of slaug	h-	Steering recommends calendar	
terhouses.		Passed House, ayes 87, nays 11	1310
Received, referred to		Signed by Speaker	1430
agriculture	290		
Committee report	456	150 By Committee on Education.	
Recommended passage	456	Compensation of members of the	i
Committee report adopted	461	state board of public instruction.	

S.F. Page	S.F. Page
Received, referred to schools	Committee report adopted
State College of Iowa. Received, referred to higher education	161 By Juciciary Committee. Amend chapter three hundred fourteen (314), Code 1966, relating to entry upon private property for surveys.
152 By Committee on Education. Change the names of the state board of public instruction, the state superintendent of public instruction, and the state department of public instruction. Received, referred to schools 349 Committee report 457 Recommended passage 457 Committee report adopted 461 Amendment filed 497	Received, referred to roads and highways 344 Amendment filed 586 Amendment filed 1851 Sifting recommends calendar 2042 Amendment filed 2045 Amendment filed 2245 Amendment filed 2284 Amendment adopted 2294 Amendment adopted 2294 Amendments withdrawn 2295 Amendment adopted 2295 Passed House, ayes 87, nays 14 2295
155 By Glenn and Dodds. Amend section four hundred twenty-two (422), Code 1966, relative to state personal income tax and state business tax on corporations. Received, referred to sifting	Motion filed to reconsider vote
Amendment filed	168 By Gaudineer. Larceny from parking meters. Received, referred to law enforcement
159 By Benda. Distribution of funds by the state comptroller. Received, referred to commerce 1227 Committee report	172 By O'Malley. Attorney fee affidavits in criminal actions. Received, referred to judiciary

S.F.	Page	S.F.	Page
175 By Reppert. Permit education ment of permanent real education parcel index numbering and related tax maps. Received, referred to county and township affairs	1010 1377 ssage1377 1381 2205 2239 none2239	Dodds and Coleman. Humane slaughtering methods which shall be practiced by those establishments subject to the Meat and Poultry Inspection Act. Received, referred to agriculture. Committee report. Recommended amendment, passage	. 449 . 567 . 569 . 659
176 By Heying, Nurse, Corley, and Glenn. Prescrimum wages for employee vide for the administration was provided.	ibe mini- s, to pro- ion of the	Signed by Speaker	. 784
minimum wage provision provide for the enforceme provisions. Received, passed on file Referred to industrial and human relations	nt of such	Code 1966, relating to installment loans by banks. Received, passed on file	1642 1740 1992 2205 2238 2238
Committee report adopted. Motion filed to reconsider vo Motion filed to reconsider vo Motion to reconsider prevaile Committee report rejected. Referred to sifting Motion to withdraw from sift 179 By Messerly, Mills a		185 By Committee on Agriculture. Provide for an additional agricultural producer association and including such an association in the agriculture marketing board. Received, referred to agriculture Committee report Recommended passage	. 385 . 904
Gilst. Registration of mot Received, referred to conservation	1010 1225 ssage1225	Committee report adopted	907 2045 2226
Committee report adopted Steering recommends calendar Amendment adopted	r 1347 1370 none 1370	186 By Committee on Agriculture. Production and sale of a milk-type product to which edible soybean oil has been added. Received, referred to agriculture	
180 By Main, Heaberlin, I Clarke, Patton, Briles, Stephens, McGill, Potgete ben, Reno, Floy, Buren, H	Lucken, r, Scha-	Committee report	634 634 638

S.F.	Page	S.F. Pa	age
Passed House, ayes 92, nays 2 Signed by Speaker		Received, referred to judiciary 7	'03
200 By O'Malley, Ely, Denman, C sidy, Coleman, Condon, Murr Walsh, Kosek and Riley. Co procedures, services, and pers nel involving dependent, neglec and delinquent children. Received, referred to judiciary. Committee report	as- cay, purt cn- ted, 1340 1398 1398	214 By Patton, Lange, Buren, Klefstad, Neu, McGill and Rigler. Raise the salary limits for councilmen in towns and cities under fiften thousand (15,000) population. Received, referred to cities and towns	35 35
Committee report adopted Steering recommends calendar Amendment filed	1470	217 By Committee on Public Health and Welfare. Transportation for a discharged or paroled inmate. Received, referred to board	
Amendment adopted Passed House, ayes 98, nays none . Signed by Speaker	1555	of control	324 324
205 By Committee on Public He and Welfare. Certain employm benefits for wardens and degwardens of the penitentiary and	ent outy	Steering recommends calendar 11 Passed House, ayes 92, nays none 11 Signed by Speaker	l 10 l 49
men's reformatory. Received, referred to board of control		218 By Reppert, Lucken, Van Gilst, Jepsen, Kosek, Kibbie, Messerly, O'Malley and Klefstad. Municipal speed limit changes. Received, referred to sifting 18	
206 By Committee on Public Her and Welfare. Work release for mates sentenced to an institu- under the jurisdiction of the bo	in- tion	Sifting recommends calendar 19 Passed House, ayes 95, nays 10 19 Signed by Speaker	933
of control. Received, referred to board of control Substituted for H.F. 185 Passed House, ayes 111, nays 2 Signed by Speaker	405 405	219 By Van Gilst. Permit township trustees to purchase fire protection for a portion of the township and to levy a tax therefor. Received, referred to county and township affairs	
207 By Committee on Public He and Welfare. Employment of a s erintendent of the women's ref matory.	up-	Passed House, ayes 89, nays 5 13 Signed by Speaker	860
Received, referred to board of control	566 566	221 By Gaudineer, Riley, Hill, Mills, Rigler, Stanley, Denman, Neu and Shirley. Internal operation of the district court in rendering services.	
208 By Riley. Terms of office of venile judges.	ju-	Received, referred to judiciary 7 Amendment filed	.99

S.F. Pag	e S.F. Page
Reported without recommendation	only meat and poultry. Received, referred to agriculture
Passed House, ayes 64, nays 5123 Signed by Speaker25 222 By Main. Sale of hay and straw. Received, referred to agriculture6 Committee report7 Recommended passage7 Steering recommends calendar10 Steering recommends calendar11 Passed House, ayes 83, nays none11 Signed by Speaker	date the proceedings of the board of supervisors of Muscatine County, Iowa authorizing and providing for the issuance of county home bonds of said county and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceed- ings to be enforceable obligations of said county. Beceived, referred to judiciary 464
Received, referred to judiciary	melt, Walsh and Floy. Amend various sections of the Code relating to registered engineers and land surveyors. Received, referred to judiciary 1212
of articles found to be adulterated or improperly labeled. Received, referred to agriculture 10. Committee report	supply and distribution warehouse at the Woodward State Hospital-School. Received, referred to

S.F. Page	S.F. Page
Signed by Speaker 1330	245 By Committee on Conservation and Recreation. Trot and throw
237 By Denman, Riley, Hill, O'Mal-	lines.
ley, Rigler, Gaudineer, Neu, and	Received, referred to
Shirley. Prevent the extension of	conservation
the municipal court system.	Committee report
Received, referred to judiciary 762	Recommended passage
Returned to regular calendar 1435	Committee report adopted 738
Sifting recommends calendar 1989	Steering recommends calendar 1020
Re-referred to sifting	Steering recommends calendar 1110
ite-referred to sitting	Passed House, ayes 89, nays none 1148
200 De Brade Detton Cheff Laure	Signed by Speaker
239 By Benda, Patton, Shaff, Lange	bighed by bpeaker
and Hagedorn. Authority of towns	040 B G V BV WVV
to contract indebtedness and to is-	248 By Gaudineer, Riley, Hill,
sue general obligation bonds to	O'Malley, Mills, Rigler, Denman,
provide funds for bridge purposes.	Neu and Shirley. Provide motor
Received, referred to	vehicle traffic violation offices
cities and towns	and schedule of minimum fines for
Committee report	traffic violations.
Recommended passage	Received, referred to judiciary 887
Committee report adopted 1237	Returned to regular calendar 1435
	Sifting recommends calendar 1989
240 By Benda. Inspection of public	Amendment filed 2120
buildings by the fire marshal.	
Received, referred to state	250 By Main. Authorize county con-
government affairs 1587	servation boards to establish and
	maintain public museums.
041 Dr. Biles, Dellert Henriem	Received, referred to county
241 By Riley, DeHart, Hagedorn,	and township affairs 927
Neu, Nurse and Kyhl. Amend sec-	Committee report
tions three hundred sixty-eight	Recommended passage 1638
point three (368.3), Code 1966, re-	Committee report adopted 1641
lating to removal of dead or dis- eased trees, and the assessments	Sifting recommends calendar 1925
of costs therefor.	Passed House, ayes 91, nays 13 1929
Received, referred to	Signed by Speaker
cities and towns	•
	251 By Main. Sale of pets.
Committee report	Received, referred to public
Committee report adopted 1237	health and welfare
Committee report adopted	
044 Per Laurhann Dattente 126 CH	255 By Messerly, Neu, Shirley and
244 By Lamborn, DeHart and McGill.	Klefstad. Special assessments for
Contracts for public improve- ments.	asphalt stabilization.
	Received, referred to
Received, referred to	cities and towns 1117
cities and towns	Committee report
Committee report	Recommended passage 1226
Recommended passage	Committee report adopted 1237
Committee report adopted	Steering recommends calendar 1347
Steering recommends calendar 1674 Passed House, ayes 97, nays none 1696	Passed House, ayes 87, nays 3 1374
Signed by Speaker 1966	Signed by Speaker
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Received, referred to motor	Motion to reconsider vote laid
vehicles and highway safety 1458	on table
Referred to industrial and	Signed by Speaker 2598
human relations 1482	
	264 By O'Malley, Rigler, Riley and
	Benda. Sale of Inter-American De-
258 By Committee on Safety and	
Law Enforcement. Distance which	velopment Bank bonds.
motor trucks and towing motor ve-	Received, referred to commerce 1102
hicles must maintain from other	Committee report
motor trucks and towed vehicles.	Recommended passage 1197
	Committee report adopted 1212
Received, referred to motor	Steering recommends calendar 1471
vehicles and highway safety 556	•
Committee report 923	Amendment filed 1601
Recommended indefinite	Amendment adopted1644
postponement 923	Passed House, ayes 70, nays 1 1644
Indefinitely postponed 970	Signed by Speaker 2044
indefinitely postponed	bigiou by openion to the transfer
259 By Elvers. Specifications and	OCC De Cohohom Predication of he
	266 By Schaben. Eradication of bo-
standards for cheeses and cheese	vine brucellosis.
products.	Received, passed on file 1642
Received, referred to	Referred to sifting 1740
agriculture 741	Sifting recommends calendar 2470
Committee report 825	Amendments filed
Recommended passage 825	
Committee report adopted 831	267 By Patton. Legalize and validate
Passed House, ayes 97, nays none 1063	the proceedings of the board of
Signed by Speaker 1246	supervisors of Buchanan County,
•	authorizing and providing for the
260 By Committee on Safety and	issuance of county public hospital
Law Enforcement. Application	revenue bonds of said county to de-
requirements for members of the	fray the cost of constructing, equi-
department of public safety.	
	pping, enlarging and improving the
Received, referred to	county public hospital and the pro-
law enforcement 616	visions made for the payment of
Committee report 867	said bonds and declaring the bonds
Recommended passage 867	issued pursuant to said proceed-
Committee report adopted 870	ings to be enforceable obligations
Steering recommends calendar 1110	of said county.
	Received, passed on file 373
Passed House, ayes 88, nays none 1151	
Signed by Speaker	Rule suspended 375
	Passed House, ayes 109, nays none 375
	Signed by Speaker 443
261 By Hagedorn, Benda, Reno, and	
DeHart. Trust acounts to be	900 Dr. Bana Drilag Daishandt Ma
maintained by real estate brokers.	269 By Reno, Briles, Reichardt, Mc-
	Gill, Messerly, Stephens, Van
Received, referred to sifting 2103	Gilst, Hills, Walsh, Kibbie, Main,
Sifting recommends calendar 2205	Clarke, Heying, Patton, Rigler,
Amendment filed 2207	Lodwick, Balloun, Hagedorn and
Passed House, ayes 67, nays 10 2230	Shirley. Use of signal lights and

S.F. Pag	ge S.F. Page
operation of school buses on the public highways. Received, referred to motor vehicles and highway safety	Amendment withdrawn
Received, referred to law enforcement	sors of Adams County in connection with contracts and expenditures
ing operators, to regulate surface mining, and relating to rehabilita- tion of land affected by surface mining.	made for the construction of a county home located southeast of Corning, Iowa. Received, referred to judiciary 887 Committee report
Received, referred to conservation	Committee report adopted 944 Passed House, ayes 97, nays 1 1066
280 By Cassidy, Burns, DeKoster, Condon, Heying, Flatt, Erskine and Stanley. Sale of special assess- ment bonds. Received, referred to sifting 18	288 By Mills, Riley, Hill, O'Malley, Rigler, Gaudineer, Stanley, Den- man, Neu and Shirley. Abolish terms for holding court in the dis- trict courts of the state. Received, referred to judiciary 762
283 By Hill, Riley, O'Malley, Gaudi- neer and Denman. Establish the ju- dicial districts for the district courts and to provide for determi- nation of the number of judges in each district.	Committee report
Received, referred to judiciary 9 Amendment filed 13 Returned to regular calendar 14 Amendment filed 15 Sifting recommends calendar 19 Amendment filed 19 Amendments filed 20 Amendment filed 20 Amendment filed 21 Amendment withdrawn 23	52 panies. 35 Received, referred to cities 77 and towns

S.F. Page	S.F. Page
291 By Reppert, Denman, Stanley, Burns and Lange. Adoption of certain city and town ordinances by reference. Received, referred to sifting.	district court judges all as a dis- trict court system and to abolish certain courts and tribunals infer- ior thereto.
Received, referred to sifting	Received, referred to judiciary . 792 Amendment filed . 1079 Committee report . 1248 Reported without recommendation . 1248 Committee report adopted . 1253 Amendment filed . 1702 Sifting recommends calendar . 1989 Amendment filed . 2085 Amendment filed . 2145 Referred to appropriations . 2302
(7.9), Code 1966. Received, referred to government reorganization 1551	305 By Benda, Hagedorn, Reno and DeHart. Real estate licenses. Received, referred to commerce 886 Committee report
297 By Messerly. Off-year terms of certain public officers which terms begin one year later than the next January following their election.	Recommended passage
Received, passed on file	306 By Committee on Safety and Law Enforcement. Provide for the use of safety emblems on slow moving vehicles. Substituted for H.F. 256
298 By Benda. Interest on savings accounts and time deposits. Received, referred to commerce	Amendment adopted
Signed by Speaker	ment. Received, referred to industrial and human relations
health and welfare	318 By Committee on Transportation. Amend section three hundred thirteen point ten (313.10), Code 1966, relating to highway construction and repair. Received, referred to roads and highways

S.F. Pag	e S.F. Pag
319 By Committee on Transportation. Obstructions within the boun-	and welfare
dary lines of a public highway. Received, referred to roads and highways	1 tracts for employees. 2 Received, referred to board of 1 control
323 By O'Malley, Shirley, Van Eaton and Erskine. Imposition of general parking restrictions within municipalities. Received, referred to cities and towns	6 Motion to reconsider prevailed
326 By Committee on Public Health and Welfare. Authorize the board of control of state institutions to operate facilities at locations away from institutional campuses. Received, referred to board of control	thereto, to acquire and improve property therefor, to levy taxes

S.F. Page	S.F. Pag
ayes 56, nays 40 1932	Received, referred to public health
Motion filed to reconsider vote 1939	and welfare92
Motion to reconsider prevailed 1939	Committee report
Passed House, ayes 74, nays 36 1940	Recommended amendment, passage 1033
Signed by Speaker	Committee report adopted 103'
8 , 1	Sifting recommends calendar 204
337 Dr. Polloup and Burns, Conce	Motion to return to committee 2203
337 By Balloun and Burns. Consolidation of cities and towns.	Point of order raised
Received, referred to cities	Amendment filed
	Amendments filed
and towns	Amendment filed
Substituted for H.F. 300	Amendment filed
Passed House, ayes 87, nays none 1325	Amendment adopted 233
Signed by Speaker 1430	Amendment withdrawn
220 Dr. Main Make appropriations to	Amendment filed
338 By Main. Make appropriations to	Amendments adopted
certain named persons or firms in	Passed House, ayes 74, nays 29 2338
settlement of claims made against	Explanation of vote
the State of Iowa.	Signed by Speaker
Received, passed on file 685	orgined by operater
Referred to judiciary	345 By Reppert. Advertisement of
Amendment filed 905	intoxicating liquors.
Committee report	Received, referred to sifting 1897
Reported without recommendation 921	neceived, referred to sitting 100
Referred to appropriations 921	
Committee report adopted 927	347 By Committee on Appropria-
Committee report	tions. Elevators in the Robert Lu-
Recommended amendment, passage 1398	cas State Office Building, and to
Committee report adopted 1407	make an appropriation therefor.
Amendment adopted 1439	Received, referred to
Amendment withdrawn 1439	appropriations
Passed House, ayes 101, nays 2 1439	Committee report 1966
Received from Senate	Recommended indefinite
House insisted	postponement
Motion filed to reconsider vote 1892	Committee report adopted 2018
Motion to reconsider prevailed 1969	
House receded	348 By Elvers and Shirley. Promu-
Passed House, ayes 96, nays 2 1969	lgation, approval and filing of rules
Signed by Speaker 2205	of administrative agencies and to
	make an appropriation therefor.
339 By Reppert, Potgeter and Buren.	Received, referred to
Payments made under contract for	appropriations
the construction of public improve-	Substituted for H.F. 588 1311
ments.	Passed House, ayes 100, nays none 1312
Sifting recommends calendar 2043	Signed by Speaker 1430
Passed House, ayes 72, nays 8 2227	
Signed by Speaker 2472	352 By Kyhl, O'Malley and Stanley.
	Enable cities and towns to finance
342 By Committee on Public Health	local citizens' committees on alco-
and Welfare. Organization, juris-	holism payable from the amount of
diction, powers and duties of coun-	the liquor control fund distributed
ty, city, and district boards of he-	to cities and towns.
alth and permits local funding	Received, referred to cities and
therefor	towns

S.F. Page	S.F. Page
Amendment filed	Reichardt and Reno. Authorize the reconstruction and hard surfacing of certain roads, and to make an appropriation therefor. Received, referred to appropriations
Passed House, ayes 98, nays none 1808 Signed by Speaker	373 By Lodwick and Benda. Restor- ation and compensation to counties for secondary roads used as pri-
353 By Potgeter and Stephens. Licensing of feeder pig dealers. Received, referred to sifting 1816 Amendment filed 1851 Sifting recommends calendar 1925 Amendment withdrawn	mary road detours. Received, referred to sifting
Received from Senate 2089 House concurred 2122 Passed House, ayes 90, nays none 2122 Signed by Speaker 2320	379 By Committee on Education. Social science subject requirements under minimum school standards. Received from Senate
362 By Committee on Public Health and Welfare. Investigation by the county medical examiner. Received, referred to public health and welfare	Rule suspended 1088 Substituted for H.F. 653 1088 Amendment filed 1089 Amendment adopted 1089 Passed House, ayes 95, nays 2 1089 Explanation of vote 1109 Signed by Speaker 1430
365 By Committee on Public Health and Welfare. Employment of board of control personnel. Received, referred to board of	380 By Committee on Education. Follow-up studies of certain schools having more than a certain number of students who may drop out.
control	Received, referred to schools
366 By Buren. County boards of conservation. Received, referred to county and township affairs	381 By Committee on Education. Compliance by private schools with minimum standards by means of courses made available in the public schools. Received, referred to schools
370 By Balloun, Benda, Elvers,	Signed by Speaker 2598

S.F.	Page	S.F.	Page
383 By Condon. Establish a relations board and define it ties, declaring certain acts labor practices, and repealirewriting certain sections present statutes. Received, referred to industrial human relations	ts du- unfair ng and of the	park commissioners. Received, referred to cities and towns	1503 1503 1508 2205 2291
384 By Frommelt, Cassidy a ley. Regulating, licensing an trolling of the dispensing of devices. Amendment filed	d con- optical	402 By Lodwick, Judicial retirement system. Received, referred to public health and welfare	:
385 By Committee on Public and Welfare. State aidfor the tally ill and mentally retard Received, referred to appropriati Committee report	emen- ed. ons. 1082 1505 age 1505 1508 1537 1637 Health ssist- reci- age or	405 By Burns. Legalize and validate the proceedings for the attachment of certain land to the Clear Creek Community School District, in the counties of Johnson and Iowa, State of Iowa, and declaring the boundaries of said school district to be legally established. Received, referred to judiciary Committee report Recommended amendment, passage. Committee report adopted Steering recommends calendar Amendment adopted Passed House, ayes 71, nays 22 Motion filed to reconsider vote Motion to reconsider vote	1410 1504 1504 1508 1674 1693 1693 1701
and Welfare. Personal depo patients and inmates in certs stitutions governed by the bocontrol. Received, referred to board of control. Committee report Recommended passage Committee report adopted 391 By Committee on Public I and Welfare. Restoration o zenship rights to convicts their release. Received, referred to public heal and welfare.	sits of ain in- ard of 887111111161116 dealth f citiupon	406 By Burns. Legalize and validate the proceedings of the board of directors of the Clear Creek Community School District, in the counties of Johnson and Iowa, State of Iowa, authorizing and providing for securing a site and building and furnishing a school building thereon and for the issuance of school building bonds to pay the cost thereof and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.	2044
397 By Shaff. Compensation	n of	Received, referred to judiciary Committee report	

S.F.	Page	S.F. Page
Reported without recommendation . Committee report adopted Steering recommends calendar	1355 1471	Mills, Lisle and Stanley. Punishment for larceny. Amendment filed
Steering recommends calendar Passed House, ayes 69, nays 33 Motion filed to reconsider vote Motion filed to reconsider vote Motion filed to reconsider vote Motion to reconsider vote withdrawn Signed by Speaker	1694 1701 1701 1734 1779 2598	436 By Benda, Rigler, Lamborn, Potgeter, Shaff, Coleman, Kibbie, Denman, Reppert, Buren and Kyhl. Amend chapter five hundred twenty-eight (528), Code 1966, relating to the power of state and savings banks to issue capital notes or de-
417 By Gaudineer. Forfeiture bail.	of	bentures. Received, referred to commerce 908
Received, referred to judiciary	1609	Committee report
421 By DeKoster. Provide for registration and protection marks. Received, referred to commerce	of	Committee report adopted 1009 Steering recommends calendar 1019 Passed House, ayes 100, nays 1 1048 Signed by Speaker
Committee report	. 1598 1598	440 By Balloun, Potgeter and Murray. Licensing to grade and weigh grain.
date the proceedings of the boa of directors of the Bellevue Comunity School District, in the couty of Jackson, State of Iowa, authorizing and providing for the issance of school building bonds a for the levy of taxes for the page of	ard m- in- io- su- ind iy-	Received, referred to agriculture
ment of said bonds and declaring the bonds issued pursuant to so proceedings to be enforceable or ligations of said school districtions. Received, referred to judiciary Committee report	aid bb- ct. 887 966 967	441 By Balloun and Potgeter. Duties and powers of the Iowa state commerce commission. Received, referred to commerce 1495 Sifting recommends calendar 2205 Passed House, ayes 78, nays none 2292 Signed by Speaker
Passed House, ayes 97, nays none. Signed by Speaker	. 1061	442 By Reppert, DeHart, Hagedorn, Neu and Gaudineer. Sidewalks in cities and towns.
429 By Committee on Education Make a deficiency appropriation for the higher education facilities commission for the biennium enting June 30, 1967. Received, referred to appropriations	on les id-	Received, referred to cities and towns
433 By Riley, Neu, DeKoster, O'Maley, Denman, Gaudineer, Shirle		444 By Hill. Safety reports of insurance companies.
		•

S.F. Page	S.F. Page
Received, referred to industrial and human relations 1551	Steering recommends calendar 1223 Passed House, ayes 96, nays 2 1285 Signed by Speaker 1430
446 By Lamborn. Legalize and validate proceedings for changes in the boundaries of the Bellevue Community School District, in the county of Jackson, State of Iowa, and declaring the boundaries of said school district to be legally established.	463 By Denman, O'Malley, Reppert, Gaudineer and Reichardt. Authorize county boards of supervisors to grant perpetual flowage easements over county owned lands and buildings to the United States of America.
Received, referred to judiciary	Received, referred to county and township affairs
454 By Committee on Public Health and Welfare. Enabling Iowa to en- ter into the interstate compact on	Signed by Speaker
the placement of children. Received, referred to public health and welfare	Jepsen. Conflicts of interest of employees, officials and members of the General Assembly of the State of Iowa.
Committee report adopted	Received, referred to sifting 2103 Sifting recommends calendar 2470 Passed House, ayes 93, nays 21 2501 Signed by Speaker 2598
Amendment withdrawn	482 By Klefstad. Acquisition by cities or towns of sanitary sewer systems or facilities situated within and serving any part of territory
Received from Senate	annexed by such city or town and to provide for the method of payment therefor. Received, referred to cities and
Conference committee report adopted	towns
457 By Potgeter. Repeal certain duties of school directors. Received, referred to schools 887 Committee report 1003 Recommended passage 1003 Committe report adopted 1009 Steering recommends calendar 1020	483 By Klefstad. Authorizing cities and towns to extend and to enter into contracts for the operation of sanitary sewer facilities outside the corporate limits. Received, referred to cities and towns

S.F. P	age S.	F.	Page
Passed House, ayes 99, nays none 1 Signed by Speaker	.308 .430	tablish and provide for the enforce- ment of statewide minimum stand- ards for installation, alteration, or	- :
484 By Gaudineer and Cassidy.		repair of electrical wiring and	1
Rights of civil service employees.	4	equipment.	
Received, referred to state government affairs		eceived, referred to judiciary	1340
Sifting recommends calendar 2	150	04 By O'Malley and Coleman. Pro-	_
Amendments filed		vide that the industrial commiss-	
Amendments adopted	2486	ioner shall supervise the profes-	
Passed House, ayes 94, nays none 2		sional care and rehabilitation of	f
Signed by Speaker	2598	employees sustaining injuries ar-	
485 By Benda, DeHart, Dodds,	ſ	ising out of and in the course of	f
485 By Benda, DeHart, Dodds, Burns, Reichardt and Reppert.		their employment.	
Control and regulate the erection		eceived, referred to industrial and human relations	1/122
and maintenance of outdoor adver-		numan relations	1400
tising on lands adjacent to the fed-	5	05 By O'Malley and Coleman. Costs	3
eral-aid interstate and primary hi-		of an official shorthand reporter in	
ghways, to provide for administra-		workmen's compensation hearings	3.
tion and promulgation of necessary	Re	eceived, referred to industrial	
rules by the state highway commi- ssion, and to amend section four		and human relations	1433
hundred twenty-two point sixty-two		or De Cilian and Colomon Dro	
(422.62) of the Code.	t	06 By O'Malley and Coleman. Providing a definite time at which in-	
Received, referred to sifting	2303	terest on workmen's compensation	
		claims will commence to accrue.	•
496 By Ely, Riley, O'Malley, Stan-	Re	eceived, referred to industrial	
ley, Denman, Frommelt, Cassidy,		and human relations	1433
Reichardt, Condon, Hagedorn and	_		
Klefstad. Discrimination in hous-	b	07 By Denman and Mills. Provi-	
ing.		ding for computing retirement an- nuities for judges now living who	
Received, referred to industrial and human relations	072	were mandatorily retired during	T
Committee report		the year 1965.	5
Recommended passage		eceived, referred to sifting	2223
Committee report adopted		-	
Made special order	991 5	08 By Flatt, Frommelt, Coleman	
Amendment filed		Reppert and Lisle. Amend section	
Special order		eighty-five point sixty-one (85.61)	
Amendment adopted		Code 1966, relating to workmens compensation so as to include ex-	
Motion filed to reconsider vote ! Motion to reconsider prevailed !		ecutive corporate officers within	
Passed House, ayes 121, nays none		the definition of workman or empl-	
Signed by Speaker		oyee.	
	Re	eceived, referred to industrial and	
499 By Riley, Gaudineer, Jepsen	_	human relations	1410
and Reno. Low-rent housing elec-		bstituted for H.F. 279	
tions.		assed House, ayes 93, nays none gned by Speaker	
Received, referred to state government affairs		Rued by obeaner	1.00
Potential mining		10 By Buren, Floy, Nurse, Walsh	٠, ٠
500 By Committee on Judiciary. Es-		and Riley. Payments to nursing	
•			

524 By Committee on Public Health

S.F. Page
and Welfare. Estate of a deceased inmate of an institution governed by the board of control. Received, referred to board of control
Committee report
Committee report
Committee report adopted 1116
525 By Committee on Public Health and Welfare. Establishment of a release center for male inmates of corrective institutions. Received, referred to board of control
Passed House, ayes 86, nays none 1153
Signed by Speaker

531 By Committee on Education, Authorize the state board of regents to acquire by gift, purchase, lease or construction and to reconstruct, complete, equip, improve, repair, remodel, operate, control, maintain and manage academic and administrative buildings and facilities and additions to and utilities services for such buildings and facilities and additions, at the State University of Iowa, the Iowa State University of Science and Technology and the State College of Iowa. to acquire and improve property therefor, to establish and collect student fees and charges and to borrow money and issue revenue bonds or notes payable solely from fees and charges and other institutional income, and to refund bonds.

S.F. Page	S.F. Page
notes or other obligations payable	Amendment withdrawn 1585
from such revenues.	Passed House, ayes 78, nays 32 1585
Received, referred to	Received from Senate
higher education 972	House insisted
Committee report	Conference committee appointed 1775
Recommended passage 1164	Conference committee report 1909
Committee report adopted 1169	Received from Senate 1910
Amendment filed 1528	Rule suspended 1910
Sifting recommends calendar 1989	Committee report adopted 1912
Amendment filed 1991	Passed House, ayes 85, nays 20 1912
Amendments filed 1992	Signed by Speaker 1966
Amendments adopted 2034	
Amendments filed2035	535 By Committee on Governmental
Amendments adopted 2035	Subdivisions. Amend section three
Amendment withdrawn 2035	hundred ninety-four point nine
Failed to pass House,	(394.9), Code 1966, relating to
ayes 39, nays 82	rates charged by cities and towns
Motion filed to reconsider vote 2042	for the use of self-liquidating im-
Motion to reconsider vote failed 2571	provements.
•	Received, referred to
532 By Committee on Education. Au-	cities and towns 1340
thorizing the state board of regents	Committee report 1504
to acquire by gift, purchase, lease	Recommended passage 1504
or construction and to reconstruct,	Committee report adopted 1508
complete, equip, improve, repair,	Steering recommends calendar 1675
remodel, operate, control, main-	
tain and manage medical and hos-	536 By Stanley, Denman, Rigler,
pital buildings and facilities, and	Kruck, Benda, Shirley, Riley, Hey-
addition to such buildings and fac-	ing, Balloun, Reno, DeKoster,
ilities, for the use of the hospitals	Mills, Flatt, Lange, Messerly,
and medical clinics of the State Un-	Lamborn, Hougen, Kosek, Neu,
iversity of Iowa, to acquire and im-	Walsh, Shaff, Jepsen, Van Eaton,
prove property therefor, and to	DeHart, Erskine, Nurse, Ely, Hill,
borrow money and issue bonds or	and Reichardt. Requiring meetings
notes payable solely from income	of governmental agencies to be op-
received by said hospitals and clin-	en to the public.
ics, and to refund bonds, notes or	Received, referred to state
other obligations payable from such revenues.	government affairs 1552 Sifting recommends calendar 1926
Received, referred to	Passed House, ayes 104, nays none 1934
higher education	Signed by Speaker
	bighed by opeaker
Amendment filed	FOR De Charles Vessels Distant Chin
Committee of the whole 1560	537 By Stanley, Kruck, Rigler, Shir-
Amendment withdrawn 1561	ley, Benda, Heying, Riley, Reno, Balloun, Nurse, DeKoster, Mills,
Amendment filed	Lange, Flatt, Messerly, Lamborn,
Amendment adopted	Kosek, Hougen, Neu, Walsh, Shaff,
Amendments filed 1578	Jepsen, Van Eaton, DeHart, Ersk-
Amendment adopted 1584	ine, Ely, Hill and Reichardt. Pro-
Amendment withdrawn	tect the right of citizens to examine
Point of order raised 1584	public records and make copies
Amendments filed	thereof.
Amendments adopted 1585	Received, referred to state

S.F. Page	S.F. Page
government affairs	and Welfare. Payment of assistance from aid to dependent children funds on behalf of a child removed from the state. Received, referred to public health and welfare
544 By O'Malley and Coleman. Authorize the industrial commissioner to order the taking of depositions in workmen's compensation cases. Received, referred to industrial	Motion to reconsider vote failed
and human relations 1433 546 By Governmental Subdivisions Committee. Amend chapter three hundred seventy (370), Code 1966,	559 By Stanley. Errors and omissions insurance for the county recorder and deputies and employees of the county recorder's office. Received, referred to county and
relating to the control of municipal recreational facilities. Received, referred to cities and towns	township affairs
and towns	Commercial Code to conform to other provisions of the Code of Iowa as they relate to perfection of a security interest in a vehicle. Received, referred to commerce
and by Committee on Public Health	Decerne recommends caremar 14.

S.F.	Page	S.F.	Page
Amendment adopted	1567	practice in Iowa and to make a propriation therefor. Received, passed on file	=
organica by operation to the terms of the te	2000	Referred to appropriations	
561 By Stanley. Filing fees and fil-	_	Committee report	
ing procedures under the Uniform		Recommended passage	
Commercial Code.	_	Committee report adopted	
Received, referred to commerce	1170	Amendment filed	
Committee report		Point of order raised	
Recommended passage		Passed House, ayes 84, nays 25	1937
Committee report adopted		Motion filed to reconsider vote	2013
Steering recommends calendar		Motion to reconsider vote	
Passed House, ayes 100, nays none	1568	withdrawn	2042
Signed by Speaker	1796	Signed by Speaker	2320
564 By Klefstad. County Court	-	584 By Rigler and Kyhl. Leg	
houses.		and validate proceedings for	
Received, referred to sifting	1706	ges in the boundaries of the Wa	
		ly-Shell Rock Community S	
573 By Klefstad. Judges of elections		District, in the counties of Bre	
Received, referred to sifting	2048	Butler and Black Hawk, Sta	
FFF 5 9 111 9 111		Iowa, and declaring the bound of said school district to be le	
575 By Committee on Conservatio		established.	gaily
and Recreation. Changing the hunt		Received, referred to judiciary	888
ing, fishing, and trapping licens year from April 1 to the calenda		Committee report	
year.	1	Recommended passage	
Received, referred to conservation	1/3/	Committee report adopted	
Substituted for H.F. 488	1688	Steering recommends calendar.	
Passed House, ayes 79, nays 26		Passed House, ayes 98, nays non	e 1059
Motion filed to reconsider vote		Signed by Speaker	
Motion to reconsider vote failed			
Signed by Speaker		585 By Rigler and Kyhl. Leg	ralize
		and validate the proceedings	
55. - 0		board of directors of the Wav	
576 By Shirley. Legalize and vali		Shell Rock Community School	
date the proceedings of the tow		trict, in the counties of Bre	
of Redfield, in Dallas County, Iow	-	Butler and Black Hawk, Sta	ite of
authorizing and providing for th		Iowa, authorizing and providi	ngfor
purchase and payment of a filte plant in connection with the wate		the issuance of school bu	
system.	1	bonds and for the levy of taxe	
Received, referred to judiciary	1116	the payment of said bonds an	
Committee report		claring the bonds issued pur	
Recommended passage		to said proceedings to be enfo	
Committee report adopted		able obligations of said s district.	CHOOL
Passed House, ayes 103, nays none.		Received, referred to judiciary	888
Signed by Speaker	. 1430	Committee report	967
		Recommended passage	
579 By O'Malley. Provide tuitio	n .	Committee report adopted	
grants for Iowa resident student		Steering recommends calendar .	
who agree to become general prac	_	Passed House, ayes 96, nays nor	
titionary (family doctors) an	<i>a</i>	Signed by Speaker	1946

110002 1100		2004
S.F. F	Page S.F.	Page
589 By Committee on Education. Substitution of organized athletics	Signed by Speaker	2044
for courses in physical education	593 By Briles. Legalize an	nd validate
under school minimum standards.	proceedings authorizing	
Received, referred to schools 1		
	ply contract between th	
590 By Committee on Education.	Lenox, in Taylor County,	•
Special education of handicapped	the town of Clearfield,	
children. Received, referred to schools 1	and Ringgold Counties, 1552 declaring said gas supply	
Sifting recommends calendar		
Passed House, ayes 87, nays none 1		nor occupie
Signed by Speaker		ary 1410
	Committee report	1475
591 By Briles. Legalize and validate	Recommended passage	
the proceedings of the town council	Committee report adopted .	
of the town of Lenox, in Taylor Co-	Steering recommends calend	lar 1675
unty, Iowa, authorizing and provid-	Passed House, ayes 100, na Signed by Speaker	
ing for the establishment and erec- tion of a municipal gasworks for	Signed by Speaker	1050
said town and the issuance, sale,	594 By Briles. Legalize an	nd walidata
and delivery of gas revenue bonds	the proceedings of the toy	
of said town to pay the cost there-	of the town of Prescott,	
of, including the establishment of	County, Iowa, authorizing	
rates for gas service, and declar-	viding for the establish	ment and
ing the bonds issued, sold, and de-	erection of a municipal	
livered pursuant to said proceed- ings to be enforceable obligations	for said town and the	•
of said town.	sale and delivery of gas bonds of said town to pa	
Received, referred to judiciary		
Committee report		
Recommended passage		
Committee report adopted	1482 and delivered pursuant to	said pro-
Steering recommends calendar		le obliga-
Passed House, ayes 97, nays 1		
Signed by Speaker		
	Committee report	
592 By Briles, Legalize and validate	Committee report adopted .	
proceedings authorizing and provi- ding for the execution of a gas sup-	Steering recommends calend	
ply contract between the town of	Passed House, ayes 96, nay	s 1 1726
Lenox, in Taylor County, Iowa, and	Signed by Speaker	2044
the town of Prescott, in Adams Co-		
unty, Iowa, and declaring said gas	595 By Briles. Legalize an	
supply contract to be legal, valid,	the proceedings of the to	
and enforceable according to its	of the town of Lenox, in T unty, Iowa, authorizing a	
terms. Received, referred to judiciary		
Committee report		
Recommended passage	1475 gas and declaring said c	
Committee report adopted	be a legal, valid, and er	
Steering recommends calendar 1	obligation of said town	according
Passed House, ayes 99, nays 1	to its terms.	

Received, referred to judiciary . 1410 Committee report
the proceedings of the city council of the city of Bedford, in Taylor County, Iowa, authorizing and providing for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said city to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said city. Received, referred to judiciary
viding for the establishment and erection of a municipal gasworks for said city and the issuance, sale, and delivery of gas revenue bonds of said city to pay the cost thereof, including the establishment of rates for gas service, and declaring the bonds issued, sold, and delivered pursuant to said proceedings to be enforceable obligations of said city. Received, referred to judiciary . 1410 Committee report adopted
livered pursuant to said proceedings to be enforceable obligations of said city. Received, referred to judiciary
Received, referred to judiciary
Amendment filed 1506
597 By Briles. Legalize and validate proceedings authorizing and providing for the execution of a gas supply contract between the town of
Lenox, in Taylor County, lowa, and the city of Bedford, in Taylor County, Iowa, and declaring said gas supply contract to be legal, valid, and enforaceable according to its terms. 608 By Stanley. Blind, the partially blind and the physically disabled. Received, referred to public health and welfare 1010 Committee report
Received, referred to judiciary
Passed House, ayes 87, nays 6
the proceedings of the town council of the town of Clearfield, in Tay-lor and Ringgold Counties, Iowa, General school aid, to the time

S.F.	Page	S.F.	Page
and manner of payment, to separate general aid paid school districts for operation of elementary and secondary schools from general aid paid to merged areas operating an area vocational school or community college and to school districts operating a junior or community college, to require audit of merged areas receiving general aid, to provide for present payment of certain aid for the school year 1966-1967, and to make appropriations therefor. Received, referred to schools	1284 1285 1528	Received from Senate	2158 2215 2216 2241 2332 2332 2332 2337 2527 2531 2531
Amendment filed Committee report Reported without recommendation Made special order Committee report adopted Amendments filed Amendment filed Amendment adopted Amendment adopted Amendment adopted Amendment adopted Amendment withdrawn	1754 1754 1759 1759 1800 1801 1829 1830 1833 1836 1840 1840 1841 1841 1842	617 By Committee on Education Provide for attachment of non-high school districts. Received, referred to sifting Amendment filed 618 By Dodds. To be known as the Uniform Federal Tax Lien Registration Act, relating to the filing of notices of liens upon property for taxes payable to the United States and the filing of certificates and notices affecting the liens. Received, referred to judiciary Referred to tax revision Amendment filed	1706 1755 2174 2 3 7 1 1340 1381
Amendment filed Amendments adopted Amendments filed Amendments filed Amendments withdrawn Amendments filed Amendments filed Amendments filed Amendments adopted Point of order raised Amendment filed Amendment adopted Amendment adopted Passed House, ayes 102, nays 8 Explanation of vote Received from Senate House insisted Conference committee appointed Conference committee report	1843 1844 . 1844 1845 1845 1845 1846 1846 1847 1847 1847 1847 1848 1942 1998 2007	622 By Frommelt, Rigler, Lodwick Stephens, Coleman, Clarke, and Shaff. Provide in part for an excise tax on the sale of certain Iowa agricultural commodities, and to provide an appropriation therefor. Received, passed on file. Referred to appropriations. Committee report. Recommended passage. Committee report adopted. Amendment filed. Amendments filed. Amendments filed. Amendments filed. Point of order raised.	1684 1705 2082 2082 2088 2120 2144 2145 2172

S.F.	Page	S.F. Pag	ge
Amendment adopted	. 2182 . 2182 . 2184 . 2184 . 2185	public employees retirement fund. Received, referred to public health and welfare	60 70
Motion to reconsider vote failed Point of order raised Motion filed to reconsider vote Motion to reconsider vote failed Failed to pass House, ayes 52, nays 64 Motion filed to reconsider vote Motion to reconsider vote laid on table	. 2186 . 2187 . 2187 . 2187 . 2188	652 By Coleman, Neu, Riley and Glenn. Actions against nonprofit hospital service corporations and nonprofit medical service corpor- ations. Received, referred to commerce	25 31
625 By Committee on Government Affairs. Establishment of a sta arts council and defining the pov- ers and duties thereof. Received, referred to state	te v-	654 By Coleman. Provide for an agricultural producer association for poultry producers. Received, referred to	
govenment affairs	. 1097 . 1097 . 1101 . 1224 . 1663 . 1672 . 1673	agriculture	
Signed by Speaker		658 By Gaudineer. Care and treat- ment of mental illness. Received, referred to public health	
633 By Gaudineer. Records of courty hospitals. Received, passed on file Referred to sifting	. 1684	and welfare	53 63
635 By Murray. Providing for the joinder of this state in the pest control compact and for related purposes.	n-	659 By Committee on Agriculture. Eradication of hog cholera, and to make appropriations therefor. Amendment filed 102	23
Received, referred to sifting	. 1924	451 D. Vederleb, Chronk bonds	
642 By Mills and Denman. Judici retirement compensation and wid ows' annuities, and to provide appropriation therefor. Amendment filed	d- an	671 By Lodwick. Street bonds. Received, referred to cities and towns	03 03 08
650 By Legislative Research Committee. Investments of the Iou		Steering recommends calendar 167 Passed House, ayes 98, nays 1 171 Signed by Speaker 196	15

HOUSE RECORD	OF SENATE BILLS 139a
S.F. Page	S.F. Page
672 By Lodwick. Codes, standards, and regulations considered by the employment safety commission in adopting rules, regulations and codes.	Amendment filed 1789 Amendment filed 1801 Amendment filed 1833 Amendment filed 1851 Amendment withdrawn 1901
Received, referred to industrial and human relations 1552	Amendment adopted
674 By Dodds. Property tax exemption of charitable and religious institutions.	Amendment withdrawn 1902 Passed House, ayes 86, nays 23 1902 Motion filed to reconsider vote 1921
Received, referred to sifting 2103	Amendment filed
677 By Legislative Research Committee. Iowa public employees retirement system and providing an appropriation therefor.	Amendment filed
Received, referred to	bighed by openaci
appropriations	685 By Ely. Establishing an interagency case information service and authorizing public and private agencies to participate therein. Received, referred to sifting 1897
Committee report adopted	Sifting recommends calendar 2471 Amendment filed 2568 Amendment adopted 2568 Passed House, ayes 63, nays 46 2569 Signed by Speaker 2598
Amendments filed	687 By Committee on Public Health and Welfare. Adoption of the interstate compact on the mentally disordered offender and providing for the implementation thereof.
Received from Senate	Received, referred to public health and welfare
adopted	688 By Committee on Agriculture. Provide a lien on petroleum products in the raising of crops. Received, referred to motor vehicles and highway safety
681 By Legislative Research Committee. Issuance of permits for the movement of vehicles and loads of excess size and weight. Received, referred to roads and highways	689 By Committee on Agriculture. Brucellosis control in swine. Substituted for H.F. 671

S.F.	Page	S.F.	Pa	ge
691 By Committee on Government Affairs. Military forces of the State of Iowa. Received, referred to state government affairs	. 1239 . 1472 . 1472 . 1482 . 1667 . 1673 . 1701 . 1893	fa a lo Receiv Substir Passed Explar Motion Rule s Motion Amend	By Committee on Education. athorizing the higher education citlities commission to establish reserve fund to guarantee student ans. ans. ted, passed on file	570 701 734 780 780 780
labor.		Signed	by Speaker 20)44
Received, referred to sifting	on 1- 5- . 1740 . 2042 . 2044	Receive Sifting Amend Amend Amend Passe	By Shirley, Klefstad, Nurse, eaberlin, Burns, Floy and Neulort liability of cities and towns. Wed, referred to sifting	170 173 185 185 185
ayes 52, nays 50	. 2144 . 2199	m li	By Committee on Safety and Law inforcement. Training schools for embers of the department of pub- c safety.	
695 By Stanley, Cassidy and Jepse Private college preparatory schools Received, referred to schools Steering recommends calendar Committee report	1410 . 1470	enfo Substi Passe	tuted for H.F. 254	365 365
Recommended passage	. 1476 . 1482 . 1674 . 1689 . 1690	ar oj di st qu se	By Committee on Public Health and Welfare. Establishment and peration of an institution for the agnosis and treatment of persons affering from mental illness relating management and care in a courity setting in place of the deartment of mentally ill at the	
696 By Kibbie, Murray, Ely, Kle stad, Condon, Reno, Van Eato Walsh, Reppert, Gaudineer, Jessen, Riley, DeHart and O'Malle Apportionment of the road use to fund allocations. Received, referred to sifting	n, o- y. ax	Receive Sifting	en's reformatory. yed, referred to sifting	171 180
mederica, referred to stitling	. 2100	120	by committee on Appropria-	

S.F. Pa	age	S.F.	Page
tions. Appropriate funds to de- fray expenses of the inaugural cer-		tional radio and television. Received, referred to state	1010
emonies. Received, referred to		government affairs	
appropriations	116	Committee report	
Committee report		Recommended amendment,	20.0
Recommended passage 1	331	passage	
Committee report adopted 1	337	Amendment filed	
Passed House, ayes 99, nays 2 1		Committee report adopted	
Signed by Speaker	549	Amendment filed	
726 By McGill. Legalize the incor-		Amendments adopted Passed House, ayes 82, nays 35	
poration of the town of Lucas, Lu-		Motion filed to reconsider vote	
cas County, Iowa, the election of its		Motion to reconsider vote failed	
officers, the passage and adoption		Signed by Speaker	2598
of its ordinances and resolutions			
and all acts done by the officials		733 By Committee on Public Health	
of said town while acting as such. Received, referred to judiciary 1	190	and Welfare. Vital statistics.	
Committee report		Received, referred to sifting	2048
Recommended passage		736 By Committee on Education. Ad-	
Committee report adopted 1		vertising and selling courses of	
Passed House, ayes 103, nays none 1		instruction and to amend chapter	
Signed by Speaker 1	430	seven hundred thirteen A (713A),	
727 By Committee on Conservation		Code 1966, relating thereto.	
and Recreation. Fees of licenses		Received, referred to schools Amendment filed	1170
issued by the state conservation		Amendment med	1000
commission.		738 By Committee on Education. Cr-	
Received, referred to sifting 18		eating an educational compact	
Sifting recommends calendar 20		commission, providing for the jo-	
Passed House, ayes 80, nays 9 22 Signed by Speaker 24	127	inder of this state in said com-	
Signed by Opeaker		pact, and making an appropriation therefor.	
728 By Committee on Public Health		Received, referred to appropriations.	2018
and Welfare. Barbering.			
Received, referred to public health	200	739 By Committee on Governmental	
and welfare 16 Sifting recommends calendar	125	Affairs. Establish a state depart-	
Passed House, ayes 102, nays 10 20	004	ment of social services, combining	
Signed by Speaker		the present functions of the board	
		of social welfare, department of social welfare, board of parole,	
729 By Committee on Commerce.		board of control of state institu-	
Power of state and savings banks to		tions and other state agencies and	
own and lease certain personal		divisions.	
property.		Received, referred to government re-	
Received, referred to sifting 18 Sifting recommends calendar 20		organization	
Passed House, ayes 74, nays 10 22		Recommended passage	
Signed by Speaker 24	172	Committee report adopted	1508
G V -F		Amendment filed	1678
732 By Committee on Education.		Sifting recommends calendar	
State communications and educa-		Amendment filed	1734

S.F. Page	S.F. Page
Amendment filed 1755	Sifting recommends calendar 1733
Amendment adopted 1791	Amendment filed 1796
Amendment filed 1800	Amendment filed 1799
Amendment filed 1801	Amendment filed 1830
Amendment filed 1829	Amendment filed 1833
Amendments filed	Amendments filed 1850
Amendment withdrawn 1974 Motion filed to reconsider vote 1975	Amendment adopted 1889
Point of order raised 1975	Amendment adopted 1890
Motion to reconsider prevailed 1975	Amendment withdrawn 1890
Amendment adopted 1975	Amendment filed 1891
Amendments adopted 1976	Amendments adopted 1891
Passed House, ayes 69, nays 52 1978	Passed House, ayes 90, nays 19 1892
Motion filed to reconsider vote 1979	Amendment filed 1923
Motion to reconsider vote failed 1979	Received from Senate 2049
Signed by Speaker 2598	House concurred 2124
	Passed House, ayes 94, nays 5 2124
740 By Committee on Governmental	Signed by Speaker 2598
Affairs. Department of revenue	
and collection of premium taxupon	744 By Committee on Judiciary. Mu-
insurance policies.	nicipal bands.
Received, referred to government re-	Received, referred to commerce 1340
organization 1255	
Sifting recommends calendar 1733	745 By Committee on Governmental
Passed House, ayes 65, nays 40 1915	Affairs. Transfer the administra-
Signed by Speaker 2205	tion and enforcement of motor ve-
	hicle fuel tax to the department of
741 By Committee on Agriculture.	revenue.
Licensing and regulating persons	Received, referred to government re- organization
engaged in loaning or leasing	Sifting recommends calendar 1733
bulls.	Amendment filed 1828
Received, referred to agriculture 1563	Amendment filed 1895
	Point of order raised
742 By Committee on Ways and Me-	Amendments filed 1917
ans. Motor fuel tax.	Amendments adopted 1917
Received, referred to tax revision 1552	Motion filed to reconsider vote 1917
Sifting recommends calendar 1733	Motion to reconsider vote failed 1917
Amendment filed 1755	Passed House, ayes 75, nays 231917
Amendment filed 1797	Signed by Speaker 2598
Amendment filed 1787 Point of order raised 1787	
Passed House, ayes 107, nays 41788	746 By Committee on Governmental
Signed by Speaker 2117	Affairs. Reorganization of the Iowa
bighed by bpeaker	liquor control commission.
743 By Committee on Governmental	Received, referred to government re-
Affairs. Creating a department of	organization 1255
revenue in lieu of the state tax com-	Sifting recommends calendar 1733
mission, to be headed by a director	
of revenue.	747 By Committee on Judiciary.
Received, referred to government re-	Corporations.
organization 1340	Received, referred to commerce 1563

S.F. Page 750 By Committee on Judiciary. Mileage allowance for members of the board of supervisors. Received, referred to sifting	S.F. Page and highway safety
Reimburse counties for the payment of attorney fees for indigents in habeas corpus actions. Received, referred to judiciary	The particle of said school district. Tegalize and validate the proceedings of the board of directors of the Dubuque Community School District, in the counties of Dubuque and Jackson, State of Iowa, authorizing and providing for the issuance of school building bonds and for the levy of taxes for the payment of said bonds and declaring the bonds issued pursuant to said proceedings to be enforceable obligations of said school district.
752 By Committee on Judiciary. Expressly providing for the issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products owned by them and the effectiveness of a transfer of the title or interest in such products by means of such receipts. Received, referred to commerce 1340	Received, referred to judiciary
Committee report	changes. Received, passed on file 1643 Referred to sifting 1740 Amendment filed 2045 766 By Committee on Public Health and Welfare. Acquisition of exist-
 753 By Committee on Education. Establishment of an advisory committee on elementary and secondary school approval standards. Received, referred to schools 1587 755 By Safety and Law Enforcement Committee. Vehicle safety. Received, referred to motor vehicles 	ing privately owned property and facilities in connection with the establishment of county hospitals. Received, referred to public health and welfare

S.F. Page	S.F. Page
767 By Committee on Transporta-	Amendment filed 1744
tion. Truck speed limits on Iowa	Amendments adopted 1744
roads and highways.	Point of order raised 1745
Received, referred to motor vehicles	Point of order raised 1746
and highway safety 1552	Amendment filed 1746
Committee report 1639	Amendment filed 1755
Recommended passage 1639	Motion filed to reconsider vote 1795
Committee report adopted 1641	Amendment filed 2371
Sifting recommends calendar 1989	Motion to reconsider prevailed 2466
Amendments filed 1991	Amendments withdrawn 2466
Amendment filed 1992	Motion filed to reconsider vote 2466
Amendment withdrawn 2008	Motion to reconsider prevailed 2466
Point of order raised 2008	Amendments withdrawn 2467
Point of order raised 2009	Amendments filed 2467
Point of order raised 2009	Amendment adopted 2467
Passed House, ayes 109, nays 11 2009	Point of order raised 2467
Signed by Speaker 2205	Amendment adopted 2468
	Passed House, ayes 87, nays 16 2468
768 By Committee on Ways and Me-	Rule suspended 2498
ans. Exemption of certain live-	Motion filed to reconsider vote 2498
stock from taxation.	Motion to reconsider prevailed 2498
Received, passed on file 1496	Amendment filed 2498
Referred to sifting 1874	Amendment adopted 2498
Motion to withdraw from sifting 2172	Passed House, ayes 86, nays 18 2499
	Signed by Speaker 2598
772 By Committee on Ways and Me-	
ans. Valuation and assessment of	773 By Committee on Ways and Me-
property for purposes of taxation	ans. Assessment and taxation of
and determining the rate of assess-	certain personal property and ex-
ment.	emptions therefrom, and to appro-
Received, referred to tax revision 1508	priate and allocate funds from the
Committee report 1600	general fund for the replacement
Recommended amendment, passage 1600	of said exemptions.
Made special order 1608	Received, passed on file 1496
Committee report adopted 1608	Substituted for H.F. 604 1498
Amendment filed	Amendment filed 1499 Point of order raised 1500
Special order	Amendment adopted 1500
Special order	Passed House, ayes 91, nays 20 1501
Amendment adopted	Rule suspended 1502
Amendments filed	Nute suspended
Amendments filed	775 By Committee on Appropria-
Amendment filed 1737	tions. Appropriate from the gen-
Amendment adopted 1742	eral fund of the State of Iowa to
Amendment withdrawn 1742	the state conservation commission
Amendments filed 1742	for construction, replacement, re-
Amendments adopted 1742	pairs, development, and altera-

tions to state parks and reserves,

state forests, and state waters,

for dredging, artificial lake devel-

Amendment withdrawn 1742

Amendments adopted 1742

Amendments withdrawn 1743

S.F. Page	S.F. Page
Passed House, ayes 93, nays none 2074	for certificates of title to vehicles
Signed by Speaker 2320	and title transfers.
	Received, referred to motor vehicles
785 By Committee on Education.	and highway safety 1552
Compulsory school attendance and educational standards.	Committee report
Received, referred to sifting 1805	Recommended passage 1638 Committee report adopted 1641
Point of order raised 2461	Sifting recommends calendar 2042
Passed House, ayes 81, nays 35 2461	Passed House, ayes 95, nays 3 2200
Sifting recommends calendar 2470	Signed by Speaker 2427
Signed by Speaker 2598	5 · .
	791 By Committee on Judiciary.
786 By Committee on Governmental	Mileage allowance for members of
Subdivisions. Amend section four	county boards of supervisors.
hundred twenty-seven point one	Received, referred to sifting 1706
(427.1), Code 1966, to exempt from	Sifting recommends calendar 2043
taxation buildings, including the	Passed House, ayes 93, nays none 2077
equipment thereof and site there-	Signed by Speaker 2320
for, when leased to a city and op-	793 By Committee on Governmental
erated as a civic center, and se- curities issued by nonprofit cor-	Affairs. Reorganization of the de-
porations to finance the cost of	partment of health.
acquiring and constructing or both	Received, passed on file 1684
a building or buildings, including	Referred to sifting
the equipment thereof and site	G
therefor, leased to a city and op-	794 By Committee on Judiciary.
erated as a civic center.	Ninth (9th) and eighteenth (18th) ju-
Received, referred to cities and	dicial districts.
towns	Received, referred to sifting 2103
Committee report	
Recommended passage 1638	795 By Committee on Governmental
Committee report adopted 1641 Steering recommends calendar 1676	Affairs. Reorganization of the of-
steering recommends calendar 1070	fice of state comptroller, including reorganization and reassignment
789 By Committee on Transporta-	of various state offices and depart-
tion. Requiring a bond of motor	ments including the state printing
vehicle dealers engaged in the	board, the superintendent of print-
sale of vehicles for which a cer-	ing, the capitol buildings and gro-
tificate of title is required.	unds department, the superinten-
Received, referred to motor vehicles	dent of capitol buildings and
and highway safety 1563	grounds, the state car dispatcher,
Committee report 1639	centralized purchasing procedure,
Recommended passage 1639	assignment of office and depart-
Committee report adopted 1641 Sifting recommends calendar 1925	ment space procedure, mail de- livery and messenger service,
Passed House, ayes 102, nays 8 2005	state and federal surplus property
Signed by Speaker	programs, record storage, data
<u> </u>	processing, partial functions of
790 By Committee on Transporta-	the armory board and involving
tion. Notarization of applications	other functions and departments.

S.F. Page	S.F. Page
Received, passed on file 1684	tions. Availability of receipts of
Referred to sifting 1740	the board of control institutions.
_	Received, referred to appropriations. 1531
796 By Committee on Governmental	Committee report 1893
Subdivisions. Disaster aid for gov-	Recommended amendment, passage 1893
ernmental subdivisions.	Committee report adopted 1897
Received, referred to sifting 2048	Amendment adopted 1938
Sifting recommends calendar 2206	Passed House, ayes 107, nays none 1938
Amendment filed 2282	Signed by Speaker
Amendment adopted 2296	angliou of apositor
Passed House, ayes 81, nays 14 2296	
Received from Senate 2303	807 By Committee on Ways and Me-
House insisted 2307	ans. Taxation of personal property
Conference committee appointed 2337	and to make an appropriation relat-
Received from Senate 2388	ing thereto.
Conference committee report 2386	Received, referred to appropriations. 2137
Conference committee report	
adopted 2433	809 By Committee on Safety and Law
Passed House, ayes 90, nays 3 2433	Enforcement. Registration plates.
Signed by Speaker 2598	Received, referred to sifting 1924
8 4 1	Amendment filed 2068
797 By Committee on Judiciary.	Amendment adopted 2068
Make appropriations to certain	Passed House, ayes 89, nays 15 2069
named persons in settlement of	Signed by Speaker
claims made against the State of	angular of appeared to the term of the second
Iowa.	815 By Committee on Governmental
Received, referred to sifting 2259	Affairs. Reorganization of various
Committee report 2428	boards, commissions, depart-
Reported without recommendation 2428	ments, and agencies of state gov-
Committee report adopted 2430	ernment, creating the Iowa govern-
Passed House, ayes 82, nays 15 2453	mental reorganization commiss-
Signed by Speaker 2598	ion, and making an appropriation
	therefor.
799 By Committee on Safety and Law	Received, referred to sifting 2104
Enforcement. Amend Senate File	
306, Acts of the Sixty-second (62nd)	820 By Committee on Safety and Law
General Assembly, relating to the	Enforcement. Acceptance of fed-
use of safety emblems on slow	eral funds for highway safety.
moving vehicles.	Received, referred to sifting 2146
Received, referred to sifting 1740	Motion to withdraw from sifting 2369
Sifting recommends calendar 1753	Sifting recommends calendar 2471
Passed House, ayes 96, nays 1 1772	Amendment filed 2474
Signed by Speaker 2044	Amendment filed 2481
	Amendments adopted 2481
802 By Committee on Education. In-	Passed House, ayes 99, nays 8 2481
terest on the investment of public	Signed by Speaker 2598
funds.	
Received, referred to sifting 1968	821 By Committee on Appropria-
	tions. Appropriate from the gen-
803 By Committee on Appropria-	eral fund of the State of Iowa for

Passed House, ayes 106, nays 6... 2449

lars for each year of the biennium

S.F. Page	S.F. Pag
Received from Senate	842 By Committee on Appropriations. Make appropriations for expenses incurred by the committee established by House Joint Resolution twenty-eight (28), Acts of the Sixty-second General Assembly, to subdistrict legislative districts in the state. Received, referred to appropriations. 222: Substituted for H.F. 776
838 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for the biennium beginning July 1, 1967 and ending June 30, 1969 to the state board of regents for the salaries, support, maintenance, equipment, miscellaneous purposes, and repairs, replacements, and alterations of institutions under the said state board of regents.	843 By Committee on Appropriations. Make appropriations to members of the Iowa legislative research committee. Received, referred to appropriations. 222: Substituted for H.F. 777
Received, placed on appropriation calendar 2176 Amendment filed 2208 Amendment adopted 2357 Passed House, ayes 95, nays 24 2358 Received from Senate 2431 House insisted 2438 Received from Senate 2526 Conference committee report 2479 Conference committee report 2522 Conference tommittee 2552 Passed House, ayes 94, nays 14 2552 Signed by Speaker 2598	844 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the department of public instruction seven thousand five hundred (7,500) dollars for use as a revolving fund for the veterans administration and five thousand (5,000) dollars for the school lunch program. Received, referred to appropriations. 2223 Substituted for H.F. 779
840 By Committee on Appropriations. Appropriating funds for the purchase of an airplane to be utilized by the Governor and other state officials.	846 By Committee on Appropriations. Appropriate from the Iowa public employees' retirement system fund three hundred seventy-five thousand (375,000) dollars to the employment security commission.

sion for the costs of the administration of chapter ninety-seven B (97B) of the Code. Received, referred to appropriations. Substituted for H.F. 784 Passed House, ayes 97, nays none Signed by Speaker	eral fund of the department tion, division division for the department tion, division for the department tion for participati	
847 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa to the department of public safety for capital improvements including land acquisition and highway patrol buildings and for radio equipment for the division of radio communications.	Substituted for H.F. Passed House, aye Signed by Speaker 853 By Commit tions. Approperal fund of t	to appropriations. 2223 7. 780
Received, referred to appropriations. Substituted for H.F. 783	funds for var 2276 and various of 2277 the State of Io 2598 ses provided ing to the judi	divisions thereof of owa, for the purpo- by law, and relat- icial and peace offi-
848 By Committee on Appropriations. Appropriate from the general fund of the State of Iowa for capital improvements for buildings and grounds under the superintendent of public buildings and grounds.	salaries of va sitions, and to tions of the Cod ments receiv under this Act. Received, passed of	on file 2498
Received, referred to appropriations. Substituted for H.F. 781 Passed House, ayes 88, nays 7 Signed by Speaker	Amendments filed Amendments adopt Amendments filed Amendments adopt Amendments adopt	F. 773
850 By Committee on Appropriations. Appropriate funds from the primary road fund to the industrial commissioner for payment of workmen's compensation claims of employees of the state highway commission.	Amendments adopt Amendment filed . Amendment filed . Amendments adopt Amendments filed Amendments adopt	ted
Received, referred to appropriations. Committee report	Motion to reconsiderable Motion to reconsiderable March Mendments filed Amendments adopt March M	consider vote
852 By Committee on Appropria-		ate 2494

S.F.	Page	S.F.			Page
Conference committee appointed Conference committee report Conference committee report adopted	2586 2588 2588 2598	tions. eral the tre eys a fund p dred t	Approp. fund of the easurer condition credition revided in wenty-two	tee on Appropria- riate from the gen- he State of Iowa to of state for the mon- ts tax replacement n chapter four hun- to (422) of the Code, emillion (3,000,000)	-) - ;
854 By Governmental Affairs Committee. Effective date of Act		dollar	s.	, , , ,	
of the General Assembly.	01.00			. 782	
Received from Senate	$\frac{2203}{2203}$	Passed Ho	use, ayes	107, nays none	2275
organica by operator	12			ee on Appropria-	
856 By Committee on Governmenta Affairs. Effective date of Acts of the General Assembly not becoming law prior to July 1 nex following passage.	. .	the bie	und of the ennium be ding June	riate from the gen- e State of Iowa for eginning July 1, 1967 e 30, 1969 to the of- rintendent of public	
Received, passed on file	2224			rounds for opera-	
Rule suspended				the property known ank Building located	
Passed House, ayes 71, nays none Signed by Speaker		at Fou	rth and V	Valnut streets, city Polk County, Iowa.	
857 By Committee on Appropriations. Creating the general contingent fund of the state for the biennium beginning July 1, 1967 and ending June 30, 1969 and appropriating thereto the sum of one million eight hundred thousand (1,800,000) dollars from the general fund of the state, speci-	- e 7 1 1 f -	Committee Recommen Committee Amendmen Passed Hou Received fr House cond Passed Hou	report. ded amen report ac t adopted use, ayes rom Senat curred use, ayes	to appropriations. dment, passage dopted	2371 2371 2375 2385 2385 2477 2514 2514
fying the purposes for which the	•				
appropriation may be used. Received, referred to appropriations.	2303	tions.	State hig	ee on Appropria- shway commission. to appropriations.	2259
858 By Committee on Appropriations. Authorizing capital expenditures by the state highway commission from the primary road fund.	- -	Committee Recommend Committee Rule suspe	report. ded passa report ac nded	age	2498 2498 2498 2555
Received, referred to appropriations.	2259				
Committee report		969 D	Com==!!!	A	
Recommended passage	2324 2378	tions. for a	Authori Iditional	ee on Appropria- izing expenditures equipment by the commission from	

S.F. Page	S.F. Page
the primary road fund for the bi-	therefor.
ennium beginning July 1, 1967	Received, referred to appropriations. 2303
and ending June 30, 1969.	Committee report 2371
Received, referred to appropriations. 2259	Recommended passage 2371
Committee report 2321	Committee report adopted 2375
Recommended passage	Passed House, ayes 99, nays 3 2377
Committee report adopted 2324	Signed by Speaker 2598
Passed House, ayes 103, nays 1 2367	3 .
Signed by Speaker 2598	867 By Committee on Appropria-
bighed by speaker 2000	tions. Appropriate from the gen-
COR De Generalitas en Ammonnio	eral fund of the State of Iowa three
863 By Committee on Appropria-	hundred ninety thousand (390,000)
tions. Authorizing expenditures by	dollars to the department of pub-
the state highway commission from	lic instruction for participation
the primary road fund for use as a	in the Manpower Development and
permanent revolving fund.	Training Act of 1962, as amended.
Received, referred to appropriations. 2259	Received, referred to appropriations. 2323
Committee report 2321	Substituted for H.F. 790 2351
Recommended passage 2321	Passed House, ayes 103, nays none. 2351
Committee report adopted 2324	
Passed House, ayes 98, nays 3 2366	Signed by Speaker 2598
Signed by Speaker 2598	
	868 By Committee on Appropria-
864 By Committee on Appropria-	tions. Accept the National De-
tions. Authorizing expenditures	fense Education Act of 1958 and
by the state highway commission	to make an appropriation from
from the primary road fund for	the general fund of the State of
the biennium beginning July 1,	Iowa to the department of pub-
1967 and ending June 30, 1969,	lic instruction for participation
and relating to salaries of high-	in said Act.
way commission members, di-	Received, referred to appropriations. 2323
rector of highways, chief engin-	Substituted for H.F. 788 2350
eer, and expenses of the com-	Passed House, ayes 103, nays none 2350
missioners.	Signed by Speaker 2598
Amendment filed 2373	· ·
Received, referred to appropriations. 2431	869 By Committee on Appropria-
Substituted for H.F. 794 2464	tions. Appropriate from the gen-
Amendment withdrawn 2464	eral fund of the State of Iowa one
Amendment filed 2464	hundred ten thousand (110,000)
Amendment adopted 2465	dollars to the department of pub-
Passed House, ayes 95, nays 13 2465	lic instruction for participation
Amendment filed 2472	in the Economic Opportunity Act
Received from Senate 2493	of 1963, as amended.
House concurred	Received, referred to appropriations. 2323
Passed House, ayes 105, nays 1 2516	Substituted for H.F. 791 2365
Signed by Speaker 2598	Passed House, ayes 106, nays 2 2365
Signed by Speaker 2396	Signed by Speaker 2598
865 By Committee on Appropria-	
tions. Authorize the construc-	870 By Committee on Appropria-
tion of a chapel at Camp Dodge	tions. Appropriate from the gen-
and to provide an appropriation	eral fund of the State of Iowa

HOUSE CONCURRENT RESOLUTIONS

RE	LATING TO	
1-	Joint convention January 9, 1967, 1:30 p.m., Governor's Message, canvass of	
	votes at joint convention January 10, 1967	33
2	Additional employees	33
3	Urge Congress to inaugurate a program of tax-sharing with	
	the states	742
4	Urge all Legislators and personnel purchase a United States Savings Bond each	
-	month of the session	390
5	Urge Congress to call a constitutional convention to propose amendment allow-	000
Ü	ing states having a bicameral legislature to apportion one house on non-	
	population factors	331
6	State comply with the new federal minimum wage law as applied to Iowa	001
U	public employees	268
7	Sixty-second General Assembly extend to Honorable Guy M. Gillette, on his	200
•		
	88th birthday, their congratulations and appreciation for his splendid history	004
0	as a statesman	234
8	Contract for installation of passenger elevators behind Legislative Chambers	0=0
_	be legalized and approved.	253
9	Petition the President of the United States to reconsider his decision to cut	
10	back on the Federal-aid Highway Program	286
10	Joint session Thursday, March 30, 1967 at 2:00 p.m., Pioneer Lawmakers	
	present program	685
11	Sixty-second General Assembly pledge its support for the Youth in Government	
	Program	715
12	Greetings and welcome extended to Yucatan Representatives promoting Yuca-	
	tan industry, etc	672
13	That Donna Amilia Hernandez, Chief Patron of the Ballet Folklorico de Mexico,	
	be designated as an honorary member of both Houses	672
14	Committee of inquiry be appointed to investigate practices and conduct of	
	personnel in highway commission	759
15	That the Governor contact relatives of Iowa servicemen and servicewomen	
	who give their lives while serving in the armed forces 781, 809, 2390,	2500
16	Provide assistance to Iowa communities in time of disaster	1001
17	Urge Congress to consider the advisability of enacting a National Motor Truck	
	Registration Law, a Road Use Fee System for interstate motor truck ope-	
	ration, etc	2059
18	Urge Congress to promptly consider and enact H.R. 5105 into law	1284
19	Doubling state's contribution for hospital and medical group insurance	
	and provide group life insurance not to exceed \$5,000 for each em-	
	ployee	1467
20	Members of the Valley High School Band and Pleasant Valley High School	
	Band and their directors, Gerald Kinney and Charles DCamp be designated	
	official representatives of the State of Iowa at Expo '67 Montreal, Quebec,	
	Canada where they will give a concert	1610
21	Legislative Research Committee study littering problem of the state1457,	1553
22	Petition Congress to call a convention for proposing an amendment to the	-000
_	Constitution, election of President and Vice President	2213
23		2210
ć O	That the Sixty-second General Assembly adjourn sine die at 5:00 p.m. Friday,	0001
	June 2, 1967	2001

24	Grant reciprocity to all trucks bearing Minnesota farm registration plates regardless of the gross weight of the vehicle	1641
25	Printing of an updated State Capitol and Iowa Information Chart 1705,	1998
26	Purchase of educational materials which fairly include recognition, contribu-	
	tions and accomplishments of ethnic and racial groups by all schools1759,	1970
27	Sine die adjournment at 5:00 p.m., Friday,	
	June 23, 1967	2596
28	Board of Regents be authorized to construct an addition to the general hospital	
	of the State University of Iowa. Substituted for S.C.R. 53 1980, 2019,	2036
29	Public Instruction adopt changes as set out in this Resolution, in rules relating	
	to educational standards	2484
30	Congress allow Iowa opportunity to submit additional specifications outlining	0010
31	Iowa's capabilities and resources for Atomic Accelerator Facility2156, Special agent in charge of the F.B.I. Omaha Field Division be requested to	2213
ŲΙ	serve as an ex officio council member of the Iowa Law-Enforcement Aca-	
	demy Council	2388
32	Legislative Research Committee study programs for transportation to	2000
	school of all children subject to Iowa school attendance laws	2376
33	Legislative Research Committee study need for a medical center in one of	
	the large urban communities in central Iowa	2388
34	Legislative Research Committee continue study of Iowa Drainage Laws	2336
	HOUSE RESOLUTIONS	
RE	LATING TO	
1	Chaplain committee	10
2	That each member of the House select and appoint a qualified clerk	11
3	Superintendent of printing authorized to print tenth edition of "How a Bill	
	Becomes a Law"	311
4	Requesting Representative A. June Franklin convey the respects of the members of the House to Emperor Haile Selassie of Ethopia and his staff,	
	and that she accept the voluntary contributions from her associates to assist	
	her in meeting the obligation from this commendable act of citizenship	301
5	Express personal sympathy to Representative Voorhees in the loss of his	
-	mother, Mrs. Earl Crum	357
6	Express personal sympathy to Representative Story in the loss of his mother,	
	Mrs. John Babbitt	1071
7	Express personal sympathy to Representative Andersen in the loss of his	
_	mother, Mrs. M. Marie Andersen of Presho, South Dakota	1576
8	Interim expenses for the Chief Clerk	2561
	SENATE CONCURRENT RESOLUTIONS	
REI	LATING TO	
1	Joint committee to arrange for inauguration	33
2	Senate and House members, office of staff of Senate Secretary and Chief Clerk	
-	and press to be furnished 1966 Codes and Session Laws	33
3	Journals, bills and binders to be furnished free to county auditors	34
4	Adjournment Thursday, January 12, 1967 - reconvene 11:00 a.m., Monday,	
	January 16, 1967	60
5	Joint convention, Governor's Budget Message, January 19, 1967	

	at 2:00 p.m97,	107
6	Not messaged to House.	
7	Adjournment Friday, March 17, 1967 at 12:00 noon - reconvene 11:00 a.m., Monday, March 27, 1967. Final date for filing bills, March 8, 1967 at	
_	4:00 p.m	109
8	Compensation of chaplains, officers and employees of the General Assembly	130
9	Not messaged to House.	
10	Not messaged to House.	
11	New state office building benamed the Henry A. Wallace State Office Building.	290
12	Not messaged to House.	
13	Not messaged to House.	
14	Construction of U.S. Interstate 35 in Iowa be brought to the attention of Con-	
	gress - review construction of interstate highways	552
15	Not messaged to House.	
16	Not messaged to House.	
17	Two WATS lines be installed in Senate and three WATS lines	
	in House	673
18	Not messaged to House.	0.0
19	Not messaged to House.	
20	Commissioner of Public Safety approve containers or holders for vehicle	
	registration certificates	543
21	Eastern Orthodox Church be recognized as a major faith in the	010
	State of Iowa	1530
22	Not messaged to House.	-000
23	Greetings and welcome extended to Yucatan Representatives promoting Yuca-	
	tan industry, etc	672
24	That Donna Amilia Hernandez, Chief Patron of the Ballet Folklorico de	
	Mexico, be designated as an honorary member of both Houses	672
25	Pledge support and passage of the "1965 Permanent Apportionment Plan"	
	at the 1968 general election and in Sixty-third General Assembly and at	
	the special election in 1969, and that the Sixty-second General Assembly	
	enact a temporary plan for districting, create a commission to submit	
	such a plan	742
26	Not messaged to House.	
27	The Iowa Bureau of Labor and all other bureaus, etc., directed to deliver and	
	disclose to Senator Kruck or to any member of the General Assembly such	
	records, correspondence, materials, etc., as may be requested928, 977,	1040
28	State agencies in the purchase of supplies afford reasonable opportunity for	
	competition, preference to Iowa dealers, etc	1012
29	Not messaged to House.	
30	Not messaged to House.	
31	Not messaged to House.	
32	Extend deep and profound sympathy to the family and friends of the late	
	Honorable Leo Elthon, and a committee of four from the Legislature to	
00	attend the funeral	997
33	Not messaged to House.	
34 35	Not messaged to House.	
30	Directing the Executive Council to maintain a small room in the capitol	1074
36	building to be designated as a Chapel	1874
37	Not messaged to house.	
٠,	THO MONDA OF HOUSE.	

38 39	Urging the President of the United States and Postmaster General take immediate action necessary to improve mail service for citizens of Iowa1900, Not messaged to House.	1968
40	Urging Congress approve the President's \$470,000 appropriation request, Herbert Hoover National Historic Site	1435
41	Study of Iowa Banking Laws authorized by the Legislative Research Committee be continued	1435
42	Sixty-second General Assembly extend condolences and sympathy of all citizens of the state to the family of Iowa Supreme Court Justice T. Eugene Thornton.	1346
43	Urging Congress direct the Department of Defense, the Bureau of the Budget, etc., to establish and maintain an adequate and permanent national cemetery	-
44	system	1435
	life insurance for employees	1511
45 46	Legislative Research Committee study littering problem	1611
47	May 31, 1967	1530
48	Grant reciprocity to all trucks bearing Minnesota farm registration plates	
10	regardless of the gross weight of the vehicle	1979
49	Comptroller issue warrants for legislative printing expense	1752
50	Not messaged to House.	
51	Legislative Research Committee evaluate needs of existing Board of Control Institutions serving mentally ill and mentally retarded	2081
52	Request Congress to repeal the requirement to have erection of "Your High-	200-
	way Taxes at Work' signs on construction projects	2301
53	Not messaged to House - H.C.R. 28 substituted.	
54	Not messaged to House.	
55 56	None. Legislative Research Committee study possible need of building code legis-	0446
	lation for Iowa	2446
57	Not messaged to House.	
58	Not messaged to House. Legislative Research Committee study Public Utility Statutes and Rules and	
59	Regulations	2256
60	Suitable monument be erected on the grounds of the State Capitol honoring all sons and daughters of Iowa who forfeited their lives in the Viet Nam con-	2200
	flict and previous wars	2500
61	Legislative Research Committee continue study of Iowa Drainage Laws2389	2500
62	President of the Senate and Speaker of the House be presented with the chairs occupied by them during the session	2561
63	Senator George E. O'Malley and Senator Vern Lisle presented with chairs they have occupied during the Sixty-second General Assembly 2495,	2561
64	Details of closing session of Sixty-second General Assembly and reconvening	
	any special or subsequent regular session	2562
65	Not messaged to House.	
66	Secretary of Senate and Chief Clerk of the House authorized to attend National	0560
	Legislative Conference	2563
67	Expenses of Legislators, pertaining to operation of legislative services between sessions, be paid after proper authorization	2563

SUBJECT INDEX

ABORTION

General

Abortion. S. F. 645, Ely.

ACCOUNTS

General

Interest on open accounts. S.F. 466, Lamborn, et al.

Maximum permissible rate of interest legally chargeable on charge accounts. S.F. 606, Denman, et al - H.F. 522, Palmer, et al.

ACCOUNTANTS

General

Counties power to employ certified public accountants. H.F. 68, McIntyre, et al. License accountants, establish board of registered accountants, fees. S.F. 639, Reno, et al - H.F. 613, Busch, et al.

ACTIONS See Legal Actions

ADC

General

Age limit for children eligible to receive ADC. S.F. 386, public health and welfare. Community work and training program to aid members of families receiving ADC. S.F. 547, Stanley.

Payment of assistance from ADC funds, child removed from state. S.F. 551, public health and welfare.

Community work and training program for recipients of ADC. S.F. 734, public health and welfare.

ADJUTANT GENERAL General

Riot control. S.F. 554, Stanley.

Military forces of the state of Iowa. S.F. 961, governmental affairs.

Funds to defray expenses of the inaugural ceremonies, appropriation. S.F.725, appropriations.

Reorganization of the department of public defense. S.F. 812, governmental affairs.

ADMINISTRATIVE PROCEDURE

General

Delegation of administrative duties, soldiers relief commission. S.F. 88, Ely and Denman.

Reorganize administrative offices, departments, and agencies of the state. H.F. 11, Busch, et al.

Administrative functions to professional library administrator. H.F. 220, Voorhees, et al - S.F. 331, Erskine, et al.

Promulgation, approval and filing of rules of administrative agencies, appropriation. S.F. 348, Elvers and Shirley - H.F. 288, Millen, et al.

Administration of area vocational schools and community colleges. S.F. 599, education.

Establish officer of public protector, citizen complaints, etc. S.F. 455, Potgeter, et - al - H.F. 483, Lipsky, et al.

Rules of administrative agencies. H.F. 588, Millen, et al.

Transfer administration and enforcement of motor vehicle fuel tax to department of revenue. S.F. 745, governmental affairs.

ADOPTIONS

General

Adoption. H.F. 20, Renda.

Interstate compact on placement of children. S.F. 454, public health and welfare. Amend, revise, and codify the statutes, adoption. H.F. 648, Maloney.

ADVERTISEMENTS General

Prohibit price advertising of eyeglasses. S.F. 123, Condon, et al - H.F. 115, Petersen of Dallas.

Advertisement of intoxicating liquors. S.F. 345, Reppert.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Advertising and selling courses of instruction, trade schools. S.F. 533, Kibbie - H.F. 525, Gannon.

Advertising and selling courses of instruction. S.F. 736, education.

ADVISORY COMMISSION General

Create advisory commission on children and youth, appropriation. H.F. 421, Radl. Executive agencies reorganization study advisory commission, Appropriation. H.F. 744, appropriations - S.F. 818, appropriations.

AERONAUTICS General

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.

AGED General

Determination of eligibility for old age-assistance. H.F. 228, public health and welfare. Benefits given to retired persons under Iowa old-age and survivors insurance system - age 72. H.F. 244, Doderer and Petersen of Dallas.

Election requirements for low-rent housing for the elderly. S.F. 588, Condon, et al. Redemption of tax sale on property of deceased old-age assistance recipient. H.F. 547, Hullinger - S.F. 666, Main.

Homestead tax credit for persons over 65. H.F. 737, tax revision.

Commission

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

Members of the Iowa commission on the aging, appropriation. H.F. 725, appropriations - S.F. 806, appropriations.

AGRICULTURAL LAND TAX CREDIT See Taxes, Sub-Ref. Ag. Land Tax Credit

AGRICULTURE General

Fuel oil pumps, rules of department of agriculture. H.F. 60, judiciary committee. Additional agricultural producer association. S.F. 185, agriculture.

Sale of hay and straw. S.F. 222, Main.

Bonded warehouses for agricultural products. H.F. 201, Harbor and Clark.

Migratory agricultural laborers. H.F. 178, Tapscott, et al - S.F. 290 Denman.

Require inspection of licensed agricultural product warehouses by commerce commission. S.F. 441, Balloun and Potgeter.

Promote agriculture and racing. S.F. 488, Kibbie, et al.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622. Frommelt, et al.

Agricultural producer association for poultry producers. S.F. 654, Coleman.

Agricultural producer association for turkey producers. S.F. 655, Coleman.

Issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products, etc. S.F. 752, judiciary.

Agricultural lime. H.F. 713, agriculture.

Various regulatory divisions in department of agriculture, expenditures from trust funds. H.F. 761, appropriations.

Department of

Distributors of commercial feeds, file statements with dept. of agriculture. S.F. 149, agriculture.

Hog cholera indemnity, appropriated from general fund. S.F. 481, agriculture - H.F. 489, agriculture.

Licensing and regulating persons engaged in loaning or leasing bulls. S.F. 741, agriculture.

Establish and maintain additional divisions in department of agriculture. S.F. 757, agriculture.

Secretary of

Establish power of condemnation by sec. of agriculture. S.F. 225, agriculture.

Humane slaughter of livestock. H.F. 37, Radl, et al - S.F. 99, Riley, et al.

Secretary of agriculture animal brand book, appropriation. H.F. 503, Winkelman. Secretary of agriculture appointed by Governor. H.F. 529, Gannon.

Financial responsibility of slaughterhouses. S.F. 660, Murray.

Pest control compact, secretary of agriculture. S.F. 635, Murray - H.F. 612, Busch. Agricultural lime. H.F. 713, agriculture.

Labor Camps

Licensing and regulation of agricultural labor camps. H.F. 247, Hill, et al.

AIRCRAFT General

Limit civil liability to persons riding in privately owned aircraft. H.F. 359, Pierson, et al - S.F. 478, Lisle, et al.

Registration of aircraft. H.F. 679, roads and highways.

ALCOHOLISM General

Treatment of alcoholism - appropriation, S.F. 336, Kosek.

Cities and towns to finance local citizens' committees on alcoholism. S.F. 352, Kyhl, et al.

Operation of a motor vehicle. H.F. 591, Allen.

Alcoholism project, appropriation. H.F. 754, appropriations.

AMBULANCES General

Operation of ambulances. H.F. 415, Nelson, et al.

Ambulance service, permit boards of supervisors to provide. S.F. 51, Rigler.

ANIMALS General

Humane slaughter of livestock. H.F. 37, Radl, et al - S.F. 99, Riley, et al.

Closing hunting seasons during deer season. S.F. 134, committee on conservation and recreation.

Possession, sale of animals and birds. S.F. 170, Patton.

Bonding of operators of slaughterhouses. H.F. 144, agriculture.

Increase sales and use tax. create personal property tax credit fund. S.F. 162, Reichardt, et al - H.F. 177, Miller of Jones, et al.

Sale of pets. S.F. 251, Main.

Control and prevention of rabies. H.F. 194, Grassley.

Definition of fur dealers. H.F. 245, conservation and recreation.

Licensing of feeder pig dealers. S.F. 353, Potgeter and Stephens.

Sale of skins and plumage of lawfully taken game birds and animals. S.F. 354, conservation and recreation - H.F. 309 conservation.

Rabies vaccination of dogs. H.F. 431, Maloney.

Bounties on foxes. S.F. 605, Elvers, - H.F. 484, Tieden.

Secretary of agriculture animal brand book, appropriation. H.F. 503, Winkleman. Licensing of dogs by veterinarians. H.F. 512, Schmarje and Hicklin.

Financial responsibility of slaughterhouses. S.F. 660, Murray.

Issuance of dog licenses by veterinarians, eliminating listing of dogs by assessors. S.F. 715. Stanley.

Diseases

Eradication of bovine brucellosis. S.F. 266, Schaben.

Eradication of bovine brucellosis. H.F. 443, Den Herder.

Hog cholera indemnity, appropriated from general fund. S.F. 481, agriculture - H.F. 489, agriculture.

Eradication of hog cholera, appropriations. S.F. 659, agriculture - H.F. 575, agriculture.

Brucellosis control in swine. S.F. 689, agriculture - H.F. 671, agriculture.

Farm

Livestock exempt from taxation. H.F. 9, Johnson, et al - S.F. 61, Reno and Briles. Lien on supplies utilized in raising of crops and livestock. H.F. 153, Holden, et al. Marking and branding of animals. H.F. 356, Winkelman and Varley.

Equalize assessment and taxation of livestock on a uniform basis. S.F. 694, Stanley.

Licensing and regulating persons engaged in loaning or leasing bulls. S.F. 741, agriculture.

Exemption of certain livestock from taxation. S.F. 768, ways and means.

Domesticated Other Than Farm

Estrays and trespassing animals. S.F. 643, Mills and Lodwick.

ANNEXATION

General

Annexation elections by cities and towns. S.F. 351, Lamborn.

Consolidation rather than annexation of cities and towns. S.F. 337, Balloun and Burns - H.F. 300, Mohrfeld.

Sanitary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad - H.F. 436, Gittins.

ANNUITIES General

Annuity contracts for employees by board of control. S.F. 334, public health and welfare. Annuity contracts for employees of school districts. H.F. 156, Maloney, et al. S.F. 295, Stanley, et al.

Annuity contracts for employees of board of control. H.F. 259, board of control.

Exempt annuities received from the United States civil service retirement and disability fund, state income tax. S.F. 164, Reppert, et al - H.F. 314, Mensing, et al. Computing retirement annuities for judges. S.F. 507, Denman and Mills.

Minors contract for life, accident and health insurance and for annuities. H.F. 492, Klueyer, et al.

Judicial retirement compensation and widows' annuities, appropriation. S.F. 642, Mills and Denman - H.F. 560, Kluever and McCartney.

APPRAISERS General

Inheritance tax appraisers, mileage reimbursement. S.F. 62, Reppert. Compensation received by appraisers. H.F. 336, Johnston.

APPROPRIATIONS General

Oil, state aid to persons or corporations discovering. S.F. 15, Rigler, et al.

Two percent surtax, moneys and credits tax. S.F. 76, Hougen.

Korean war bonus bonds, redeem, S.F. 80, Kosek,

Veto power by Governor on appropriations bills. S.J.R. 2, Riley, et al.

Review and codify laws of Iowa relating to education. S.J.R. 23 education.

State tuition equalization fund, benefit Iowa students. H.F. 77, Den Herder, et al - S.F. 197, Mills, et al.

Fiscal notes attached to all legislation introduced, in General Assembly appropriations, etc. H.F. 135, Winkelman, et al.

Establish Iowa conservation education training center, appropriation. H.F. 154, Gallagher, et al - S.F. 273, Condon, et al.

Treatment of alcoholism - appropriation. S.F. 336, Kosek.

Taxation of personal property - allowance of a credit - appropriation. S.F. 341, Flatt and Rigler.

Creation of a law-enforcement officers' training academy. H.F. 260, law enforcement. Promulgation, approval and filing of rules of administrative agencies, appropriation. S.F. 348, Elvers and Shirley - H.F. 288, Millen, et al.

Legislative committee to study water fluoridation, appropriation. H.J.R. 21, Radl. Rehabilitating land affected by surface mining, appropriation. H.F. 281, Miller of Des Moines, et al - S.F. 407, legislative research committee.

Deficiency appropriation for higher education facilities commission. S.F. 429, education. Military service tax credits, appropriation. S.F. 470, Lodwick and Benda.

Interstate truck rate reciprocity precedures, interim legislative committee, appropriation. H.J.R. 23, Fischer of Grundy.

Agricultural land tax credit, appropriation. H.F. 386, Harbor.

Increase sales tax, appropriate revenue increase for general state aid to education. S.F. 471, Riley.

Increase the use tax, appropriate revenue increase for general state aid to education. S.F. 472, Riley.

Regulation of nursing homes and custodial homes, appropriation. S.F. 475, Klefstad. Radiation control program appropriation. S.F. 398, public health and welfare - H.F. 408, public health and welfare.

Registration of landscape architects, appropriation. S.F. 497, DeHart.

Revise the Code of Iowa, appropriation. H.J.R. 25 Doderer, et al.

Create advisory commission on children and youth, appropriation. H.F. 421, Radl. Create an athletic commission, appropriation. S.F. 530, Frey and Denman.

Hog cholera indemnity, appropriated from general fund. S.F. 481, agriculture - H.F. 489, agriculture.

Secretary of agriculture animal brand book, appropriation. H.F. 503, Winkleman. Conduct soil survey operations. appropriate from general fund. H.F. 515, agriculture. Establish institution of higher learning in western Iowa, appropriation, S.J.R. 17, Flatt, et al - H.J.R. 26, Allen, et al.

Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Statewide educational television and communication network, appropriate from general fund. S.F. 613, Cassidy, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools. S.F. 616, education.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622, Frommelt, et al.

Proportionate sharing of cost of public school education in public high school districts, state of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

Judicial retirement compensation and widow's annuities, appropriation. S.F. 642, Mills and Denman - H.F. 560, Kluever and McCartney.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research. Extending construction of sanitary sewer facilities in the Iowa great lakes sanitary district to limit pollution, etc., appropriation. H.F. 559, Freeman.

Regulation and licensing of junk dealers, appropriation. H.F. 583, Nelson, et al.

Increase agricultural land tax credit purposes fund, appropriation. S.F. 627, Reno, et al - H.F. 576, Dunton.

Eradication of hog cholera, appropriations. S.F. 659, agriculture - H.F. 575, agriculture. Iowa public employees' retirement system, appropriation. S.F. 677, legislative research - H.F. 573, Kluever, et al.

Commission to study operation of the General Assembly, make recommendations,

appropriation. S.J.R. 36, Stanley.

Civic awards, indemnification of citizens who incur personal injury or property damage attempting to prevent crimes, aid victims, etc., appropriation. S.F. 701, Stanley.

Family court system, appropriation. S.J.R. 35, Ely - H.J.R. 30, Mensing.

Taxation of personal property, appropriation. H.F. 604, Winkelman, et al.

Registration of landscape architects. H.F. 610, Van Drie.

Fiscal notes attached to specific legislation. S.F.718, Stanley and Lisle.

Upper Mississippi Riverway Compact, appropriation. S.F. 644, Elvers and Benda - H.F. 634, Gannon.

Funds to defray expenses of the inaugural ceremonies, appropriation. S.F. 725, appropriation.

First-phase development of a state-wide educational radio and television network, appropriation. S.F. 731, education.

Educational compact commission, appropriation. S.F. 738, education.

Social welfare, appropriation. H.F. 687, appropriations.

Advisory commission on children and youth, appropriation. S.F. 754, governmental affairs. Settlement of a claim made against the state, appropriation. H.F. 693, judiciary. Create a department of transportation, appropriation. S.F. 758, commerce.

Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, approrpiations.

Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same - not companion)

Construction, replacement, repairs, etc. to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

State conservation commission, appropriation. H.F. 716, appropriations.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 761, appropriations - H.F. 718, appropriations.

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

Settlement of claims, appropriation. S.F. 797, judiciary.

Refunding overpayments for 1966 Code and Iowa Departmental Rules, appropriation. H.F. 727, appropriations.

Members of legislative advisory committee on new state office building, appropriation. H.F. 731, appropriations.

Members of capitol planning commission per diem compensation for services rendered, appropriation. H.F. 732, appropriations.

Members of the Iowa commission on the aging, appropriation. H.F. 726, appropriations - S.F. 806, appropriations.

Members of Iowa court study commission, appropriation. H.F. 729, appropriations - S.F. 805, appropriations.

Members of Iowa state fair and world food exposition study committee, appropriation. H.F. 730, appropriations - S.F. 804, appropriations.

Taxation of personal property, appropriation. S.F. 807, ways and means.

Proportionate sharing of cost of public school education, appropriation. S.F. 813 education. Board of regents, funds for central office, appropriation. H.F. 762, appropriations. Commission on interstate cooperation members, appropriation. H.F. 763, appropriations. Legislators serving on legislative study committees, appropriation. H.F. 764, appro-

priations.

Higher education facilities commission for quaranteed student loan programs, appropriation. H.F. 766, appropriations - S.F. 837, appropriations.

Department of health for power file equipment, appropriation. H.F. 770, appropriations - S.F. 845, appropriations.

State printing board for printing and binding, appropriation. H.F. 771, appropriations - S.F. 849, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 772, appropriations.

Funds for various departments and various divisions, salaries of various statutory positions, and judicial and peace officers' retirement systems. H.F. 773, appropriations - S.F. 853, appropriations.

Iowa public employees' retirement system, members of the advisory investment board, appropriation. H.F. 774, appropriations - S.F. 841, appropriations.

Members of the Iowa development commission, appropriation. H.F. 775, appropriations - S.F. 874, appropriations.

Board of regents for salaries, support, etc. of institutions, appropriation. S.F. 838, appropriations.

Iowa governmental reorganization commission, appropriation. S.F. 815, governmental affairs.

Arts council, appropriation. S.F. 828, appropriations.

Conservation commission, funds, appropriation. S.F. 821, appropriations.

Commission on uniform laws, appropriation. S.F. 822, appropriation.

Legislative research bureau, updating Code of Iowa, appropriation. S.F. 825, appropriations.

Liquor control commission, warehouse improvements, appropriation. H.F. 746, appropriations - S.F. 834, appropriations.

State historical society, capital improvements, appropriation. S.F. 829, appropriations - H.F. 768, appropriations.

Expenses incurred by committee to study subdistricting legislative districts. H.F. 776, appropriations - S.F. 842, appropriations.

Members of legislative research committee, appropriation. H.F. 777, appropriations - S.F. 843, appropriations.

Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

Capitol planning commission, statehouse grounds, appropriation. S.F. 830, appropriations.
- H.F. 767, appropriations.

Higher education facilities commission for state supported scholarship program, appropriation. S.F. 831, appropriations - H.F. 765, appropriations.

Legislative research bureau, renovations, etc., appropriation. S.F. 827, appropriations. Board of control for salaries, support, maintenance, etc., of institutions, billing for mental health institutes. S.F. 836, appropriations.

Interim committee to study liquor control commission and liquor laws, appropriation.

H.J.R. 33. appropriations.

Interim committee to study highway commission and highway system, appropriation. H.J.R. 34, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 740, appropriations - S.F. 819, appropriations.

Capital improvements to state fair board, appropriation. H.F. 742, appropriations. Legislators serving on legislative study committees, appropriation. H.F. 743, appro-

priations - S.F. 817, appropriations.

- Executive agencies reorganization study advisory commission, appropriation. H.F. 744, appropriations S.F. 818, appropriations.
- Department of public instruction, division of vocation rehabilitation for new center, acceptance of federal funds for participation, appropriation. H.F. 780, appropriations S.F. 852, appropriations.
- Capital improvements for buildings and grounds, appropriation. H.F. 781, appropriations. S.F. 848, appropriations.
- Moneys and credits tax replacement fund, treasurer of state, appropriation. H.F. 782, appropriations S.F. 859, appropriations.
- Department of public safety for capital improvements, appropriation. H.F. 783, appropriations S.F. 847, appropriations.
- Appropriate from IPERS \$375,000 to employment security commission for cost of administration. H.F. 784, appropriations S.F. 846, appropriations.
- Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations S.F. 855, appropriations.
- Board of control of state institutions for salaries, support, maintenance, etc., and establish rate of billing for mental health institutes, appropriation. H.F. 787, appropriations.
- Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations S.F. 868, appropriations.
- Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations S.F. 870, appropriations.
- Department of public instruction for participation in Manpower Development and Training Act, appropriation. H.F. 790, appropriations S.F. 867, appropriations.
- Department of public instruction for participation in the Economic Opportunity Act. appropriation. H.F. 791, appropriations S.F. 869, appropriations.
- Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations S.F. 873, appropriations.
- Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations S.F. 875, appropriations.
- Department of public instruction for vocational education aid. H.F. 796, appropriations S.F. 876, appropriations.
- Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.
- Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriation.
- Creating the general contingent fund. S.F. 857, appropriations.
- Operational costs, the Valley Bank Building, appropriation. S.F. 860, appropriations. Construction of a chapel at Camp Dodge, appropriation. S.F. 865, appropriations.
- Department of public instruction for state aid for transportation, appropriation. S.F. 871, appropriations.
- Department of public instruction for supplemental aid to certain school districts, appropriation. S.F. 872, appropriations.
- Construction of area vocational schools, public instruction, appropriation. S.F. 879, appropriations H.F. 797, appropriations.
- Public defense appropriation, administrative state aircraft. H.F. 745, appropriations S.F. 823, appropriations.
- Capital improvements for institutions under board of regents, appropriation. H.F. 747, appropriations.

Data processing equipment, appropriation. H.F. 749, appropriations.

Department of public defense, appropriation, for various capital improvements, etc. H.F. 750, appropriations.

Commission on uniform laws, appropriation. H.F. 752, appropriations.

Alcoholism project, appropriation. H.F. 754, appropriations.

Writing motor vehicle fuel tax refund warrants, comptroller, appropriation. H.F. 755, appropriations - S.F. 833, appropriations.

Executive council appropriate for capital planning commission recommendations. H.F. 756, appropriations - S.F. 832, appropriations.

Board of control, central office, appropriation. H.F. 757, appropriations - S.F. 835, appropriations.

Board of control, state institutions, capital improvements, appropriation. H.F. 758, appropriations - S.F. 826, appropriations.

Claims, See Subject - Claims

Fairs

Continue Iowa state fair and world food exposition study committee, appropriation. S.J.R. 25. Lodwick, et al.

Continue the Iowa state fair and world food exposition study committee, appropriation. H.J.R. 24, Miller of Page, et al.

ARCHITECTS

General

Registration of landscape architects, appropriation. S.F. 497, DeHart. Services of registered architects. H.F. 423, Hill and Schmarje. Registration of landscape architects. H.F. 610, Van Drie.

ARTS

General

Establish state arts council. S.F. 625, governmental affairs. Arts council, appropriation. S.F. 828, appropriations.

ASPHALT

General

Special assessments for asphalt stabilization. S.F. 255, Messerly, et al.

ASSESSMENTS

General

Personal property, assessment, taxation and exemptions of. S.F. 57, Hougen. Real estate, listing and assessment. S.F. 63, Hougen, et al.

Assessment of property. H.F. 44, McNamara, et al.

Assessment limitations of benefited water districts. S.F. 153, Reppert.

Assessment, taxation and exemptions. S.F. 16, Stanley, et al - H.F. 113, Grass and Klein.

Special assessments on railroad property. S.F. 55, Mills, et al - H.F. 110, Har et al.

Special assessments, low type surfacing. S.F. 215, Gaudineer, et al.

Removal of dead or diseased trees. S.F. 241, Riley, et al.

Special assessments for asphalt stabilization. S.F. 255, Messerly, et al.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Removal of dead or diseased trees. H.F. 263, Sorg.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al. H.F. 322, Lipsky, et al.

Definition of a lot in special assessment procedures. S.F. 450, Jepsen, et al.

Assessment and valuation of property, boards of review. H.F. 348, Distelhorst.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622, Frommelt, et al.

Assessment of upstream districts for common outlet work, cleanouts and levee rebuilding. S.F. 611, Schaben - H.F. 557, Waugh.

Equalize assessment and taxation of livestock on a uniform basis. S.F. 694, Stanley. Changing method of assessing land within levee and drainage districts. S.F. 683, Lodwick - H.F. 626, Hicklin and Distelhorst.

Make market value and actual value of property the same. H.F. 638, Andersen.

Assessments of property, department of revenue. S.F. 748, governmental affairs. Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means. Assessment and taxation of certain personal property, exemptions therefrom, approp-

riate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same - not companion)

pecial assessments for street improvements. S.F. 782, governmental subdivisions. ublic parking facilities. S.F. 783, governmental subdivisions.

ASSESSORS

General

suance of dog licenses by veterinarians, eliminating listing of dogs by assessors. S.F. 715, Stanley.

ASSISTANCE GRANTS

General

anting of old-age assistance. H.F. 172, public health and welfare.

sistance grants, aid for the blind. H.F. 171, public health and welfare - S.F. 453, public health and welfare.

ATHLETICS

General

Pate an athletic commission, appropriation. S.F. 530, Frey and Denman. Stitution of organized athletics for courses in physical education. S.F. 589, education. Pater to the stax, athletic events, fairs, etc. S.F. 800, ways and means.

ATTORNEY GENERAL

General

nulgation, approval and filing of rules of administrative agencies, appropriation. S.F. 348, Elvers and Shirley - H.F. 288, Millen, et al.

ATTORNEYS

General

ort and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley.

Divorce decrees, attorney fees and court costs. H.F. 88, Hill - S.F. 201, Shirley. Grand jury indictments. H.F. 214, Glenn.

Attorney fee affidavits in criminal actions. S.F. 172, O'Malley - H.F. 265, Kluever and McCartney.

Payment of attorney fees in condemnation proceedings before sheriffs' commissioners. H.F. 319, Hicklin, et al.

Attorney's fees in actions upon written contracts. S.F. 408, Neu, et al.

Appointment, duties, etc., and payment of counsel for tax commission, board of social welfare, and highway commission. S.F. 558, Glenn, et al.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn. Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et al - H.F. 593 Koch, et al.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 751, judiciary.

AUDIT

General

Counties power to employ certified public accountants. H.F. 68, McIntyre, et al. Audit of town accounts once every four years. H.F. 301, McCartney, et al.

AUDITOR

General

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Real estate tax parcel index numbering systems, related tax maps. S.F. 175, Reppert.

AUDITOR OF STATE

General

Create a school budget review committee. S.F. 569, Murray.

AUTOMOBILES

See Motor Vehicles and Liability

BAIL

General

Forfeiture of bail, S.F. 417, Gaudineer.

BAIT

General

Bait dealers' licenses. S.F. 135, committee on conservation and recreation. Fish bait. H.F. 98, Palmer.

BALLOTS

See Elections

BANDS

General

Municipal bands. S.F. 744, judiciary.

BANKING

General

Branch banking institutions. H.F. 5, Andersen.

Installment loans by banks. S.F. 184, Benda, et al.

Interest on savings accounts and time deposits. S.F. 298. Benda.

Power of state and savings banks to issue capital notes or debentures. S.F. 436, Be et al - H.F. 505, King, et al.

Bank parking lot offices. S.F. 780, commerce.

State Board

Regulate the business of debt management, etc. H.F. 284, Johnston, et al - S.F. 556, governmental affairs.

BARBERS AND BARBERING General

Credit of service, armed forces, barber apprentice period. H.F. 131, Andersen. Barbering. S.F. 728, public health and welfare.

BEDDING

General

Hotel bedding requirements. S.F. 143, agriculture.

BEER

General

Beer containers. S.F. 28, McGill.

Time beer may be delivered, sold and consumed. S.F. 45, Frey.

Wine, sale and distribution. S.F. 75, Riley, et al.

Serving and clearing of alcoholic beverages by minors. S.F. 39, Coleman, et al.

Abolish class "C" beer permits. H.F. 102, Klein, et al.

Barrel tax on beer. H.F. 109, Klein, et al.

Married persons, present or past members of armed forces, possess and consume beer. S.F. 195. Reichardt.

ale of beer for off-premise consumption. S.F. 276. Kruck.

'ee for a class "C" beer permit. H.F. 364, Miller of Des Moines, et al.

'ossession by minors of alcoholic beverages or beer. H.F. 420, Roorda, et al.

ale of beer for off-premise consumption. H.F. 448, Grassley.

lass "C" permit holders sell beer at room temperature. H.F. 667, law enforcement. owers and duties of the liquor control commission over beer. H.F. 672, law enforcement.

BENEFITED FIRE DISTRICT

General

enefited fire district, addition of territory. H.F. 30, Edgington, et al. int establishment and maintenance of firehouses. H.F. 248, Radl.

BENEFITED WATER DISTRICT

General

sessment limitations of benefited water districts. S.F. 153, Reppert.

BENEFITS

General

nefits for veterans. S.F. 3, Benda, et al.

nefits to spouse of retired or acting member of city police of firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

npensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al - S.F. 82, Denman, et al.

leave for school employees. S.F. 33, Van Gilst - H.F. 49, Waugh, et al.

efits for wardens of penitentiary and reformatory. S.F. 205, public health and welfare.

servator for applicant or recipient of aid to disabled persons. S.F. 299, public

health and welfare.

Benefits given to retired persons under Iowa old-age and survivors' insurance system - age 72. H.F. 244, Doderer and Petersen of Dallas.

Accident and disability benefits for public safety peace officers. H.F. 296, Grassley. Make changes in workmen's compensation law. S.F. 520, Condon.

Benefits for personnel of tax supported schools. S.F. 649, Ely.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research - H.F. 573, Kluever, et al.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al.

Vacation benefits for state employees. S.F. 792, governmental affairs.

BIDDING

General

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

Raise price base over which purchases by university hospital must be open competitive quotations. H.F. 551, Doderer and Smith.

BILLROARDS

General

Obstructions within boundary lines of a public highway. S.F. 319, transportation.

BINGO

General

Bingo, licensing and regulation, conducted by charitable, religious, or veterans organizations. S.J.R. 11, Kibbie, et al.

BIRDS

See Fish and Game

BLIND

General

Eligibility for aid for the blind. H.F. 173, public health and welfare.

Assistance grants, aid for the blind. H.F. 171, public health and welfare - S.F. 453, public health and welfare.

Eligibility of applicant for or recipient of aid for the blind. S.F. 568, public health and welfare.

Model white cane law. S.F. 608, Stanley.

Support of pupils at school for deaf and Iowa braille and sight-saving school. S.F. 615, Ely.

BOARD OF CONTROL

General

Establishment of canteen fund for institutions under board of control. S.F. 236, public health and welfare.

Establishment of canteen fund for institutions under board of control. H.F. 147, Patton - S.F. 243. Patton.

Work release for inmates. S.F. 206, public health and welfare - H.F. 185, board of control. Inmate furlough plan. H.F. 225, Bennett.

Annuity contracts for employees by board of control. S.F. 334, public health and welfare. Permit warden - approval of board of control - determine amount of good time deprived

a prisoner for 5th and subsequent violation of rules. H.F. 238, board of control - S.F. 329, public health and welfare.

Annuity contracts for employees of board of control. H.F. 259, board of control.

Employment of board of control personnel. S.F. 365, public health and welfare.

Board of control establish and operate rehabilitation camp system. H.F. 237, board of control - S.F. 363, public health and welfare.

Personal deposits of patients and inmates, board of control. S.F. 389, public health and welfare.

Place all employees of institutions under board of control under federal fair labor standards, minimum wage and hour regulations. H.F. 315, Shepherd and Patton.

Report by board of control to General Assembly recommendations for replacing Anamosa reformatory. H.J.R. 22, Den Herder.

Estate of a deceased inmate of a board of control institution. S.F. 524, public health and welfare.

Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Changes from correctional to rehabilitation services for some board of control institutions. S.F. 526, public health and welfare.

Office space for board of control personnel. H.F. 399, board of control - S.F. 566, public health and welfare.

Patients' personal accounts in institutions, board of control. H.F. 513, Gittins.

Support of patients, institutions of board of control. S.F. 648, Shaff.

Establish an interagency case information service for information exchange about mentally handicapped. S.F. 685, Ely.

State personnel. H.F. 623, Grassley.

Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al. Board of control of state institutions to operate facilities at locations away from institutional campuses. S.F. 326, public health and welfare - H.F. 677, board of control.

Establish state department of social service. S.F. 739, governmental affairs - H.F. 717, government reorganization.

Availability of receipts of the board of control institutions. S.F. 803, appropriations. Board of control for salaries, support, maintenance, etc. of institutions, billing for mental health institutes. S.F. 836, appropriations.

Board of control, central office, appropriation. H.F. 757, appropriations - S.F. 835, appropriations.

Board of control, state institutions, capital improvements, appropriation. H.F. 758, appropriations - S.F. 826, appropriations.

Board of control of state institutions for salaries, support, maintenance, etc., and establish rate of billing for mental health institutes, appropriation. H.F. 787, appropriations.

BOARD OF EDUCATION General

Change name of public instruction to education. S.F. 152, education.

Repeal Article IX - obsolete sections dealing with educational funds. S.J.R. 26, Denman, et al.

County school systems. S.F. 565, McGill.

BOARD OF HEALTH

Organization, etc. of boards of health by counties and cities and towns. S.F. 342, public

health and welfare.

Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Vital statistics. S.F. 733, public health and welfare.

BOARD OF PAROLE See Parole, Sub-Ref. Board of

BOARD OF PUBLIC INSTRUCTION See Public Instruction, Dept. of

BOARD OF REGENTS General

Iowa centennial memorial foundation, amend Code. H.F. 168, higher education.

Educational laboratory schools. H.F. 216, education.

Eexcutive secretary of board of regents. S.F. 404. DeHart, et al.

Board of regents let construction, etc. up to \$25,000 without bids. S.F. 422, DeHart and Burns.

Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F. 435, Potgeter, et al.

Board of regents to acquire by gift, purchase, etc. maintain and manage academic and administrative bldgs. etc. at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R 26, Allen, et al.

Location of institutions of higher learning. H.F. 590, Allen.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc. of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

Board of regents, funds for central office, appropriation. H.F. 762, appropriations. Board of regents for salaries, support, etc. of institutions, appropriation. S.F. 838, appropriations.

Capital improvements for institutions under board of regents, appropriation. H.F. 747, appropriations.

BOARD OF REVIEW
See Assessments and/or Property

BOARD OF SUPERVISORS
See Counties, Sub—Ref. Board of Supervisors

BOARDS, STATE

Regulatory boards and agencies from their trust funds, expenditures. H.F. 759, appropriations.

BOATS See Watercraft

BOILER See Inspections

BOMBS

General

Threats for false information, bombs a felony. H.F. 120, Renda - S.F. 209, Klefstad.

BONDS

General

Korean war bonus bonds, redeem. S.F. 80, Kosek.

Interest limitation on anticipatory bonds for township fire departments. H.F. 54, Hanson of Benton, et al.

Bonding of operators of slaughterhouses. H.F. 144, agriculture.

Legalize proceedings of board of supervisors of Muscatine county, election and issuance of bonds for county home addition. S.F. 232, Stanley.

Authority of towns to issue general obligation bonds for bridge purposes. S.F. 239, Benda, et al.

Sale of Inter-American Development Bank bonds. S.F. 264, O'Malley, et al.

Highway commission issue bonds, interstate toll bridges. S.F. 131, Frommelt, et al-H.F. 198, Miller of Des Moines.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Bonded warehouses for agricultural products. H.F. 201, Harbor and Clark.

Cities and towns issue bonds, fund for cost of park improvements. H.F. 192, Mayberry, et al.

Counties of more than 130,000 population acquire health center - issue 20-year bonds. S.F. 335, Kosek, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

Issuance of securities, assumption of obligations, etc. by a public utility. S.F. 415, Kosek. Board of regents let construction, etc. up to \$25,000 without bids. S.F. 422, DeHart and Burns.

Counties acquire, build, etc. health centers. H.F. 371, Reed, et al.

Creation of area hospitals. S.F. 447, Lucken and DeKoster - H.F. 435, Stokes, et al. Board of regents to acquire by gift, purchase, etc. maintain and manage academic and administrative bldgs, etc. at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

Power of state and savings banks to issue capital notes or debentures. H.F. 505, King, et al.

Street bonds. S.F. 671, Lodwick.

Financial responsibility of slaughterhouses. S.F. 660, Murray.

Motor fuel tax. H.F. 622, Maloney.

Sale of Inter-American Development Bank bonds. H.F. 627, O'Malley, et al.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc. of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

Bonding of warehouses for storage of bulk grain. S.F. 723, Lodwick.

Bond of county treasurers. S.F. 810, governmental subdivisions.

Cities and Towns

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Municipal support of industrial projects. H.F. 84, Curran.

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton Validating the proceedings of the town council of Gilbertville - issuance, sale and de-

livery of bridge bonds. H.F. 205, Gallagher, et al.

General obligation bonds by cities and towns - trees. S.F. 310, Riley, et al.

Joint establishment and maintenance of firehouses. H.F. 248, Radl.

Municipal support of industrial projects. H.F. 289, state planning and Iowa development. Requirements for issuance of bonds by cities and towns, industrial projects. H.F. 324, Steffen. et al.

Accounting for municipal funds. S.F. 445, DeHart, et al.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405. Bailey and McCartney.

Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596. Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Municipal support of industrial projects. H.F. 706, state planning and development. Sales and use taxes, goods, wares, etc. used in performance of contracts for projects, cities and towns. H.F. 739, tax revision.

Issuance of bonds by cities and towns for flood expenses. H.F. 769, rules.

Schools

- Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt.
- Millage levy to pay interest and principal on school bonded indebtedness. H.F. 15, Doderer, et al.
- Issuance of school building bonds, levy of taxes Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.
- Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.
- Build new high school, Clear Creek Community School District. S.F. 406, Burns. Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.
- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware Counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

BOOKS

General

Prohibiting state universities from operating book stores and commercial television stations. S.F. 448, Reichardt.

BOUNDARIES

General

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Benefited fire district, addition of territory. H.F. 30, Edgington, et al.

Legalize and validate proceedings, changes in boundaries of Western Dubuque County
Community School District. H.F. 554, Breitbach.

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Legalize and validate proceedings for changes in the boundaries of Albia, county of Monroe - boundaries legally established. S.F. 724, McGill.

Settling of boundary disputes. S.F. 770, judiciary.

BOUNTIES

See Animals, Sub-Ref. General

BOWLING

General

Repeal 2 per cent tax on bowling alley receipts. S.F. 114, Reichardt, et al - H.F. 87, Kluever, et al.

BRANDING

See Animals, Sub-Ref. Farm

BRIDGES

General

Railroad crossings. S.F. 35, Gaudineer.

Authority of towns to issue general obligation bonds for bridge purposes. S.F. 239, Benda, et al.

Highway commission issue bonds, interstate toll bridges. S.F. 131, Frommelt, et al - H.F. 198, Miller of Des Moines.

Validating the proceedings of the town council of Gilbertville - issuance, sale, and delivery of bridge bonds. H.F. 205, Gallagher, et al.

Interstate bridges and their financing and amend S.F. 131. S.F. 878, judiciary.

BRUCELLOSIS

See Animals, Sub-Ref, Diseases

BUDGET AND FINANCIAL CONTROL COMMITTEE General

Compensation of members of the budget and financial control interim committee. S.F.509, Gaudineer - H.F. 425, Cunningham, et al.

BUDGETS

General

Annual sessions even-numbered years consider the budget, etc., limit days. H.J.R. 9,

Grassley, et al.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Accounting for municipal funds. S.F. 445, DeHart, et al.

Amend local budget law. S.F. 577, Murray.

BUILDINGS

General

Memorial halls and monuments. S.F. 6, Benda, et al.

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Real estate, listing and assessment, S.F. 63, Hougen, et al.

Limitations of actions. S.F. 84, Rigler, et al.

Mortgage guaranty insurance. S.F. 56, Cassidy and Jepsen.

Inspection of public buildings by fire marshal. S.F. 240, Benda.

Renovation of public buildings for use by handicapped persons. S.F. 277, Benda - H.F. 213, Tapscott.

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

Counties of over 250,000 repair and remodel county buildings, \$100,000. H.F. 353, Renda. et al.

Services of registered architects. H.F. 423, Hill and Schmarje.

Construction and repair of county buildings. S.F. 427, Van Eaton - H.F. 450, Andersen. Authority for joint county-city or town buildings. S.F. 396, Mills - H.F. 537, Mowry. Mechanic's liens. H.F. 650, Allen.

Maximum expenditures for county building construction, etc. S.F. 781, transportation. School corporations use proceeds of sale of college buildings, etc., pay cost of additional school facilities, S.F. 784, education.

Operational costs, the Valley Bank Building, appropriation. S.F. 860, appropriations.

BURIALS

General

Burial of nonresident indigent transients. H.F. 232, McCray,

Prearranged funeral plans. S.F. 413, O'Malley, et al - H.F. 387, Kluever and Hullinger.

Make changes in workmen's compensation law. S.F. 520, Condon.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al. Funeral benefits. H.F. 167, Darrington, et al - S.F. 252, O'Malley, et al.

CAPITAL IMPROVEMENTS

Ge neral

Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, appropriations.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. State historical society, capital improvement, appropriation. S.F. 829, appropriations - H.F. 768, appropriations.

Capital improvements for institutions under board of regents, appropriation. H.F. 747, appropriations.

Department of public defense, appropriation, for various capital improvements, etc. H.F. 750, appropriations.

Executive council appropriate for capital planning commission recommendations. H.F. 756, appropriations - S.F. 832, appropriations.

Capital improvements for buildings and grounds, appropriation. H.F. 781, appropriations - S.F. 848, appropriations.

Department of public safety for capital improvements, appropriation. H.F. 783, appropriations - S.F. 847, appropriations.

CAPITOL IMPROVEMENTS

General

Institutional roads. H.F. 462, Ossian, et al.

CAPITOL PLANNING COMMISSION

General

Members of capitol planning commission per diem compensation for services rendered, appropriation. H.F. 732, appropriations.

Capitol planning commission, statehouse grounds, appropriation. S.F. 830, appropriations - H.F. 767, appropriations.

CEMETERIES

General

Cemeteries. S.F. 668, Neu.

CENTRAL STANDARD TIME See Time

CERTIFICATES

General

Registration certificate containers. S.F. 117, Reppert.

Amend Code, registered engineers and land surveyors. S.F. 233, Stanley, et al.

Raise compensation of engineering examiners, renewal fee of engineers and land surveyors. S.F. 229, Stanley, et al - H.F. 199, Welden, et al.

Amend Code, registered engineers and land surveyors. H.F. 195, Schmarje, et al. Requirements for high school equivalency certificates. H.F. 217, Doderer, et al. Uniformity of central deposit requirements for investment companies. H.F. 50, McNamara, et al. - S.F. 265, Denman, et al.

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

Amend Rule of Civil Procedure, trial assignments. H.F. 577, Johnston.

Motor fuel tax. H.F. 622, Maloney.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Requiring a bond of motor vehicle dealers engaged in sale of vehicles for which a certificate of title is required. S.F. 789, transportation.

Notarization of applications for certificates of title to vehicles and title transfers. S.F. 790, transportation.

CHAPEL

General

Construction of a chapel at Camp Dodge, appropriation. S.F. 865, appropriations.

CHARITABLE INSTITUTIONS

General

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds.

CHARITABLE ORGANIZATIONS

General

Bingo, licensing and regulation, conducted by charitable, religious, or veterans organizations. S.J.R. 11, Kibbie, et al.

Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

CHECKS

General

Interest on warrants, public treasury. S.F. 158, Benda and Elvers. False drawing or uttering of checks. H.F. 221, Radl, et al - S.F. 317, Flatt. Punishment for false drawing or uttering of checks. S.F. 479, Lisle and Riley. False drawing or uttering of checks. H.F. 417, McNamara, et al.

CHILDREN

See Minors

CHURCHES

General

Distance required between establishments selling liquor and schools and churches. H.F. 456, McNamara, et al.

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds. Compulsory school attendance and educational standards. S.F. 785, education.

CIGARETTES

General

Cigarettes, other than tobacco also prohibited to minors. H.F. 94, Bergman. Cigarette and tobacco laws of Iowa. S.F. 165, Frommelt and Rigler.

CITIES AND TOWNS

General

iemorial halls and monuments. S.F. 6, Benda, et al.

Cities and towns, etc. to purchase and pay premiums on liability insurance. S.F.34, Gaudineer.

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley,

Legalizing town plats, amending the legalizing acts pertaining to cities and towns. H.F. 23. McCartney.

Municipal support of industrial projects. H.F. 84, Curran.

Changes in form of municipal governments. H.F. 2, McNamara, et al.

Salaries of city water board members. S.F. 171, Dodds.

Gifts to municipalities. H.F. 136, Mowry, et al.

Collection, disposal of refuse and garbage. H.F. 150, Miller of Jones, et al.

Salary limits for councilmen, towns under 15,000. S.F. 214, Patton, et al.

Extending platting jurisdiction of cities and towns. S.F. 230, Stanley, et al.

Removal of dead or diseased trees. S.F. 241, Riley, et al.

Contracts for public improvements. S.F. 244, Lamborn, et al.

Retention of municipal records. H.F. 203, Hicklin, et al.

Cities and towns issue bonds, fund for cost of park improvements. H.F. 192, Mayberry, et al.

Zoning of unincorporated areas within 3 miles of cities and towns. S.F. 314, Stanley, et al.

Cities and towns provide water systems, etc. H.F. 91, Renda, et al - S.F. 316, Reichardt and Denman.

Apportionment of road use tax fund and liquor control fund. H.F. 89, Gallagher, et al-S.F. 169, Coleman, et al.

Joint establishment and maintenance of firehouses. H.F. 248, Radl.

Limit to cities, towns and counties application of home rule amendment. H.F. 249, Hicklin, et al.

Annexation elections by cities and towns. S.F. 351, Lamborn.

Cities and towns to finance local citizens' committees on alcoholism. S.F. 352, Kyhl, et al. Consolidation rather than annexation of cities and towns. S.F. 337, Balloun and Burns - H.F. 300, Mohrfeld.

Audit of town accounts once every four years. H.F. 301, McCartney, et al.

Municipal contracts, without bids. H.F. 307, Sorg.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

Optional form of municipal government. H.F. 280, Doderer, et al - S.F. 412, Burns, et al. Cities and towns to regulate and license tree removal operations. S.F. 439, Van Eaton, et al.

Sidewalks in cities and towns. S.F. 442, Reppert, et al.

Definition of a lot in special assessment procedures. S.F. 450, Jepsen, et al.

One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al. Distribution of liquor control funds. H.F. 379, McCray, et al.

Removal of a councilman from municipal office by special election. H.F. 385, Doderer. Employment of county engineers. S.F. 411, Main - H.F. 382, Hullinger.

Joint services by municipal bodies. S.F. 414, O'Malley, et al - H.F. 388, Kluever, et al. Distribution of liquor control funds. S.F. 480, Frey, et al.

Extension of farm-to-market roads, corporate limits of cities and towns. S.F. 486, Murray, et al.

Implement the principles of home rule within cities and towns, council-manager. H.F. 419, Glenn, et al.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522, Glenn.

Sanitary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad - H.F. 436, Gittins.

Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

Control of municipal recreational facilities. S.F. 546, governmental subdivisions. Extend jurisdiction of city or town to any land owned outside the limits. H.F. 441, Palmer, et al.

Rates charged by cities and towns for use of self-liquidating improvements. S.F. 535, governmental subdivisions.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Cities and towns, operation of sanitary sewer facilities outside corporate limits. S.F. 483, Klefstad - H.F. 458, Gittins.

Establishment of sewer connection charges or fees by cities and towns. H.F. 410, Thordsen, et al - S.F. 563, Jepsen, et al.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

Voter registration in all cities of 2,000 or more bordering on a city of 10,000 or more.

S.F. 570, Shaff.

Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

Permit state aid to local governments, major disasters. S.F. 581, Clarke.

Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract be tween Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593, Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of town council of Lenox, Taylor county, providing for execution of a contract for purchase of natural gas. S.F. 595, Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Bedford, Taylor county. S.F 597. Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Taxation of municipal transit systems. H.F. 477, Andersen.

Cities and towns pay salaries and expenses of civil rights commission. H.F. 519, Conklin, et al.

Use of parking meter receipts. H.F. 523, Doderer.

Regulation, licensing of heating, air conditioning, ventilating and refrigeration contractors. S.F. 443, O'Malley, et al - H.F. 496, Allen.

Authority for joint county-city or town buildings. S.F. 396, Mills - H.F. 537, Mowry. Amend local budget law. S.F. 577, Murray.

Flammable liquids and liquified petroleum gases. S.F. 619, Klefstad.

Cities and towns, levy and collect taxes on gross receipts of utilities. S.F. 626, Lucken. Appointment of city and county assessors by state tax commission, etc., appropriation. S.F. 632, Reichardt and Frommelt.

State aid for dutch elm disease control. H.F. 541, Andersen, et al.

Sale of nursery stock by conservation commission to cities and towns. H.F. 546, Baker.

Inspection and supervision of county and municipal jails. S.F. 665, Ely, et al. Give the mayor a vote in case of a tie vote by the council. S.F. 670, Lodwick.

Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al.

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Junk motor vehicles. S.F. 702, Stanley, et al.

Metropolitan planning commissions. H.F. 599, Winkelman, et al.

Municipal elections in cities over 10,000 population, option of a run-off election in lieu of a primary. H.F. 608, Tapscott, et al.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Tort liability of cities and towns. S.F.710, Shirley, et al.

Prohibit eavesdropping and possession, sale, or purchase of such devices. S.F. 717, Stanley.

Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Municipal bands. S.F. 744, judiciary.

Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Issuance of bonds by cities and towns for flood expenses. H.F. 769, rules.

Increase salaries of bailiffs, Des Moines, H.F. 733, cities and towns

Public parking facilities. S.F. 783, governmental subdivisions.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions. Playground and recreation commissions. H.F. 753, cities and towns.

Search warrants. S.F. 866, judiciary - H.F. 793, judiciary.

Use of parking meter funds in cities over 10,000. S.F. 368, Ely, et al - H.F. 368, Camp, et al.

Bonds - See Bonds, Sub-Ref. Cities and Towns

Civil Service - See Civil Service

Housing - See Housing

Parking - See Parking

Streets — See Streets

Ordinances

Municipal speed limit changes. S.F. 218, Reppert, et al.

Adoption of certain city and town ordinances. S.F. 291, Reppert.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

Right of appeal from decisions of municipal courts, city ordinances. H.F. 533, Johnston and Baker.

Deputy City Clerk

Cities and towns appoint a deputy city clerk. H.F. 253, O'Malley, et al.

Board of Health

Organization, etc., of boards of health by counties and cities and towns. S.F. 342, public health and welfare.

CITIZENSHIP

General

Eligibility for aid for the blind. H.F. 173, public health and welfare. Eligibility for old-age assistance. H.F. 183, public health and welfare.

Restoration of citizenship rights to convicts upon their release. S.F. 391, public health and welfare - H.F. 665, board of control.

CIVIC AWARDS

General

Civic awards, indemnification of citizens who incur personal injury or property damage attempting to prevent crimes, aid victims, etc. appropriation. S.F. 701, Stanley.

CIVIC CENTER

General

Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

CIVIL DEFENSE

General

Riot control. S.F. 554, Stanley.

CIVIL PROCEDURE

General

Effective date of Statutes and Rules of Civil Procedure. H.F. 57, judiciary committee. Distribution of Code, Rule of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Pleading of petition under the Rule of Civil Procedure. H.F. 141, Beardsley, et al. Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 158, Caffrey, et al - S.F. 249, Gaudineer.

Amend Rules of Civil Procedure, trial assignments. H.F. 577, Johnston.

Depositions in criminal actions. H.F. 641, Dunton.

Changes in Rules of Civil Procedure reported by the Supreme Court of Iowa. H.F. 778, judiciary.

Effective date of H.F. 57, Rules of Civil Procedure. S.F. 854, governmental affairs.

CIVIL RIGHTS

General

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64, Pelton, et al.

Immunity from civil damages to persons giving aid at scene of an accident. S.F. 58, legislative research committee - H.F. 159, Steffen, et al.

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

Cites and towns pay salaries and expense of civil rights commissions. H.F. 519, Conklin, et al.

CIVIL SERVICE

General

Merit system of personnel administration for the civil service of the state. S.F. 43, O'Malley, et al.

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64, Pelton, et al.

Cities subject to civil service provisions. S.F. 138, Murray and Floy.

Merit system of personnel administration for state employees, repeal Acts in conflict therewith. H.F. 134. Millen, et al - S.F. 178, Rigler, et al.

Cities subject to civil service provisions. H.F. 181, Johnston, et al.

Exempt annuities received from the United States civil service retirement and disability fund, state income tax. S.F. 164, Reppert, et al - H.F. 314, Mensing, et al. One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al.

Rights of civil service employees. S.F. 484. Gaudineer and Cassidy.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522, Glenn.

Appointment of one civil service commissioner from nominations made by city employees. H.F. 571, Maloney, et al.

Civil service in cities. H.F. 587, Doderer, et al.

County employees - merit or civil service system. S.F. 707, Walsh.

Merit system of personnel administration for state employees. H.F. 572, state government affairs - S.F. 720, governmental affairs.

CLAIMS

General

Search warrants, issuance and contents. S.F. 53, Gaudineer.

Liability policies, payment of property damage claims. H.F. 48, Maloney, and Fischer of Grundy - S.F. 94, Lucken and Coleman.

Pleading of petition under the Rule of Civil Procedure. H.F. 141, Beardsley, et al. Settlement of claims made against the state of Iowa. S.F. 338, Main.

Definite time interest on workmen's compensation claims will commence to accrue. S.F. 506, O'Malley and Coleman.

Collection of claims against nonprofit corporations. H.F. 449, Cochran and Mayberry. Limitations of actions of claims to real estate. S.F. 519, Van Gilst.

Support of pupils at School for Deaf and Iowa Braille and Sight-Saving School. S.F. 615. Elv.

Tort liability of cities and towns. S.F. 710, Shirley, et al.

Settlement of a claim made against the state, appropriation. H.F. 693, judiciary. Settlement of claims, appropriation. S.F. 797, judiciary.

CLOTHING General

Hunters apparel. S.F. 126, Dodds.

Transportation, clothing assistance granted to inmates of state penal institutions. S.F. 217, public health and welfare.

Protective apparel for motorcycle riders. S.F. 141, legislative research committee H.F. 186, Steffen, et al.

CODE

General

Educational cost sharing through property tax replacement. H.F. 21. Baker.

Clerk's fees in probate. S.F. 60. Elvers, et al.

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly, H.F. 108, Redfern and Shepherd,

Review and codify laws of Iowa relating to education. S.J.R. 23, education.

Iowa centennial memorial foundation, amend Code. H.F. 168, higher education.

Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of

each General Assembly. H.F. 158, Caffrey, et al - S.F. 249, Gaudineer.

Revise the Code of Iowa, appropriation. H.J.R. 25, Doderer, et al.

Estrays and trespassing animals. S.F. 643, Mills and Lodwick.

Codes, standards, and regulations, employment safety commission in adopting rules, etc. S.F. 672, Lodwick.

Revision of the Code of Iowa. S.F. 699. Stanley.

Amend, revise, and codify the statutes, adoption, H.F. 648, Maloney.

Repeal obsolete sections of the Code, schools. H.F. 708, schools.

Refunding overpayments for 1966 Code and Iowa Departmental Rules, appropriation, H.F. 727. appropriations.

Legislative research bureau, updating Code of Iowa, appropriation, S.F. 825, appropriations.

COLLEGES General

State College of Iowa. S.F. 151, education.

Administration of area vocational schools and community colleges. S.F. 173. Kibbie. Deduction to taxpayers for room, etc., while attending college. S.F. 192, Riley, et al. Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213, Shaff, et al.

State College of Iowa. H.F. 149, higher education.

Tuition rates charged and collected by area vocational schools and colleges. H.F. 290, Van Nostrand.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Deduction up to \$700 for college tuition, state income tax. S.F. 419, Reppert.

Tuition rates for area vocational schools or colleges. H.F. 334, Bailey, et al - S.F. 451, Potgeter, et al.

Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F. 435, Potgeter, et al.

Employment of county engineers. S.F. 411, Main - H.F. 382, Hullinger.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405, Bailey and McCartney.

Functions of area vocational schools and community colleges. H.F. 412, Yoder, et al. Board of regents to acquire by gift, purchase, etc., maintain and manage academic and administrative bldgs., etc., at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

Administration of area vocational schools and community colleges. S.F. 599, education. Area community colleges. H.F. 536, Allen.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R 26, Allen, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools.

S.F. 616, education. Vocational schools and colleges, contract with private schools, etc., use of facilities and

courses. S.F. 638, Walsh.

Junior colleges and area community colleges assume or redeem all existing bonded or other indebtedness. S.F. 656, Kruck.

Private college preparatory schools. S.F. 695, Stanley, et al.

Junior colleges, area vocational schools, and area community colleges, change amount of state aid. S.F. 705, Hougen.

General aid to school districts and to merged area schools. H.F. 600, Langland, et al.

Junior colleges. H.F. 698, schools.

Legalize and validate proceedings providing for the creation, organization, etc., of merged areas for operation of area vocational school or college. S.F. 771, judiciary.

School corporations use proceeds of sale of college buildings, etc., pay cost of additional school facilities. S.F. 784, education.

Legalize and validate proceedings providing for organization, creation, etc., in boundaries of school corporations constituting merged areas formed to operate area vocational schools or area community colleges. S.F. 787, judiciary.

Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations - S.F. 873, appropriations.

COMMERCE

General

Promote unhampered growth of commerce and industry. H.F. 375, Radl.

COMMERCE COMMISSION

General

Rules, etc., for motor vehicles used to transport workers to and from employment and at work. S.F. 308, Riley, et al.

Require inspection of licensed agricultural product warehouses by commerce commission S.F. 441, Balloun and Potgeter.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

Motor carriers, registration of interstate commerce commission authority. H.F. 683, commerce.

Fees for motor vehicle certificated carriers. H.F. 684, commerce.

COMMISSION ON UNIFORM LAWS

General

Commission on uniform laws, appropriation. S.F. 822, appropriations. Commission on uniform laws, appropriation. H.F. 752, appropriations.

COMMISSIONERS

General

Commissioners for memorial halls and monuments. H.F. 302, Mowry.

Partition fences. S.F. 462. Coleman, et al.

One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al. Compensation of park commissioners. S.F. 397, Shaff - H.F. 487, Camp and Pelton.

Insurance

Method of cancellation of casualty insurance policies. H.F. 59, Caffrey, et al - S.F. 110, Briles.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Accreditation of certain reinsurance purchased by Iowa companies. H.F. 71, McNamara, et al - S.F. 211, Gaudineer, et al.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Regulation of benevolent associations. S.F. 601, commerce.

Motor vehicle financial responsibility. H.F. 568, Renda, et al.

Investment of funds, state, county, townships, etc. H.F. 581. Steffen, et al. Collection of premium tax upon insurance policies. S.F. 740, governmental affairs. Reciprocal or interinsurance exchanges. S.F. 764, commerce. Hospital service corporations. S.F. 778, public health and welfare.

Public Health

Compensation of county commissioners of hospitalization. H.F. 19, Renda. Reorganization of the department of health. S.F. 793, governmental affairs.

Labor

Wages due employees from corporations doing business in this state. H.F. 74, Lipsky,

Minimum wages for employees. S.F. 176, Heying, et al - H.F. 127, McNamara, et al.

Safety reports of insurance companies. S.F. 444, Hill.

Employment safety commission, duties, powers and authority and the labor commissioner. H.F. 447, Welden, et al.

Establish a division of job training in the bureau of labor. S.F. 692, Walsh.

Public Safety

Transportation for all pupils attending school in state. H.F. 26, Baker.

Operators' and chauffeurs' licenses. H.F. 527, Kluever.

License, regulate and control motor vehicle salvage dealers, commissioner of public safety. S.F. 634, Gaudineer and Riley.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Research, problems involving traffic safety. H.F. 714, motor vehicles and highway safety.

COMMUNICATIONS

General

ommunications without permission or wire tapping a misdemeanor. S.F. 474, Flatt -H.F. 468, Grassley, et al. atewide educational television and communication network, appropriate from general

fund. S.F. 613, Cassidy, et al.

Ossession of radio equipment. H.F. 655, Klein.

ale communications and educational radio and television. S.F. 732, education.

belows and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

hat-phase development of a state-wide educational radio and television network, appropriation. S.F. 731, education.

billing state universities from operating book stores and commercial television stations. S.F. 448, Reichardt.

code numbers in telephone directories. S.F. 85, Reppert, et al.

munity television antennas. H.F. 532, Allen.

to equipment in schools, school buses. H.F. 148, Baker.

the for telephone extensions. H.F. 298, Palmer, et al.

of telephone. H.F. 363, commerce.

thate telephone service. H.F. 453, Christensen, et al.

blation or connection charges levied by telephone companies. H.F. 504, Van Drie,

for auxiliary, more convenient, etc., telephone equipment. H.F. 620, Tapscott, et al

COMMUNITY SCHOOL DISTRICTS See School Districts

COMPENSATION

Genera!

Benefits for veterans. S.F. 3, Benda, et al.

Compensation for expenses of legislators. S.J.R. 10, Kibbie. et al - H.J.R 8, Mills of Des Moines, et al.

Expenses of county extension council members. S.F. 30, DeKoster.

Inheritance tax appraisers, mileage reimbursement. S.F. 62, Reppert.

Compensation of policemen and firemen, retirement systems, H.F. 28. Mensing at 1 - S.F. 82, Denman, et al.

Officers and directors of corporations receive expenses, etc. S.F. 220. O'Maller Compensation, members of General Assembly. S.F. 226, Kibbie.

Compensation received by jurors. S.F. 238, Kosek.

Compensation of county treasurers. H.F. 179, Andersen, et al.

Compensation of election judges and clerks. H.F. 219, Van Roekel, et al.

Compensation received by trustees and clerks of drainage and levy districts. S.F. III. Lodwick.

Compensation received by members of the Iowa real estate commission. S.F. 315, 140%,

Restoration and compensation to counties for secondary roads used as primary roads detours, S.F. 373, Lodwick and Benda.

Compensation received by appraisers. H.F. 336, Johnston.

Compensation of clerk of grand jury. H.F. 370, Shaw, et al.

Compensation of township trustees and township clerks. H.F. 376, Dunton.

Commutation of workmen's compensation claims. S.F. 503, O'Malley and Coleman Compensation of members of the budget and financial control interim committee. 25

509, Gaudineer - H.F. 425, Cunningham, et al. Compensation of park commissioners. S.F. 397, Shaff - H.F. 487, Camp and Pellon Compensation of treasurer and members of board of directors of school corporation H.F. 493, Langland, et al.

Compensation for all peace officers, testify in court during off duty hours. H.F. 49 Johnston.

Impose 1% tax on compensation, earnings, and net profits of persons residing with area of school district. H.F. 539, Van Drie.

Judicial retirement compensation and widows' annuities, appropriation. S.F. 642, Milliand Denman H.E. 500 Villiand S.F. 642, Milliand Denman H.E. 500 Villiand S.F. 642, Milliand Denman H.E. 500 Villiand S.F. 642, Milliand and Denman- H.F. 560, Kluever and McCartney.

Compensation of county officers and their deputies and assistants. H.F. 562, Shepher

Employees

Compensation of county commissioners of hospitalization. H.F. 19, Renda. Commission of hospitalization members, compensation and expenses. S.F. 64, Gaudier Compensation, state board of realization members.

Compensation, state board of public instruction. S.F. 150, education.

Compensation, members county board of social welfare. H.F. 112, Hanson of Mith and Stokes and Stokes.

Compensation, members county boards of social welfare. S.F. 216, O'Malley. Compensation of public school officials. H.F. 251, Miller of Des Moines and horst.

Compensation of supervisors in counties 200,000 population or more. S.F. $^{3/1}$, 8

hardt, et al.

Compensation of members of the state highway commission. H.F. 282, Fischer of Grundy, et al.

Additional benefits for permanently injured employees, workmen's compensation, S.F. 501. O'Malley and Coleman.

Make changes in workmen's compensation law . S.F. 520, Condon.

ing f Salaries

Commission of hospitalization, compensation and expenses of members. S.F. 90. Neu. Compensation for trustees, sanitary sewer districts. S.F. 121, O'Malley and Gaudineer - H.F. 162. O'Mallev and Renda.

Raise compensation of engineering examiners, renewal fee of engineers and land sur-

vevors, S.F. 229, Stanley, et al - H.F. 199, Welden, et al.

COMPTROLLER OF STATE General

Create a school budget review committee. S.F. 569, Murray.

Establish and maintain additional divisions in department of agriculture. S.F. 757, agriculture.

Reorganization of the office of state comptroller. S.F. 795, governmental affairs. Settlement of claims, appropriation. S.F. 797, judiciary.

Data processing equipment, appropriation. H.F. 749, appropriations.

witing motor vehicle fuel tax refund warrants, comptroller, appropriation. H.F. 755, appropriations - S.F. 833, appropriations

ettement of a claim made against the state, appropriation. H.F. 693, judiciary. reate school budget reveiw committee. H.F. 709, tax revision.

rembers of the lowa commission on the aging, appropriation. H.F. 726, appropriations -S.F. 806, appropriations.

CONDEMNATION

General

ademnation of underground gas storage facilities, damages. H.F. 318, Hicklin, et al. ment of attorney fees in condemnation proceedings before sheriffs' commissioners. H.F. 319, Hicklin, et al.

mages to a landowner, right of eminent domain. H.F. 361, Hicklin, et al. redure under eminent domain. H.F. 384, Hicklin, et al.

demastion of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Memnation of property for public improvements, etc. H.F. 652, schools.

builtsh power of condemnation of sec. of agriculture. S.F. 225, agriculture. tary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad -

H.F. 436, Gittins.

demandion of property for public improvements, etc. S.F. 349, Kibbie, et al.

CONFIDENCES General

dental evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

MIFLICT OF INTEREST General

of interest of employees, officials and members of the General Assembly.

S.F. 476, Neu, et al - H.F. 471 Van Nostrand, et al.

Conflicts of interest, officer, employees of political subdivisions of this state !! 621. Baker.

CONGRESSIONAL DISTRICTS

General

Re-apportionment, composition of General Assembly, establish congressional district S.J.R. 8, Kibbie, et al - H.J.R. 3, Gannon, et al.

CONSERVATION

General

Hunting season on pheasants. S.F. 42, Balloun.

Establish Iowa conservation education training center, appropriation. H.F. 154, Gall gher, et al - S.F. 273, Condon, et al.

County boards of conservation. S.F. 366, Buren.

Furnishing of uniforms by county conservation boards. H.F. 404, Allen, et al.

Enforcement of the rules and regulations of county conservation boards. H.F. 41, 41

Publicly held conservation interests in private property. S.F. 693, conservation recreation.

Fees of licenses issued by state conservation commission. S.F. 727, conservation recreation.

Fish and game protection fund. H.F. 711, conservation.

Conservation Commission

Motor vehicle fuel tax, refund. S.F. 133, committee on conservation and recrea Sale of fish. S.F. 136, committee on conservation and recreation.

Special deer hunting licenses to landlords and tenants. S.F. 139, Buren, et al. Powers and duties of county conservation boards. H.F. 39, Gallagher and Land. county conservation Land, county conservation board. S.F. 129, Balloun and Messerly - H.F. 122, 104, Col. Waive requirement of fishing light and Messerly - H.F. 124, Col. Waive requirement of fishing license for certain handicapped adults. S.F. 124, Co Establishment, administration, Iowa state conservation commission peace of

retirement, accident and disability system. S.F. 193, Reppert, et al. Boat traffic on artificial lakes, jurisdiction, conservation commission.

Christensen et al.

H.F. 240, Miller of Des Moines and Distelhorst - S.F. 376, Dor use of state Imposing fees for use of state owned recreational areas. H.F. 432, Barbor, Deer hunting licenses available to Deer hunting licenses available to all residents without restriction as to number 491. Kluever 491, Kluever.

Sale of nursery stock by conservation commission to cities and towns. Removal of nonnermanent veccals and towns. Removal of nonpermanent vessels and structure by conservation commission conservation and representation and

Fees collected from registration of watercraft. S.F. 394, conservation and recre H.F. 661. conservation

Operation of watercraft for emergency purposes. H.F. 675, conservation. Closing hunting seasons during deer season. S.F. 134, conservation and recommendation of the conservation and recommendation seasons. H.F. 72 Busch of the conservation and recommendation and recommendati

Create marine fuel tax fund to be used to improve waterways, etc. H.F. 710,00 tion.

destruction. replacement. repairs, etc., to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

the conservation commission, appropriation. H.F. 716, appropriations.

Amservation commission, funds, appropriation. S.F. 821, appropriations.

mborizing expenditures by conservation commission from fish and game protection fund for biennium. H.F. 741, appropriations.

CONSERVATION COMMISSION

See Conservation, Sub-Ref. Conservation Commission

CONSTITUTIONAL AMENDMENTS

lequire members of General Assembly be elected from single member legislative districts. S.J.R. 12, governmental affairs.

legislators elected from single member legislative districts. S.J.R. 5, Van Gilst, et al - H.J.R. 5, Cochran, et al.

some rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley, et al. President and Vice President, succession of. S.J.R. 13, Stanley, et al.

Annual sessions - even-numbered years consider the budget, etc., limit days. H.J.R. 9, Grassley, et al.

Commission to make study of subdistricting legislative districts. S.J.R. 6, Rigler and Mills - H.J.R. 10. Van Nostrand and Millen.

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Terms of office of the Governor and Lieutenant Governor. H.J.R. 12, Grassley and

Amendment to the Uniform Time Act of United States Code. S.J.R. 18, Hagedorn, et al. Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens,

Right to employment. H.J.R. 13, Grassley, et al.

Referendum, by petition, approve or reject legislation by General Assembly. S.J.R. 21, Lucken, et al.

Veto power by Governor on appropriation bills. S.J.R. 2, Riley, et al.

Election of Governor and Lt. Governor. S.J.R. 3, Denman et al - H.J.R. 2, Baker, et al. Annual sessions of the legislature. S.J.R. 4, Frommelt, et al - H.J.R. 1, Renda, et al. Composition and apportionment of the General Assembly and establishment of congressional districts. S.J.R. 7, Stanley, et al - H.J.R. 4, Van Nostrand.

Re-apportionment, composition of General Assembly, establish congressional districts.

S.J.R. 8, Kibbie, et al - H.J.R. 3 Gannon, et al.

Eighteen voting - age. S.J.R. 9, Kibbie and Walsh - H.J.R. 7, Doderer.

Electorate authority and means to approve or reject legislation enacted by the General Assembly. H.J.R. 15, Stokes, et al. Length of residency, voting purposes. S.J.R. 22, Lodwick, et al.

Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al - H.J.R. 17, Steffen, et al.

Establish the state university. H.J.R. 18, Andersen, et al. Qualifications of electors. S.J.R. 24, Stanley, et al.

Lower voting age to 20. H.J.R. 19, Pelton and Van Nostrand.

Repeal Article IX - obsolete sections dealing with educational funds. S.J.R. 26, Denman,

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J.R. 27, Kibbie.

Duels - repeals provision disqualifying anyone from holding office involved in dueling. H.J.R. 20, Maloney.

Report by board of control to General Assembly recommendations for replacing Anamosa Reformatory. H.J.R. 22. Den Herder.

Voting residency requirements. S.J.R. 28. Gaudineer.

Voting requirements. S.J.R. 29, Gaudineer.

Canvassing of votes for Governor and Lieutenant Governor. S.J.R. 30, Mills.

Election and terms of state officers. S.J.R. 31. Lucken, et al.

Interstate truck rate reciprocity procedures, interim legislative committee, appropriation. H.J.R 23, Fischer of Grundy.

General Assembly establish policy by statute for universities limited by Constitution. H.J.R. 27, Mensing and Maloney.

To provide for special sessions at any time. S.J.R. 34, Stanley.

Permit a majority of the legislature to call a special session. H.J.R. 29, Schroeder, et al.

Changing method of amending state Constitution. S.J.R. 37, Ely, et al.

Change the words "yeas" and "nays" to "yeses" and "noes". S.J.R. 32, Riley.

Boundary lines of counties. S.J.R. 33, Riley, et al.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

CONSTRUCTION

General

Highway construction and repair. S.F. 318, transportation.

Number of stories in height of multiple dwellings - construction of stair halls in such. H.F. 272, Andersen.

Preserve and replace top soil, highway construction. H.F. 297, Busch.

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

Board of regents let construction, etc., up to \$25,000 without bids. S.F. 422, DeHart and Burns.

Construction and repair of county buildings. S.F. 427, Van Eaton - H.F. 450, Andersen. All dwellings over 2 stories to be of fire-resistive materials. S.F. 620, Klefstad. Maximum expenditures for county building construction, etc. S.F. 781, transportation. Construction of area vocational schools, public instruction, appropriation. S.F. 879, appropriations - H.F. 797, appropriations.

CONTAINERS

General

Beer containers. S.F. 28, McGill.

Serving and clearing of alcoholic beverages by minors. S.F. 39, Coleman, et al.

CONTRACTORS

General

Payments made under contract for construction of public improvements. H.F. 243, Klue-

ver, et al - S.F. 339, Reppert, et al.

Board of regents let construction, etc., up to \$25,000 without bids. S.F. 422, DeHart and Burns.

License and regulate water conditioning contractors, establish board. H.F. 446, Vetter, et al.

Exempt from retail sales and use tax sales made to educational institutions, provide for refund of any sales or use tax upon the gross receipts of sales to contractor having contract with an educational institution. S.F. 555, Lodwick, et al.

Regulation, licensing of heating, air conditioning, ventilating and refrigeration contractors. S.F. 443, O'Malley, et al - H.F. 496, Allen.

Mechanic's liens. H.F. 650, Allen.

CONTRACTS

General

Attorney's fees in actions upon written contracts. S.F. 408, Neu, et al.

Termination of teachers' contracts. S.F. 460, McGill.

Contracts with teachers, 3 years. H.F. 372, Harbor.

Cities and towns, operation of sanitary sewer facilities outside corporate limits. S.F. 483, Klefstad - H.F. 458, Gittins.

Prohibit persons, corporations, etc., from requiring promissory notes, contracts, etc. H.F. 595, Glenn.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Carriers

Contract carrier tariffs. S.F. 527, Heaberlin, et al.

CONTRIBUTIONS

General

Contributions to recognized political party of taxpayers choice. S.F. 101, Gaudineer, et al - H.F. 140, Poncy.

CO-OPERATIVE ASSOCIATIONS

General

Method of figuring net earnings and allocation thereof in cooperative associations. H.F. 499, Renda.

CORPORATIONS

General

Oil, state aid to persons or corporations discovering. S.F. 15, Rigler, et al.

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Wages due employees from corporations doing business in this state. H.F. 74, Lipsky, et al.

State personal income tax and business tax on corporations. S.F. 155, Glenn and Dodds. Accreditation of certain reinsurance purchased by Iowa companies. H.F. 71, McNamara, et al - S.F. 211, Gaudineer, et al.

Officers and directors of corporations receive expenses, etc. S.F. 220, O'Malley. Approval by secretary of state of amendments to articles of incorporation. H.F. 338, Bailey.

Collection of claims against nonprofit corporations. H.F. 449, Cochran and Mayberry. Actions against nonprofit hospital service and nonprofit medical service corporations. S.F. 652, Coleman, et al.

Indemnification of officers and directors of corporations. H.F. 563, judiciary.

Change corporate income tax. H.F. 578, Maloney.

Tax imposed upon corporation business income. H.F. 619, Redfern and Distelhorst.

Mechanic's liens. H.F. 650, Allen.

Corporations. S.F. 747, judiciary.

Corporations. S.F. 756, judiciary.

Hospital service corporations. S.F. 778, public health and welfare.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

Indemnification of officers, directors, employees and agents of business corporations. S.F. 788, judiciary.

Officers

Workmen's compensation, include executive corporate officers. H.F. 279, Miller of Page, et al - S.F. 508, Flatt, et al.

COSMETOLOGY

Generai

Cosmetology. S.F. 130, Klefstad and Riley - H.F. 123, Dunton, et al.

Access between living quarters and a cosmetology shop located in a home. H.F. 597, Bailey.

COUNCILS

See Cities and Towns, Sub-Ref. General

COUNCILMEN

General

Salary limits for councilmen, towns under 15,000. S.F. 214, Patton, et al. Optional form of municipal government. H.F. 280, Doderer, et al - S.F. 412, Burns, et al. Removal of a councilman from municipal office by special election. H.F. 385, Doderer.

COUNTIES-GENERAL

General

Veterans' newsstands in courthouses. S.F. 10. Benda. et al.

Time for keeping courthouses open. S.F. 12. Messerly, et al.

Opening of courthouse offices. H.F. 6, Andersen.

Notices of marriage to counties or states. S.F. 32, Lodwick, et al.

Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.

Expenses of county extension council members. S.F. 30, DeKoster.

Opening of courthouses. H.F. 10, Bowin, et al.

Compensation of county commissioners of hospitalization. H.F. 19, Renda.

Powers and duties of county conservation boards. H.F. 39, Gallagher and Baker. Permit counties associate with Iowa state association of counties. H.F. 51, Curran, et al. Delegation of administrative duties, soldiers relief commission. S.F. 88, Ely and Denman.

Counties power to employ certified public accountants. H.F. 68, McIntyre, et al.

Voter registration in counties having population 20,000 or over. H.F. 73, Camp, et al. Compensation, members county board of social welfare. H.F. 112, Hanson of Mitchell

and Stokes.

Terms of office of juvenile judges. S.F. 208, Riley.

Compensation, members county boards of social welfare. S.F. 216, O'Malley.

Counties levy a maximum 1 mill for maintenance of juvenile home. S.F. 65, Gaudineer - H.F. 174, Tapscott, et al.

Compensation of county treasurers. H.F. 179, Andersen, et al.

Limit to cities, towns and counties application of home rule amendment. H.F. 249, Hicklin, et al.

Restoration and compensation to counties for secondary roads used as primary road detours. S.F. 373, Lodwick and Benda.

County nursing homes. H.F. 271, Gallagher.

County contracts, without bids. H.F. 306, Sorg.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Compensation of clerk of grand jury. H.F. 370, Shaw, et al.

Cost of supporting children in state homes. S.F. 325, public health and welfare - H.F. 398, board of control.

Increase amount of property taxes a county may legally levy for support of the county. H.F. 406, Distelhorst, et al.

Dismissal of county employees. H.F. 416, Bennett.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522, Glenn.

Money derived by counties selling alcoholic beverages remain in counties. H.F. 429, Glenn and Bowin.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees etc. S.F. 545, O'Malley.

County school systems. H.F. 457, Beardsley and Franklin.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

County courthouses available to any political party. S.F. 564, Klefstad.

Group insurance for elective county officials. S.F. 580, Neu.

Permit state aid to local governments, major disasters. S.F. 581, Clarke,

Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542, Denman, et al - H.F. 495, Palmer, et al.

Authority for joint county-city or town buildings. S.F. 396, Mills - H.F. 537, Mowry. Appointment of city and county assessors by state tax commission, etc., appropriation. S.F. 632, Reichardt and Frommelt.

Records of county hospitals open to public. S.F. 633, Gaudineer.

County zoning commissions. S.F. 646, Floy, et al.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn. Authorize the consolidation of counties. S.F. 682, Jepsen.

Compensation of county officers and their deputies and assistants. H.F. 562, Shepherd. Provide for reservation of right of way for future streets, etc. H.F. 585, Curran, et al. Junk motor vehicles. S.F. 702, Stanley, et al.

County employees - merit or civil service system. S.F. 707, Walsh.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Boundary lines of counties. S.J.R. 33, Riley, et al.

County relief. S.F. 716, Stanley.

Prohibit eavesdropping and possession, sale or purchase of such devices. S.F. 717.

Stanley.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Merger of counties. H.F. 645, Camp.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. Mobile home parks owned and operated by any agency or department of the state or county. S.F. 516, conservation and recreation - H.F. 630, conservation.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Attachment of territory to twelve-grade districts. H.F. 680, schools.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 751, judiciary.

Acquisition of existing privately owned property and facilities, establishment of county hospitals. S.F. 766, public health and welfare.

Place school districts not presently in a county school system in such a system. H.F. 701. schools.

Errors and omissions insurance for county officers, etc. S.F. 779, governmental subdivisions.

Maximum expenditures for county building construction, etc. S.F. 781, transportation. Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions. Taxation of personal property, appropriation. S.F. 807, ways and means.

Attorneys

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Juvenile deliquency. H.F. 70, Shaw, et al - S.F. 125, Jepsen.

Delay in trials. H.F. 270, Glenn.

Obligations to support persons receiving public assistance, enforcement, etc. S.F. 491, Stanley and O'Malley.

Salaries of county attorneys. S.F. 607, Denman and Gaudineer - H.F. 528, Maloney. Condemnation of property for public improvements, etc. H.F. 652, schools.

Board of Supervisors

Ambulance service, permit boards of supervisors to provide. S.F. 51, Rigler.

Prevent county boards of supervisors from renting cars from sheriffs. H.F. 32, McCray. Election of county supervisors in certain counties. S.F. 120, Klefstad.

Benefited fire district, addition of territory. H.F. 30, Edgington, et al.

Spraying on and along roads. H.F. 12, Gallagher.

Display of United States flag at polling places on election days. H.F. 160, Doderer and Yoder.

Legalize proceedings of board of supervisors of Muscatine county, election and issuance of bonds for county home addition. S.F. 232, Stanley.

County conservation boards establish and maintain public museums. S.F. 250, Main. Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton.

Legalize proceedings of board of supervisors of Adams county - contracts and expenditures made for construction of county home located southeast of Corning. S.F. 287, Briles.

Off-year terms of certain public officers. S.F. 297, Messerly.

Burial of nonresident indigent transients. H.F. 232, McCray.

Community mental health centers. H.F. 261, Gittins and Lipsky.

Compensation of supervisors in counties 200,000 population or more. S.F. 371, Reichardt,

et al.

Incorporated mental health centers. S.F. 390, Ely.

Establish natural resources and recreational districts by boards of supervisors. H.F. 208, Lee, et al - S.F. 382, Clarke, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

County-manager form of government in counties. H.F. 340. Bailey.

Counties of over 250,000, repair and remodel county buildings, \$100,000. H.F. 353, Renda, et al.

Operation of county government. H.F. 357, Baker.

Partition fences. S.F. 462, Coleman et al.

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

Voting machines in precincts and townships. H.F. 440, Palmer and Tapscott.

Construction and repair of county buildings. S.F. 427, Van Eaton - H.F. 450, Andersen. Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Support of pupils at School for Deaf and Iowa Braille and Sight-Saving School. S.F. 615. Elv.

County managers. H.F. 555, Doderer.

Care and treatment of mental illness. S.F. 658, Gaudineer.

Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

Use of highways rights of way for vending. H.F. 644, roads and highways.

Drainage and levee fund. H.F. 651, Winkelman, et al.

Mileage allowance for boards of supervisors. S.F. 750, judiciary.

Mileage allowance for members of county boards of supervisors. S.F. 791, judiciary. Legalize and validate payments heretofore made to members of boards of supervisors,

ten cents for every mile traveled, business. H.F. 723, county and township affairs.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

Conservation

Land, county conservation board. S.F. 129, Balloun and Messerly - H.F. 122, Mohrfeld. County boards of conservation. S.F. 366, Buren.

Furnishing of uniforms by county conservation boards. H.F. 404, Allen, et al.

Enforcement of the rules and regulations of county conservation boards. H.F. 411, Allen, et al.

Publicly held conservation interests in private property, S.F. 693, conservation and recreation.

Jails, See Subject — Jails

Recorder

Recorder, county veterans' discharges. S.F. 8, Benda, et al. Sale of documentary stamps. H.F. 79, Distelhorst. Insurance for county recorder's office. S.F. 559, Stanley.

Board of Health

Organization, etc., of boards of health by counties and cities and towns. S.F. 342,

public health and welfare.

Medical Examiner

Investigation by the county medical examiner. S.F. 362, public health and welfare.

Manager

County managers. H.F. 555, Doderer County managers. S.F. 706, Walsh.

Treasurer

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al. Bond of county treasurers. S.F. 810, governmental subdivisions.

COUNTIES-SPECIFIC

Adams

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Black Hawk

- Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.
- Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.
- Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.
- Validating the proceedings of the town council of Gilbertville, issuance, sale, and delivery of bridge bonds. H.F. 205, Gallagher, et al.

Bremer

- Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.
- Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Buchanan

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton.

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- Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.
- Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Dallas

Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

Delaware

- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Dubuque

- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.
- Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

Grundy

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Hamilton

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

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- Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.
- Build new high school, Clear Creek Community School District. S.F. 406, Burns.

Jackson

- Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.
- Changes in boundaries of Bellevue Community School District, Jackson county. S.F. 446, Lamborn.
- Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.
- Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.
- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, Judiciary.

Johnson

- Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.
- Build new high school, Clear Creek Community School District. S.F. 406, Burns.

Jones

- Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.
- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Lucas

Legalize the incorporation of the town of Lucas, Lucas county, election of its officers, etc. S.F. 726, McGill.

Madison

Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt.

Monroe

Legalize and validate proceedings for changes in the boundaries of Albia, county of Monroe - boundaries legally established. S.F. 724, McGill.

Muscatine

Legalize proceedings of board of supervisors of Muscatine county, election and issuance of bonds for county home addition. S.F. 232, Stanley.

Pottawatamie

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, Judiciary.

Ringgold

- Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593, Briles.
- Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.
- Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Story

Ratification of sale of certain real estate independent school district of Ames, Story county. H.F. 486, Cunningham.

Tama

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Taylor

- Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.
- Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.
- Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593, Briles.
- Legalize and validate proceedings of town council of Lenox, Taylor county, providing for execution of a contract for purchase of natural gas. S.F. 595, Briles.
- Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.
- Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Bedford, Taylor county. S.F. 597, Briles.
- Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Worth

- Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.
- Legalize and validate proceedings of board of directors of Independent School District of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein S.F. 814, judiciary.

Wright

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

COURT

General

Adoption. H.F. 20, Renda.

Clerk's fees in probate. S.F. 60, Elvers, et al.

Judgment and sentencing. S.F. 81, Ely.

Presentence investigation by parole board, felony. S.F. 87, Ely, et al.

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Disposition, persons charged with public offenses. H.F. 128, Johnston, et al.

Support and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley. Pleading of petition under the Rule of Civil Procedure. H.F. 141, Beardsley, et al. Court procedures, services, personnel involving dependent, delinquent children. S.F. 200,

O'Malley, et al - H.F. 164, Lipsky, et al.

Grand jury indictments. H.F. 214, Glenn.

Attorney fee affidavits in criminal actions. S.F. 172, O'Malley - H.F. 265, Kluever and McCartney.

Delay in trials. H.F. 270, Glenn.

Presentence investigations made by board of parole. H.F. 246, Mowry and Renda - S.F. 359, O'Malley, et al.

Separate support and maintenance of adverse party and children during divorce proceedings. H.F. 299, McNamara, et al.

Change of venue in mayors and police courts. H.F. 344, Hill.

Attorney's fees in actions upon written contracts. S.F. 408, Neu, et al.

Method of appeal from justice court convictions. S.F. 514, Glenn.

Compensation for all peace officers, testify in court during off duty hours. H.F. 497, Johnston.

Payment of fees in habeas corpus proceedings. S.F. 669, Lodwick.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn. Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et

al - H.F. 593, Koch, et al.

Family court system, appropriation. S.J.R. 35, Ely - H.J.R. 30, Mensing.

Depositions in criminal actions. H.F. 641, Dunton.

Amend, revise, and codify the statutes, adoption. H.F. 648, Maloney.

Attachment of territory to twelve-grade districts. H.F. 680, schools.

Non transfer of county prisoners if jail meets standards. H.F. 681, judiciary.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 751, judiciary. Members of Iowa court study commission, appropriation. H.F. 729, appropriations - S.F. 805, appropriations.

Confidential evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

District

Commission of hospitalization, compensation and expenses of members. S.F. 90, Neu. Salary of district court judges. S.F. 92, Erskine, et al - H.F. 78, Andersen, et al. Court records. H.F. 82, O'Malley, et al.

Notices of marriage to counties or states. S.F. 32, Lodwick, et al.

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64, Pelton, et al.

Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Internal operation of district court in rendering services. S.F. 221, Gaudineer, et al. Jurisdiction and duties of district court judges. S.F. 224, Denman, et al.

Motor vehicle traffic violation offices schedule of minimum fines for traffic violations. S.F. 248, Gaudineer, et al.

District courts in continuous session. S.F. 288, Mills, et al.

Clarify jurisdiction of district courts, hearing of tax commission matters. H.F. 466, Holden, et al.

Establish judicial districts for district courts - number of judges. S.F. 283, Hill, et al. Custody of children. H.F. 574, Lipsky.

Amend Rule of Civil Procedure, trial assignments, H.F. 577, Johnston.

Abolish justice of the peace courts - provide unified trial court. S.F. 302, Riley, et al. Ninth (9th) and 18th judicial districts. S.F. 794, judiciary.

Municipal

No more municipal courts established. S.F. 237, Denman, et al.

Prohibiting certain articles from being provided to county and municipal prisoners. S.F. 357, legislative research committee - H.F. 293, Smith, et al.

Periodic release of prisoners sentenced by municipal courts. S.F. 356, legislative

research committee - H.F. 305, Smith, et al.

Fees of justices of the peace. H.F. 317, Sorg.

Right of appeal from decisions of municipal courts, city ordinances. H.F. 533, Johnston and Baker.

Jury selection. H.F. 614, Pelton.

Supreme

Law clerks for supreme court judges. S.F. 96, O'Malley, et al - H.F. 75, Dunton, et al. Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Election contests. S.F. 534, Klefstad.

Establish officer of public protector, citizen complaints, etc. S.F. 455, Potgeter, et al - H.F. 483, Lipsky, et al.

Boundary lines of counties. S.J.R 33, Riley, et al.

Changes in Rules of Civil Procedure reported by the Supreme Court of Iowa. H.F. 778, judiciary.

COURTHOUSES General

Time for keeping courthouses open. S.F. 12, Messerly, et al. Opening of courthouse offices. H.F. 6, Andersen.

Opening of courthouses. H.F. 10, Bowin, et al.

County courthouses available to any political party. S.F. 564, Klefstad.

CREDIT

General

Require disclosure of finance charges, extensions of credit. S.F. 430, Ely. Interest on open accounts. S.F. 466, Lamborn, et al. Military service tax credits, appropriation. S.F. 470, Lodwick and Benda.

Tax

Tax credits on personal property subject to tax, appropriation. S.F. 493, Hill. Credit on the personal property tax, \$1000. S.F. 529, Lisle.

CREDIT CARDS

General

Increase penalties pertaining to fraudulent use of credit cards. H.F. 326, Fischer of Grundy and Winkelman.

Insurance by credit cards. H.F. 350, Fischer of Grundy and Maloney. Credit cards. S.F. 494, Benda.

CREDIT UNIONS

General

Credit unions. S.F. 372, Frommelt, et al - H.F. 320, Mayberry, et al.

Service centers or representatives in credit unions. S.F. 346, Frommelt, et al - H.F.

445, Story, et al.

CRIME

General

Treatment of youthful law offenders. S.F. 20, Gaudineer. Demurrers by defendants in criminal actions. S.F. 22, Gaudineer.

Sentencing persons convicted of a crime. S.F. 328, public health and welfare - H.F. 239, board of control.

Amend habitual criminal statutes. H.F. 339, Bailey.

Requirements governing public defenders. S.F. 487, Riley.

Civic awards, indemnification of citizens who incur personal injury or property damage attempting to prevent crimes, aid victims, etc., appropriation. S.F. 701, Stanley. Sentencing of felons. H.F. 632, Johnston.

Depositions in criminal actions. H.F. 641, Dunton.

CUSTODIAL HOMES

Nursing homes and custodial homes, operation of. S.F. 72, Neu and Lange.

Payments to nursing homes and custodial homes. S.F. 510, Buren, et al.

Provide for payment to custodial homes and nursing homes in old-age assistance cases. H.F. 596, Bailey.

CUSTODY General

Defenses available to a petition for a writ of habeas corpus for return of a child. H.F. 329, Johnston.

DAIRY

See Foods, Sub-Ref. Dairy

DAMS

General

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

DATA PROCESSING

General

Data processing equipment, appropriation. H.F. 749, appropriations.

DAYLIGHT TIME

See Time

DEAF

General

Support of pupils at School for Deaf and Iowa Braille and Sight-saving School. S.F. 615, Elv.

DEALERS

Jun k

Regulate, license junk dealers, motor vehicles. S.F. 199, O'Malley, et al. Regulation and licensing of junk dealers, appropriation. H.F. 583, Nelson, et al. Junk motor vehicles. S.F. 702, Stanley, et al.

DEATH PENALTY

General

Death penalty for killing a peace officer. H.F. 157, Johnson, et al.

DEBTS

General

Regulate the business of debt management, etc. H.F. 284, Johnston, et al - S.F. 556, governmental affairs.

Junior colleges and area community colleges assume or redeem all existing bonded or other indebtedness. S.F. 656, Kruck.

DECORATION DAY General

Desecration of Decoration Day. H.F. 274, Miller of Des Moines, et al.

DEFENDANT General

Disposition, persons charged with public offenses. H.F. 128, Johnston. et al. Requirements governing public defenders. S.F. 487, Riley.

DELIVERIES General

Delivery ticket, bulk commodity. S.F. 127, committee on agriculture.

DENTAL General

Create state board of dentistry. H.F. 218, Den Herder, et al - S.F. 378, Burns, et al. Name of drug prescribed by doctor or dentist affixed to container. S.F. 495, Reppert.

DEPARTMENT OF HEALTH

General

Department of health for power file equipment, appropriation. H.F. 770, appropriations - S.F. 845, appropriations.

DEPARTMENT OF REVENUE General

Transfer administration and enforcement of motor vehicle fuel tax to department of revenue. S.F. 745, governmental affairs.

Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs.

Assessments of property, department of revenue. S.F. 748, governmental affairs.

DEPARTMENTAL RULES General

Rules of administrative agencies. H.F. 588, Millen, et al.

Refunding overpayments for 1966 Code and Iowa Departmental Rules, appropriation. H.F. 727, appropriations.

DEPOSITS General

Interest on savings accounts and time deposits. S.F. 298, Benda.

Public fund deposits - interest. H.F. 241, Yoder.

Time deposits of state and political subdivisions. H.F. 252, Palmer and Franklin. Personal deposits of patients and inmates, board of control. S.F. 389, public health and welfare.

DISCRIMINATION General

Discrimination in housing. S.F. 496, Ely, et al - H.F. 433, Reed, et al.

DISEASE

General

Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Reorganization of the department of health. S.F. 793, governmental affairs.

Animals, See Animals, Sub-Ref. Diseases

DISTRICT COURT See Court, Sub-Ref. District

DIVORCE

General

Support and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley. Divorce decrees, attorney fees and court costs. H.F. 88, Hill - S.F. 201, Shirley. Separate support and maintenance of adverse party and children during divorce proceedings. H.F. 299, McNamara, et al.

Causes for divorce. H.F. 360, Hill.

DOCUMENTS

General

Printing of bills. H.F. 1, Fisher of Greene - S.F. 1, Kibbie.

Printing of bills, S.F. 23, governmental affairs.

Right of way purchase by highway commission. H.F. 16, Fischer of Grundy.

Search warrants, issuance and contents. S.F. 53, Gaudineer.

Court records. H.F. 82, O'Malley, et al.

Interest on warrants, public treasury. S.F. 158, Benda and Elvers.

Clarifying the indexing of financing statements, Uniform Commercial Code. S.F. 562, Stanley.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

DRAINAGE DISTRICTS

General

Drainage districts and levee districts, status before state tax commission. H.F. 86, Distelhorst and Hicklin.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Compensation received by trustees and clerks of drainage and levy districts. S.F. 313, Lodwick.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Assessment of upstream districts for common outlet work, cleanouts and levee rebuilding. S.F. 611, Schaben - H.F. 557, Waugh.

Changing method of assessing land within levee and drainage districts. S.F. 683, Lod-wick - H.F. 626, Hicklin and Distelhorst.

Drainage and levee fund. H.F. 651, Winkelman, et al.

DRAM SHOP LAW

General

Dram shop liability. S.F. 54, Riley, et al.

Time during which actions may be brought to recover for dram shop liability. S.F. 112, Reppert, et al.

DRIVER EDUCATION See Education, Sub-Ref. Drivers

DRIVING

General

Punishment for reckless driving on highway. H.F. 337, Bailey.

School bus drivers. H.F. 352, Cochran, et al.

Mandatory jail sentence, driving under influence of alcohol. H.F. 362, Hill.

Operation of a motor vehicle. H.F. 591, Allen

Failure of the driver of a vehicle to stop at scene of an accident. H.F. 688, law enforcement.

Research, problems involving traffic safety. H.F. 714, motor vehicles and highway safety.

DRUGS

See Pharmacies

ECONOMIC OPPORTUNITY ACT

Department of public instruction for participation in the Economic Opportunity Act, appropriation. H.F. 791, appropriations - S.F. 869, appropriations.

EDUCATION

General

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Saylorville dam, outdoor recreation-outdoor education center. S.F. 89, Benda, et al.

Reorganization of school districts. H.F. 114, Van Nostrand.

Administration of area vocational schools and community colleges. S.F. 173, Kibbie. Deduction to taxpayers for room, etc., while attending college. S.F. 192, Riley, et al. Review and codify laws of Iowa relating to education. S.J.R. 23, education

Change name of public instruction to education. S.F. 152, education.

Payment of expenses of extracurricular activities. H.F. 175, Doderer.

Certificated public school employees, negotiations, etc. S.F. 256, Riley.

Establish Iowa conservation education training center, appropriation. H.F. 154, Gallagher, et al - S.F. 273, Condon, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204, Doderer, et al.

Educational laboratory schools. H.F. 216, education.

Requirements for high school equivalency certificates. H.F. 217, Doderer, et al. Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. H.F. 294, governmental affairs.

Follow-up studies of certain schools having more students drop out. S.F. 380, education. Shared time courses taken by private-school pupils in public school regarded as compliance with minimum school standards. S.F. 381, education.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Extracurricular activities in schools. S.F. 395, Reichardt.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Deficiency appropriation for higher education facilities commission. S.F. 429, education. Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F. 435, Potgeter, et al.

Increase sales tax, appropriate revenue increase for general state aid to education. S.F. 471, Riley.

Increase the use tax, appropriate revenue increase for general state aid to education.

S.F. 472, Rilev.

Educational standards. S.F. 543, Murray.

County school systems. S.F. 565, McGill.

Educational requirements for applicants for real estate salesmen or brokers licenses. S.F. 578, Nurse and Reno.

Substitution of organized athletics for courses in physical education, S.F. 589, education. Special education of handicapped children, S.F. 590, education.

Merger of county school systems. H.F. 516, schools.

Requiring courses of study to include proper coverage of history of the negro race, etc. H.F. 520, Reed and Gannon.

Area community colleges, H.F. 536, Allen.

Statewide educational television and communication network, appropriate from general fund. S.F. 613, Cassidy, et al.

Provide for attachment of non-high school districts. S.F. 617, education.

Vocational schools and colleges, contract with private schools, etc., use of facilities and courses. S.F. 638, Walsh.

Proportionate sharing of cost of public school education in public high school districts. state of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

Membership of the higher education facilities commission. H.F. 569, Petersen of Dallas. Location of institutions of higher learning. H.F. 590, Allen.

Private college preparatory schools. S.F. 695, Stanley, et al.

Educational standards - social studies. H.F. 653, schools.

Income tax deductions for educational expenses. H.F. 654, Klein.

First-phase development of a state-wide educational radio and television network. appropriation. S.F. 731, education.

Educational compact commission, appropriation. S.F. 738, education.

Higher education facilities commission to establish reserve fund, guarantee student loans. S.F. 700, education - H.F. 689, higher education.

Compulsory school attendance and educational standards. S.F. 785, education.

Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

Approval of educational standards. H.F. 722, schools.

Social science subject requirements under minimum school standards, S.F. 379, education.

Proportionate sharing of cost of public school education, appropriation. S.F. 813. education.

Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations - S.F. 868, appropriations.

Drivers

Offering courses in driver education. S.F. 106, Kibbie and Benda.

School bus drivers. H.F. 103. Doderer.

Motorcycles driven by permit holders. H.F. 155, Bennett.

Driver instruction permits. H.F. 377, motor vehicles and highway safety.

Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations - S.F. 870, appropriations.

Institutions

Educational cost sharing through property tax replacement. H.F. 21. Baker.

Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213. Shaff, et al.

Exempt from retail sales and use tax sales made to an educational institution, provide for refund of any sales or use tax upon the gross receipts of sales to contractor

having contract with an educational institution. S.F. 555, Lodwick, et al.

EDUCATIONAL INSTITUTIONS See Education, Sub-Ref. Institutions

EL ECTIONS General

Eighteen - 18 - voting age. S.J.R. 9, Kibbie and Walsh - H.J.R. 7, Doderer.

Daylight saving time, election to determine. S.J.R. 16, Briles, et al.

Office and election of county attorney, repeal that section of the Constitution, H.J.R. 11. Grasslev and Renda.

Election of county supervisors in certain counties. S.F. 120, Klefstad.

Form of ballot at general elections. S.F. 71, Hougen, et al - H.F. 83, Camp.

Contests of elections. H.F. 97, Andersen of Woodbury.

Time of holding primary elections. H.F. 107, Fisher of Greene, et al.

Election of Governor and Lt. Governor. S.J.R. 3, Denman, et al - H.J.R. 2, Baker, et al,

Primary elections, county and state conventions. S.F. 196, Reichardt.

Display of United States flag at polling places on election days. H.F. 160, Doderer and Yoder.

Depositing of election ballots. S.F. 274, Stanley, et al.

Electorate authority and means to approve or reject legislation enacted by the General Assembly. H.J.R. 15, Stokes, et al.

Qualifications of electors. S.J.R. 24, Stanley, et al.

Residence requirements for electors. S.F. 286, Stanley, et al.

Length of residency, voting purposes. S.J.R. 22, Lodwick, et al.

Lower voting age to 20. H.J.R. 19, Pelton and Van Nostrand.

Compensation of election judges and clerks. H.F. 219, Van Roekel, et al.

Annexation elections by cities and towns. S.F. 351, Lamborn.

Election of political party delegates and committeemen at primary election. H.F. 269. Sullivan.

Voter registration, counties having population 50,000 or more. H.F. 283, Koch.

Permanent registration of voters. H.F. 325, Hill.

Voting residency requirements. S.J.R. 28. Gaudineer.

Voting requirements. S.J.R. 29, Gaudineer.

County-manager form of government in counties. H.F. 340, Bailey.

Canvassing of votes for Governor and Lieutenant Governor, S.J.R. 30, Mills.

Election and appointment, board of public instruction. H.F. 355, Diehl, et al.

Election and terms of state officers. S.J.R. 31, Lucken, et al.

Removal of a councilman from municipal office by special election. H.F. 385, Doderer.

State party conventions and election of state central committee. H.F. 392, Sullivan. Low-rent housing elections. S.F. 499, Riley, et al.

Implement the principles of home rule within cities and towns, council-manager. H.F. 419, Glenn, et al.

Voting machines in precincts and townships. H.F. 440, Palmer and Tapscott.

Voter registration lists. S.F. 539, Gaudineer.

Electronic voting system. S.F. 521, Dodds, et al - H.F. 454, Distelhorst, et al.

Election contests. S.F. 534, Klefstad.

Voter registration in all cities of 2,000 or more bordering on a city of 10,000 or more. S.F. 570, Shaff.

Judges of elections. S.F. 573, Klefstad.

Election requirements for low-rent housing for the elderly. S.F. 588, Condon, et al. Contested elections for seats in the General Assembly. H.F. 475, Johnston, et al.

Registration of voters. H.F. 476, Maloney.

Repeal requirement that annual reports be made of number of registered voters by party affiliation. S.F. 629, Jepsen.

School elections. H.F. 552, Doderer.

Give the mayor a vote in case of a tie vote by the council. S.F. 670, Lodwick.

Authorize the consolidation of counties, S.F. 682, Jepsen.

Election of the state superintendent of public instruction. H.F. 594, Koch.

Single affidavit for an absent voters' ballot. S.F. 686, Ely.

Municipal elections in cities over 10,000 population, option of a run-off election in lieu of a primary. H.F. 608, Tapscott, et al.

Merger of counties. H.F. 645, Camp.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Election of directors in school districts. H.F. 670, schools.

Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment - S.F. 811, governmental affairs.

Registration of voters. S.F. 631, Jepsen - H.F. 542, McCray.

ELECTRICITY

General

Joint services by municipal bodies. S.F. 414, O'Malley, et al - H.F. 388, Kluever, et al. Enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment. S.F. 500, judiciary.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Agreements, joint or common ownership of property used in generation, transmission, or distribution of electricity. H.F. 728, judiciary.

Enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment. H.F. 206, Fisher of Greene, et al - S.F. 282, legislative research.

ELEVATORS

General .

Automatic elevators in state office building. S.F. 347, appropriations.

EMINENT DOMAIN General

Condemnation of underground gas storage facilities, damages. H.F. 318, Hicklin, et al. Damages to a landowner, right of eminent domain. H.F. 361, Hicklin, et al.

Procedure under eminent domain. H.F. 384, Hicklin, et al.

Use of eminent domain for erecting electric transmission lines. H.F. 600, commerce. Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

EMPLOYEES
See Employment

EMPLOYMENT

General

Right to employment. H.J.R. 13, Grassley, et al.

Establish wage rates for public works projects. H.F. 85, Wood, et al - S.F. 140, Condon. Employment of superintendent of women's reformatory. S.F. 207, public health and welfare.

Employment and licensing of special state distributors for sale of state-owned liquor. S.F. 212, Murray, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204, Doderer, et al.

Employment under soldiers preference law. H.F. 226, Fischer of Grundy.

Rules, etc., for motor vehicles used to transport workers to and from employment and at work. S.F. 308. Riley, et al.

Employment of board of control personnel. S.F. 365, public health and welfare.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522, Glenn.

Penalty, etc., to use of force or violence, etc., to prevent any person from engaging in lawful employment, etc. H.F. 564, Kluever, et al.

Community work and training program for recipients of ADC. S.F. 734, public health and welfare.

Indemnification of officers, directors, employees and agents of business corporation. S.F. 788, judiciary.

Furnishing or procurement of employment. S.F. 801, industrial and human relations.

Employees

Sick leave for school employees. S.F. 33, Van Gilst - H.F. 49, Waugh, et al.

Wages due employees from corporations doing business in this state. H.F. 74, Lipsky, et al.

Right of appeal, city or a civil service employee. S.F. 52, Denman, et al - H.F. 64, Pelton, et al.

Payment of wages due employees from all employers. S.F. 163, Gaudineer, et al - H.F. 143, Lipsky, et al.

Minimum wages for employees. S.F. 176, Heying, et al - H.F. 127, McNamara, et al. Cities subject to civil service provisions. H.F. 181, Johnston, et al.

Certificated public school employees, negotiations, etc. S.F. 256. Rilev.

Adoption of safety rules. S.F. 257, Lodwick, et al.

Application requirements, members of public safety. S.F. 260, safety and law enforcement.

Public employees right to form labor unions and negotiate. S.F. 285, O'Malley, et al. Annuity contracts for employees by board of control. S.F. 334, public health and welfare. Obscene, indecent, immoral, or impure entertainment. H.F. 200, Caffrey, et al - S.F. 309. O'Malley.

Compensation of public school officials. H.F. 251, Miller of Des Moines and Distelhorst.

Annuity contracts for employees of school districts. H.F. 156, Maloney, et al - S.F. 295, Stanley, et al.

Annuity contracts for employees of board of control. H.F. 259, board of control.

Compensation of members of the state highway commission. H.F. 282, Fischer of Grundy, et al.

Place all employees of institutions under board of control under federal fair labor standards, minimum wage and hour regulations. H.F. 315, Shepherd and Patton.

Group insurance for public employees. S.F. 416, Gaudineer, et al.

Public employees - strike. S.F. 358. Lucken, et al - H.F. 341, Nelson, et al.

One civil service commissioner, nominations by city employees. S.F. 465, Floy, et al.

Rights of civil service employees. S.F. 484, Gaudineer and Cassidy. Industrial commissioner supervise professional care and rehabilitation of employees

Industrial commissioner supervise professional care and rehabilitation of employees sustaining injuries. S.F. 504, O'Malley and Coleman.

Vacations for public employees. S.F. 513, Riley.

Public employees right to form employee organizations for bargaining. H.F. 402, Allen, et al.

Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

Dismissal of county employees. H.F. 416, Bennett.

Group insurance of public employees. H.F. 422, Andersen, et al.

School district employees to have deducted from their salary dues to professional associations, etc. H.F. 428, Dunton.

Liability of counties, townships, cities and towns, etc. for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Conflicts of interest of employees, officials and members of the General Assembly. S.F. 476, Neu, et al - H.F. 471 Van Nostrand, et al.

Establish officer of public protector, citizen complaints, etc. S.F. 455, Potgeter, et al - H.F. 483, Lipsky, et al.

Merit system of personnel administration for the civil service of the state. S.F. 43, O'Mallev. et al.

Iowa public employees' retirement system, appropriation. S.F. 677, legialative research committee - H.F. 573, Kluever, et al.

Travel expense allowances for state employees. S.F. 698, Stanley.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

State personnel. H.F. 623, Grasslev.

Retirement of public employees. H.F. 656, Maloney.

Merit system of personnel administration for state employees. H.F. 572, state government affairs - S.F. 720, governmental affairs.

Salaries of certain employees of the highway commission. H.F. 664, roads and highways.

Errors and omissions insurance for county officers, etc. S.F. 779, governmental subdivisions.

Vacation benefits for state employees. S.F. 792, governmental affairs.

Employers

Payment of wages due employees from all employers. S.F. 163, Gaudineer, et al - H.F. 143, Lipsky, et al.

Employer to enter into certain agreements with labor organizations. S.F. 434, Frommelt, et al.

Employers of peace officers provide benefits under the Workmen's Compensation Act. S.F. 502, O'Malley and Coleman.

Establish a division of job training in the bureau of labor. S.F. 692, Walsh.

Fair employment practices. H.F. 609, Grassley.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al.

EMPLOYMENT SAFETY COMMISSION

General

Adoption of safety rules. S.F. 257, Lodwick, et al.

Employment safety commission, duties, powers and authority and the labor commissioner. H.F. 447, Welden, et al.

Appeals to the employment safety commission. S.F. 604, Lisle.

Codes, standards, and regulations, employment safety commission in adopting rules, etc. S.F. 672, Lodwick.

EMPLOYMENT SECURITY COMMISSION

General

Appropriate from IPERS \$375,000 to employment security commission for costs of administration. H.F. 784, appropriations - S.F. 846, appropriations.

ENGINEERS

General

Amend Code, registered engineers and land surveyors. S.F. 233, Stanley, et al.

Raise compensation of engineering examiners, renewal fee of engineers and land surveyors. S.F. 229, Stanley, et al - H.F. 199, Welden, et al.

Amend Code, registered engineers and land surveyors. H.F. 195, Schmarje, et al.

Civil engineers. H.F. 391, Welden.

Civil engineers. S.F. 375, Mills, et al - H.F. 482, Yoder, et al.

Required qualifications, professional engineer or land surveyor. H.F. 540, Welden, et al. Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

ENTERTAINMENT

General

Obscene, indecent, immoral, or impure entertainment. H.F. 200, Caffrey, et al - S.F. 309, O'Malley.

EQUIPMENT

General

Purchase street equipment by cities and towns. H.F. 207, Andersen, et al.

Highway commission materials and equipment revolving fund for purchasing. S.F. 523, Hagedorn, et al.

Safety equipment on motor vehicles. H.F. 444, Bennett.

Safety equipment on trucks, other vehicles without rear bumpers. H.F. 481, Dunton. Prohibit eavesdropping and possession, sale, or purchase of such devices. S.F. 717, Stanley.

Special mobile equipment. H.F. 721, motor vehicles and highway safety.

Data processing equipment, appropriation. H.F. 749, appropriations.

Additional equipment by highway commission from primary road fund, authorizing expenditures. S.F. 862, appropriations.

Mobile - See Mobile Equipment

ESTATES

General

Estate of a deceased inmate of a board of control institution. S.F. 524, public health and welfare.

EVIDENCE General

Confidential evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

EXECUTIVE COUNCIL

General

Veterans' newsstands in statehouse. S.F. 5, Benda, et al.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

Establish and maintain additional divisions in department of agriculture. S.F. 757, agriculture.

Settling of boundary disputes. S.F. 770, judiciary.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 761, appropriations - H.F. 718, appropriations.

Executive council appropriate for capital planning commission recommendations. H.F. 756, appropriations - S.F. 832, appropriations.

EXEMPTIONS

General

Exemptions from judgments. S.F. 307, Denman, et al.

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J.R. 27, Kibbie.

Tax incentives for improvement and repair of property. S.F. 490, Stanley.

Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Riley.

Property tax exemption for retired persons, over 65. S.F. 628, Jepsen.

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds. Exemption from payment of license fees for "in transit" movement of vehicles. H.F.

694, motor vehicles and highway safety.

Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

Exemption of certain livestock from taxation. S.F. 768, ways and means.

Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same - not companion)

EXPENDITURES General

Authorizing expenditures by conservation commission from fish and game protection fund for biennium. H.F. 741, appropriations.

Regulatory boards and agencies from their trust funds, expenditures. H.F. 759, appropriations.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

Various regulatory divisions in department of agriculture, expenditures from trust funds. H.F. 761, appropriations.

Traffic weigh stations, land, construction, etc., highway commission, authorizing expenditures from primary road fund. S.F. 858, appropriations.

Highway commission expenses. S.F. 861, appropriations.

Additional equipment by highway commission from primary road fund, authorizing expenditures. S.F. 862, appropriations.

Maintenance and operational costs, use of the aircraft, highway commission, authorizing expenditures from primary road fund for use as permanent revolving fund. S.F. 863, appropriations.

Salaries of highway commission members, etc., expenses of the commissioners, authorizing expenditures from primary road fund. S.F. 864, appropriations - H.F. 794, appropriations.

FAIR EMPLOYMENT PRACTICES

General

Fair employment practices. H.F. 609, Grassley.

FARMS

General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Flashing lights on slow-moving vehicles. S.F. 36, Balloun, et al. Farm products. H.F. 24, Radl and Sorg.

FEDERAL GOVERNMENT

Ceneral

Iowa development commission promote interests of the state. H.F. 602, Doderer and Sorg.

FFES

General

Registration fees, high performance motor vehicles. H.F. 3, McIntyre.

Clerk's fees in probate. S.F. 60, Elvers, et al.

Sales tax permits. H.F. 69, Stokes.

Exempting private or parochial school buses from registration fees. S.F. 103, DeKoster and Van Gilst.

Farm trucks, registration fee. H.F. 95, Schroeder, et al.

Itemized list of all interest, charges, or other fees by persons charging interest. H.F. 81, Palmer, et al - S.F. 148, Glenn, et al.

Fertilizer tonnage report . S.F. 144, agriculture.

Inspection fee for small packages of commercial fertilizer. S.F. 147, agriculture. Fees paid petit and grand jurors. S.F. 198, Riley and Lodwick.

Divorce decrees, attorney fees and court costs. H.F. 88, Hill - S.F. 201, Shirley.

Compensation received by jurors. S.F. 238, Kosek.

Attorney fee affidavits in criminal actions. S.F. 172, O'Malley - H.F. 265, Kluever and McCartney.

Fees of justices of the peace. H.F. 317, Sorg.

Payment of attorney fees in condemnation proceedings before sheriffs' commissioners. H F. 319, Hicklin, et al.

Fees collectible by the sheriff. H.F. 333, Johnston.

Attorney's fees in actions upon written contracts. S.F. 408 Neu, et al.

Inspection of miniature boilers, exhibition purposes. H.F. 347, Strothman.

Fee for a class "C" beer permit. H.F. 364, Miller of Des Moines, et al.

Sheriff's fees for the care of prisoners. S.F. 467, legislative research committee. Operators' and chauffeurs' licenses. H.F. 373, Schmarje, et al.

Motor vehicle registration fees. H.F. 397, motor vehicles and highway safety.

Imposing fees for use of state owned recreational areas. H.F. 432, Harbor, et al. Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley. Method for notice of revocation or suspension of registration of vehicles. H.F. 467, motor vehicles and highway safety.

Prorating of motor vehicle registration fees. H.F. 470, motor vehicles and highway safety.

Filing fees and filing procedures under Uniform Commercial Code. S.F. 561, Stanley. Motor vehicle registration fees. H.F. 507, Grassley.

Motor vehicle registration fee refunds. H.F. 509, Van Drie, et al.

Payment of fees in habeas corpus proceedings. S.F. 669, Lodwick.

Payment of attorney fees for indigents in habeas corpus actions. S.F. 425, Lamborn.

Payment of recording fees for recording of tax liens. H.F. 558, Lee.

Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et al - H.F. 593, Koch, et al.

License accountants, establish board of registered accountants, fees. S.F. 639, Reno, et al - H.F. 613, Busch, et al.

Fees collected from registration of watercraft. S.F. 394, conservation and recreation - H.F. 661, conservation.

Fees of licenses issued by state conservation commission. S.F. 727, conservation and recreation.

Fees for motor vehicle certificated carriers. H.F. 684, commerce.

Liquid transport carrier fees. H.F. 691, commerce.

Payment of attorney fees for indigents in habeas corpus action. S.F. 751, judiciary.

Pro-ration of registration fees of commercial motor vehicles. S.F. 254, transportation - H.F. 234, motor vehicles and highway safety.

Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

Refunds of motor vehicle fees. H.F. 378, Holden.

Truck operator permit fees. H.F. 707, commerce.

Special mobile equipment. H.F. 721, motor vehicles and highway safety.

Licenses

Operators' and chauffeurs' licenses. H.F. 7 Radl, et al.

Operators' and chauffeurs' licenses. S.F. 24, Kosek.

Reflective motor vehicle registration plates. H.F. 47, Holden.

Liquor license fees. H.F. 100, Camp, et al.

Cosmetology. S.F. 130, Klefstad and Riley - H.F. 123, Dunton, et al.

Licensing of feeder pig dealers. S.F. 353, Potgeter and Stephens.

Refunds of motor vehicle fees. H.F. 378, Holden.

Increase license fees for motor vehicles. S.F. 623, legislative research committee - H.F. 605, Steffen, et al.

Annual license fee on all vessels and outboard motors, exempt from taxation. S.F. 719, Dodds.

Licensing and regulating persons engaged in loaning or leasing bulls. S.F. 741, agriculture.

Additional fee for each license plate fee account. H.F. 705, motor vehicles and highway safety.

FELONY

General

Presentence investigation by parole board, felony. S.F. 87, Ely, et al.

Trespassing. S.F. 102, Lodwick.

Trade secrets. H.F. 90, Redfern, et al.

Carrying of weapons. H.F. 111, Poncy and Langland.

Threats for false information, bombs, a felony. H.F. 120, Renda - S.F. 209, Klefstad. Sentencing persons convicted of a crime. S.F. 328, public health and welfare - H.F. 239, board of control.

Amend habitual criminal statutes. H.F. 339, Bailey.

Forfeiture of bail. S.F. 417, Gaudineer.

Prohibit ownership, possession, and use of firearms for certain reasons. S.F. 609, Stanley.

Sentencing of felons. H.F. 632, Johnston.

FENCES

General

Partition fences. S.F. 462, Coleman, et al.

FERTILIZER

General

Fertilizer tonnage report. S.F. 144, agriculture.

Inspection fee for small packages of commercial fertilizer. S.F. 147, agriculture.

FINES

General

Require companies selling liquor to Iowa liquor control commission to file report on sales or payments. S.F. 111, Stanley, et al - H.F. 130, Schmarje, et al.

Motor vehicle traffic violation offices schedule of minimum fines for traffic violations. S.F. 248. Gaudineer, et al.

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J.R. 27, Kibbie.

Increase penalties pertaining to fraudulent use of credit cards. H.F. 326, Fischer of Grundy and Winkelman.

Forfeiture of bail. S.F. 417, Gaudineer,

Use of telephone. H.F. 363, commerce.

Defacing property. H F. 396, Sanders and Hicklin.

Compelling operators of watercraft involved in collisions to render aid. H.F. 380, conservation - S.F. 489, conservation and recreation.

Juveniles who violate water navigation regulations be presecuted. H.F. 313, conservation - S.F. 477, conservation and recreation.

Employment of professional strikebreakers. H.F. 430, Maloney, et al.

Trade secrets, penalties. H.F. 478, Andersen, et al.

Failure of the driver of a vehicle to stop at scene of an accident. H.F. 688, law enforcement.

FIRE

General

Interest limitation on anticipatory bonds for township fire departments. H.F. 54, Hanson of Benton, et al.

Fire protection for highway commission property. H.F. 105, Van Drie, et al.

Township trustees purchase fire protection. S.F. 219, Van Gilst - H.F. 163, Dunton, et al.

Inspection of public buildings by fire marshal. S.F. 240, Benda.

Legalize transfer of certain tax funds for fire protection of community center in Deer Creek, H.F. 211, Klein.

Joint establishment and maintenance of firehouses. H.F. 248, Radl.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

All dwellings over 2 stories to be of fire-resistive materials. S.F. 620, Klefstad.

FIREARMS

General

Prohibit ownership, possession, and use of firearms for certain reasons. S.F. 609, Stanley.

FIRE DISTRICT

See Benefited Fire Districts

FIREMEN

General

Police and firemen, re veterans. S.F 4, Benda, et al.

Liability immunity, volunteer or municipal fire department or first aid, rescue, or emergency squad. H.F 40, Nielsen, et al.

Benefits to spouse of retired or acting member of city police or firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al - S.F. 82, Denman, et al.

Longevity benefits for city police and firemen. S.F. 458, Reppert.

Retirement systems for policemen and firemen, certain exemptions from taxation. H.F. 510, Lee.

FIREWORKS

General

Prohibit possession of fireworks except for lawful uses. S.F. 553, Stanley.

FISCAL NOTES

Ge neral

Fiscal notes attached to all legislation introduced in General Assembly, appropriations, etc. H.F. 135, Winkelman, et al.

Fiscal notes attached to specific legislation. S.F. 718, Stanley and Lisle.

FISH AND GAME

General

Hunting season on pheasants. S.F. 42, Balloun.

Fish without a license, 65 and over. S.F. 83, McGill.

Trapping on lands of another. S.F. 105, Briles.

Sale of fish. S.F. 136, committee on conservation and recreation.

Fish bait. H.F. 98, Palmer.

Still fishing and trolling. H.F. 99, Camp, et al.

Possession, sale of animals and birds. S.F. 170, Patton.

Trot and throw lines. S.F. 245, conservation and recreation.

Sale of pets. S.F. 251, Main.

Sale of skins and plumage of lawfully taken game birds and animals. S.F. 354, conservation and recreation - H.F. 309, conservation.

Method of marking waterfowl, S.F. 132, conservation and recreation - H.F. 310, conservation.

Size limit on certain fish taken with commercial fishing gear. H.F. 381, conservation. Bounties on foxes. S.F. 605, Elvers. H.F. 484, Tieden.

Doves, H.F. 535, Allen.

Regulation of the taking of fish and fur-bearing animals. H.F. 631, conservation. Taking of mussels. S.F. 517, conservation and recreation - H.F. 660, conservation. Species of fish which can be taken by spear or bow and arrow. H.F. 662, conservation. Fish and game protection fund. H.F. 711, conservation.

Conservation Commission — See Conservation

Licenses - See Licenses, Sub-Ref. Fish and Game

FLAGS

General

Display of United States flag at polling places on election days. H.F. 160, Doderer and

Yoder.

Official flags for the Governor. S.J.R. 38, Denman.

FLOOD

General

Boards of supervisors grant flood easements over county owned lands and buildings to United States, S.F. 463, Denman, et al.

FLUORIDATION

General

Legislative committee to study water fluoridation, appropriation. H.J.R. 21, Radl.

FOODS

General

Sale of frozen poultry or domestic fowl. H.F. 35, Hullinger, et al.

Serving and clearing of alcoholic beverages by minors. S.F. 39, Coleman, et al.

Production and sale of a milk-type product, soybean oil added. S.F. 186, agriculture. Exclusion from licensing, food establishment to those processing only meat and poultry.

S.F. 231, agriculture. Specifications and standards for cheeses, etc. S.F. 259, Elvers - H.F. 395, Bailey, et al. Meat and poultry inspection. S.F. 409, Hagedorn - H.F. 414, Wood.

Taking of mussels. S.F. 517, conservation and recreation - H.F. 660, conservation. Issuance of bonds by cities and towns for flood expenses. H.F. 769, rules.

Meat and poultry inspection, amending H.F. 414. H.F. 751, agriculture.

Dairy

Farm products. H.F. 24, Radl and Sorg.

Ice milk cones. S.F. 518, Glenn.

Inspection of milk products. S.F. 612, Benda.

Marketing of dairy products. H.F. 538, Den Herder and Cochran - S.F. 653, Coleman, et al.

Production and sale of milk and milk products. H.F. 685, agriculture.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

FRAUDS:

General

Consumer frauds. S.F. 583, Briles.

FUEL TAX

See Taxes, Sub-Ref. Fuel

FUNDS

General

Educational cost sharing through property tax replacement. H.F. 21, Baker.

Korean war bonus bonds, redeem. S.F. 80, Kosek.

Savings and loan associations, regulations. H.F. 62, Mensing, et al. - S.F. 109, Denman, et al.

Distribution of funds, state comptroller. S.F. 159, Benda.

Rate of interest on time deposits of public funds. H.F. 124, Mensing, et al.

Investment of funds of life insurance companies. S.F. 174, Riley, et al.

State tuition equalization fund, benefit Iowa students. H.F. 77, Den Herder, et al - S.F. 197, Mills, et al.

Central supply and distribution warehouse at Woodward State Hospital - School, S.F. 235, public health and welfare.

Establishment of canteen fund for institutions under board of control. S.F. 236, public health and welfare.

Establishment of canteen fund for institutions under board of control. H.F. 147, Patton - S.F. 243, Patton.

Cities and towns issue bonds, fund for cost of park improvements. H.F. 192, Mayberry, et al.

Sewer rental funds. S.F. 296, Cassidy, et al.

Persons' holding funds for others give annual notice of amount due. S.F. 301, Reichardt. Repeal Article IX - obsolete sections dealing with educational funds. S.J.R. 26, Denman, et al.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Investment of funds of life insurance companies. H.F. 345, Kluever, et al.

Military service tax credits, appropriation. S.F. 470, Lodwick and Benda.

Investment of surplus public funds. S.F. 400, Kosek, et al - H.F. 400, Story, et al. Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

Improper use of welfare funds. H.F. 413, Harbor, et al.

Highway commission materials and equipment revolving fund for purchasing. S.F. 523, Hagedorn, et al.

Investments of the Iowa public employees retirement fund. S.F. 602, Kosek.

Power of state and savings banks to issue capital notes or debentures. H.F. 505, King, et al.

Use of parking meter receipts, H.F. 523, Doderer.

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

Investments of Iowa public employees retirement fund. S.F. 650, legislative research committee - S.F. 690, legislative research committee - H.F. 639, Kluever, et al. Consolidation of the operation and investment of funds of public retirement systems.

S.F. 690, legislative research committee - H.F. 639, Kluever, et al.

Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Investment of funds not needed for current expenses of the state, etc. H.F. 697, commerce.

Establishment and management of the real estate recovery fund. H.F. 704, judiciary. Interest on the investment of public funds. S.F. 802, education.

Acceptance of federal funds for highway safety. H.F. 720, motor vehicles and highway safety - S.F. 820, safety and law enforcement.

Cities and Towns

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Distribution of liquor control funds. H.F. 379, McCray, et al.

Distribution of liquor control funds. S.F. 480, Frey, et al.

Use of parking meter funds in cities over 10,000. S.F. 368, Ely, et al - H.F. 368, Camp, et al.

County

Permit counties associate with Iowa state association of counties. H.F. 51, Curran,et al. Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Treasurer of State

Drainage and levee fund. H.F. 651, Winkelman, et al.

FUNERALS See Burials

GAS

General

Sales tax on propane used in drying grain. H.F. 215, Harbor and Clark.

Condemnation of underground gas storage facilities, damages. H.F. 318, Hicklin. et al. Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 594, Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of town council of Lenox, Taylor county, providing for execution of a contract for purchase of natural gas. S.F. 595, Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor, county, and Bedford, Taylor county. S.F. 597, Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Method of figuring net earnings and allocation thereof in cooperative associations. H.F. 499, Renda.

Flammable liquids and liquified petroleum gases. S.F. 619, Klefstad.

Oil and gas wells. S.F. 730, conservation and recreation.

Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

GENERAL ASSEMBLY General

Require members of General Assembly be elected from single member legislative districts. S.J.R. 12, governmental affairs.

Legislators elected from single member legislative districts. S.J.R. 5, Van Gilst, et al - H.J.R. 5 Cochran, et al.

Compensation for expenses of legislators. S.J.R. 10, Kibbie, et al - H.J.R. 8, Miller of Des Moines, et al.

Annual sessions of the legislature. S.J.R. 4, Frommelt, et al -H.J.R. 1, Renda, et al. Personal property tax, legislative committee to study and make report to General Assembly. S.J.R. 15, Reichardt and Heying.

Annual sessions "even" numbered years consider the budget, etc., limit days. H.J.R. 9, Grassley, et al.

Commission to make study of subdistricting legislative districts. S.J.R. 6, Rigler and Mills - H.J.R. 10, Van Nostrand and Millen.

Office and election of county attorney, repeal that section of the Constitution. H.J.R. 11, Grassley and Renda.

Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al - H.F. 52, Sorg, et al.

Referendum, by petition, approve or reject legislation by General Assembly. S.J.R. 21, Lucken, et al.

Composition and apportionment of the General Assembly and establishment of congressional districts. S.J.R. 7, Stanley, et al - H.J.R. 4, Van Nostrand.

Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.

Electorate authority and means to approve or reject legislation enacted by the General Assembly. H.J.R. 15, Stokes, et al.

Review and codify laws of Iowa relating to education. S.J.R. 23, education.

Fiscal notes attached to all legislation introduced in General Assembly, appropriations, etc. H.F. 135, Winkelman, et al.

Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al - H.J.R. 17. Steffen, et al.

Compensation, members of General Assembly. S.F. 226, Kibbie.

Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 158, Caffrey, et al - S.F. 249, Gaudineer.

Promulgation, approval and filing of rules of administrative agencies, appropriation. S.F. 348, Elvers and Shirley - H.F. 288, Millen, et al.

Revise the Code of Iowa, appropriation. H.J.R. 25, Doderer, et al.

Sessions of the General Assembly. H.F. 427, Shaw, et al.

Conflicts of interest of employees, officials and members of the General Assembly. S.F. 476, Neu, et al - H.F. 471, Van Nostrand, et al.

Create a school budget review committee. S.F. 569, Murray.

Requiring members of the General Assembly to disclose sources of income during their terms of office. S.F. 587, Glenn.

Contested elections for seats in the General Assembly. H.F. 475, Johnston, et al. To provide for special sessions at any time. S.J.R. 34, Stanley.

Appoint 9 members to board of public instruction by Governor, Senate approve. S.F. 637, Murray.

Membership of the higher education facilities commission. H.F. 569, Petersen of Dallas.

Extend usefulness of legislative committees period between sessions, provide secretarial assistance. S.F. 679, Lodwick.

Permit a majority of the Legislature to call a special session. H.J.R. 29, Schroeder, et al.

Location of institutions of higher learning. H.F. 590, Allen.

Commission to study operation of the General Assembly, make recommendations, appropriation. S.J.R. 36, Stanley.

Revision of the Code of Iowa. S.F. 699, Stanley.

Changing method of amending state Constitution. S.J.R. 37, Ely, et al.

Change the words "yeas" and "nays" to "yeses" and "noes". S.J.R. 32, Riley.

Boundary lines of counties. S.J.R. 33, Riley, et al.

Fiscal notes attached to specific legislation. S.F. 718, Stanley and Lisle.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

Prefiling and printing of legislative bills before convening of session. H.F. 633, Gannon. Central investment board for Iowa retirement system. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Create school budget review committee. H.F. 709, tax revision.

Fish and game protection fund. H.F. 711, conservation.

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

Legislative printing. H.F. 738, rules.

Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment - S.F. 811, governmental affairs.

Expenses incurred by committee to study subdistricting legislative districts. H.F. 776 appropriations - S.F. 842, appropriations.

Effective date of H.F. 57, Rules of Civil Procedure. S.F. 854, governmental affairs. Effective date of Acts of the 62nd General Assembly. S.F. 856, governmental affairs. Effective date of all appropriations Acts, 62nd General Assembly. S.F. 877, governmental affairs.

GENERAL CONTINGENT FUND General

Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations - S.F. 855, appropriations.

Creating the general contingent fund. S.F. 857, appropriations.

GENERAL FUND General

Hog cholera indemnity, appropriated from general fund. S.F. 481, agriculture - H.F. 489, agriculture.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture. Statewide educational television and communication network, appropriate from general fund. S.F. 613, Cassidy, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools. S.F. 616, education.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622, Frommelt, et al.

First-phase development of a state-wide educational radio and television network, appropriation. S.F. 731, education.

Social welfare, appropriation. H.F. 687, appropriations.

Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, appropriations.

Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means. (same - not companion)

State conservation commissions, appropriation. H.F. 716, appropriations.

Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 716, appropriations - H.F. 718, appropriations.

GOVERNMENTAL AFFAIRS

General

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley, et al.

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Operation of county government. H.F. 357, Baker.

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Assist local governmental agencies in promotional activities. S.F. 708, Walsh.

Reorganization

County-manager form of government in counties. H.F. 340, Bailey.

Reorganization of the office of state comptroller. S.F. 795, governmental affairs.

GOVERNOR General

Veto power by Governor on appropriation bills. S.J.R. 2, Riley, et al.

Annual sessions of the Legislature. S.J.R. 4, Frommelt, et al - H.J.R. 1, Renda, et al. Terms of office of the Governor and Lieutenant Governor. H.J.R. 12, Grassley and Pierson.

Election of Governor and Lt. Governor. S.J.R. 3, Denman, et al - H.J.R. 2, Baker, et al. Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al. H.J.R. 17, Steffen, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204, Doderer, et al.

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

Appointment of members of board of public instruction. S.F. 410, Reichardt.

Canvassing of votes for Governor and Lieutenant Governor. S.J.R. 30, Mills.

Create advisory commission on children and youth, appropriation. H.F. 421, Radl. Riot control. S.F. 554, Stanley.

Secretary of agriculture appointed by Governor. H.F. 529, Gannon.

Appoint 9 members to board of public instruction by Governor, Senate approve. S.F. 637, Murray.

Increase tax commission to 5, make it a part-time agency, director appointed by Governor, etc. S.F. 680, Lodwick.

Permit a majority of the Legislature to call a special session. H.J.R. 29, Schroeder, et al.

Membership of the committee on mental hygiene. H.F. 589, Lipsky and Shaw.

Commission to study operation of the General Assembly, make recommendations, appropriation. S.J.R. 36, Stanley.

Official flags for the Governor. S.J.R. 38, Denman.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31, Grassley.

Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Advisory committee on elementary and secondary school approval standards. S.F. 753,

education.

Advisory commission on children and youth, appropriation. S.F. 754, governmental affairs.

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

Reorganization of the department of health. S.F. 793, governmental affairs.

Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.

GRAIN

General

Time grain may be deposited in warehouse. H.F. 55, Smith, et al.

Distributors of commercial feeds, file statements with dept. of agriculture. S.F. 149, agriculture.

Operation of licensed grain warehouses by feed manufacturers and dealers. H.F. 193, Pierson, et al.

Repeal licensing to grade and weigh grain. S.F. 440, Balloun, et al.

Minimum and maximum charges for bulk grain charged by warehousemen. H.F. 526, Maloney and Gannon.

Bonding of warehouses for storage of bulk grain. S.F. 723, Lodwick.

GRAND ARMY OF THE REPUBLIC

General

Annual reports for the Grand Army of the Republic, repeal law. S.F. 68, Riley.

GUARDIAN

General

Adoption. H.F. 20, Renda.

Conservator for applicant or recipient of aid to disabled persons. S.F. 299, public health and welfare.

GUNS .

See Weapons

HANDICAPPED

General

Conservator for applicant or recipient of aid to disabled persons. S.F. 299, public health and welfare.

Renovation of public buildings for use by handicapped persons. S.F. 277, Benda - H.F. 213, Tapscott.

Special education of handicapped children. S.F. 590, education.

Model white cane law. S.F. 608, Stanley.

Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations - S.F. 875, appropriations.

HEALTH

General

Emergency care to persons injured in accidents, liability for damages. H.F. 34, Patton, et al.

Liability immunity, volunteer or municipal fire department or first aid, rescue, or emergency squad. H.F. 40, Nielsen, et al.

Medicare, state - state program under Title 19, federal social security. H.F. 93, committee on public health and welfare.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Preservation of the air quality. S.F. 194, Walsh, et al.

Licensing and regulation of agricultural labor camps. H.F. 247, Hill, et al.

Organization, etc., of boards of health by counties and cities and towns. S.F. 342, public health and welfare.

Permit payment for care and treatment of tuberculous patients. H.F. 268, Gittins. Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Public employees - strike. S.F. 358, Lucken, et al - H.F. 341, Nelson, et al.

Reorganization of the department of health. S.F. 793, governmental affairs.

Hospitals

Immunity from civil damages to persons giving aid at scene of an accident. S.F. 58, legislative research committee - H.F. 159, Steffen, et al.

Mental Health

Notices of admission and discharge, patients in mental institutions. S.F. 128, Heaberlin, et al.

Community mental health centers. H.F. 261, Gittins and Lipsky.

Use of mental hospitals for treatment centers for the mentally retarded. S.F. 364, public health and welfare.

Changes from correctional to rehabilitation services for some board of control institutions. S.F. 526, public health and welfare.

Office space for board of control personnel. H.F. 399, board of control - S.F. 566, public health and welfare.

Care and treatment of mental illness. S.F. 658, Gaudineer.

Membership of the committee on mental hygiene. H.F. 589, Lipsky and Shaw.

Establish an interagency case information service for information exchange about mentally handicapped, S.F. 685, Elv.

Institution for diagnosis and treatment of persons suffering from mental illness, security setting in place of reformatory. S.F. 721, public health and welfare - H.F. 676, board of control.

Board of control for salaries, support, maintenance, etc., of institutions, billing for mental health institutes. S.F. 836, appropriations.

Board of control of state institutions for salaries, support, maintenance, etc., and establish rate of billing for mental health institutes, appropriation. H.F. 787, appropriations.

Mentally III

Commitment of mentally ill veterans by commission of hospitalization. S.F. 327, public health and welfare.

State aid for the mentally ill and mentally retarded. S.F. 385, public health and welfare. Interstate compact on the mentally disordered offender. S.F. 624, Kyhl, et al - H.F. 586, Doderer.

Interstate compact on the mentally disordered offender. S.F. 687, public health and welfare - H.F. 629, board of control.

Centers

Counties of more than 130,000 population acquire health centers - issue 20-year bond. S.F. 335, Kosek, et al.

Incorporated mental health centers. S.F. 390, Ely.

Counties acquire, build, etc. health centers. H.F. 371, Reed, et al.

HIGHER EDUCATION FACILITIES COMMISSION

See Education

Higher education facilities commission for guaranteed student loan programs, appropriation. H.F. 766, appropriations - S.F. 837, appropriations.

Higher education facilities commission for state supported scholarship program, appropriation. S.F. 831, appropriations - H.F. 765, appropriations.

HIGHWAY COMMISSION

Ge neral

Right of way purchase by highway commission. H.F. 16, Fischer of Grundy.

Traffic control signals. H.F. 76, Stokes.

Fire protection for highway commission property. H.F. 105, Van Drie, et al.

Entry upon private property for surveys. S.F. 161, judiciary.

Compensation of members of the state highway commission. H.F. 282, Fischer of Grundy, et al.

Create an elective state highway commission. H.F. 291, Fischer of Grundy, et al. Highway commission materials and equipment revolving fund for purchasing. S.F. 523, Hagedorn, et al.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Appointment, duties, etc., and payment of counsel for tax commission, board of social welfare, and highway commission. S.F. 558, Glenn, et al.

Roadside parks. H.F. 642, roads and highways.

Use of highways rights of way for vending. H.F. 644, roads and highways.

Apportionment of the road use tax fund. S.F. 722, Lodwick.

Salaries of certain employees of the highway commission. H.F. 664, roads and highways. Junkyards. S.F. 777, transportation.

Interim committee to study, highway commission and highway system, appropriation. H.J.R. 34, appropriations.

Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriations.

Traffic weigh stations, land, construction, etc., highway commission, authorizing expenditures from primary road fund. S.F. 858, appropriations.

Highway commission expenses. S.F. 861, appropriations.

Additional equipment by highway commission from primary road fund, authorizing expenditures. S.F. 862, appropriations.

Maintenance and operational costs, use of the aircraft, highway commission, authorizing expenditures from primary road fund for use as permanent revolving fund. S.F. 863, appropriations.

Salaries of highway commission members, etc., expenses of the commissioners, authorizing expenditures from primary road fund. S.F. 864, appropriations - H.F. 794, appropriations.

Interstate bridges and their financing and amend S.F. 131. S.F. 878, judiciary.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

Roads

Spraying on and along roads. H.F. 12, Gallagher. Highway commission issue bonds, interstate toll bridges. S.F. 131, Frommelt, et alH.F. 198, Miller of Des Moines.

Highway construction and repair. S.F. 318, transportation.

HIGHWAY SAFETY PATROL

General

Increase Iowa highway safety patrol. S.F. 636, Murray.

Number of members of the Iowa highway safety patrol. H.F. 785, appropriations -S.F. 851, appropriations.

HIGHWAYS

General

Studded tires. S.F. 17, Kruck.

Operation of school buses. S.F. 41, Shirley.

Spraying on and along roads. H.F. 12, Gallagher.

Studded tires, use of. S.F. 44, legislative research committee.

Operation of motor vehicle while intoxicated. H.F. 22, Grassley, et al.

T intersections on primary and secondary roads. H.F. 56, Nielsen, et al.

Littering the highways, penalty. S.F. 113, McGill.

Equipment for transporting granular loads. H.F. 118, Gallagher and Dunton.

Highway safety and control of traffic. S.F. 107, Stanley, et al - H.F. 119, Schmarje, et al. Stopping school buses. H.F. 209, Glenn.

Highway construction and repair. S.F. 318, transportation.

Obstructions within boundary lines of a public highway. S.F. 319, transportation. Use of signal lights, operation of school buses on public highways. S.F. 269, Reno,

et al - H.F. 276, Dunton, et al.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Preserve and replace top soil, highway construction. H.F. 297, Busch.

Punishment for reckless driving on highway. H.F. 337, Bailey.

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. Installation of diagonal highways and highway placement. H.F. 188, Bailey, et al-S.F. 511, Murray, et al.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Nuisances on public highways. H.F. 479, Dunton.

Condemnation of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Prohibiting the use of red reflectors along highways. S.F. 673, Lodwick and Benda. Obstructions in highways. H.F. 643, roads and highways.

Use of highways rights of way for vending. H.F. 644, roads and highways.

Sixty-five ft. trucks. H.F. 212, motor vehicles and highway safety.

Motor vehicle no-passing zones. H.F. 678, roads and highways.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Vehicles with gross weight in excess of the limitation, movement on public highways, penalties. H.F. 703, roads and highways.

Classification of highways and responsibility therefor. H.F. 715, roads and highways.

Junkyards. S.F. 777, transportation.

Acceptance of federal funds for highway safety. H.F. 720, motor vehicles and highway safety - S.F. 820, safety and law enforcement.

HISTORICAL SOCIETY

General

State historical society, capital improvements, appropriation. S.F. 829, appropriations -H.F 768, appropriations.

HOLIDAYS

General

Herbert Hoover Day, state holiday. S.F. 234, Stanley - H.F. 189, Mensing.

HOME RULE

General

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley, et al.

Limit to cities, towns and counties application of home rule amendment. H.F. 249, Hicklin, et al.

Implement the principles of home rule within cities and towns, council-manager. H.F. 419, Glenn, et al.

HOMES

General

Exempt certain personal property from taxation. S.F. 19, Flatt.

Property tax exemption to disabled veterans. S.F. 37, Benda, et al.

Personal property assessment, taxation and exemptions of. S.F. 57, Hougen.

Taxation of dwelling houses. H.F. 223, Lipsky.

Children's boarding homes. S.F. 361, public health and welfare.

Number of stories in height of multiple dwellings - construction of stair halls in such. H.F. 272, Andersen.

Damages to a landowner, right of eminent domain. H.F. 361, Hicklin, et al.

Cost of supporting children in state homes. S.F. 325, public health and welfare - H F. 398, board of control.

Foster

Interstate compact on placement of children. S.F. 454, public health and welfare.

NURSING, See Subject - Nursing Homes

HOMESTEAD CREDIT

General

Homestead tax credit. S.F. 13, Flatt - H.F. 29, Miller of Page, et al.

Homestead credit on dwellings outside of cities and towns, H.F. 106, Distelhorst, et al. Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

Double homestead tax credit to owners 65 or over. S.F. 69, Riley, et al - H.F. 133, Lipsky, et al.

Real property tax on homes of persons 65, limitation. H.F. 518, Conklin.

Property tax exemption for retired persons, over 65. S.F. 628, Jepsen.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

Give double homestead tax credit to persons 65 or over, annual income less than \$3,600. H.F. 625, Tapscott.

Homestead tax credit for persons over 65. H.F. 737, tax revision.

HOSPITALS

General

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton. Maternity hospitals. S.F. 387, public health and welfare.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405, Bailey and McCartney.

Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

Creation of area hospitals. S.F. 447, Lucken and DeKoster - H.F. 435, Stokes, et al. Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542, Denman, et al - H.F. 495, Palmer, et al.

Records of county hospitals open to public. S.F. 633, Gaudineer.

Actions against nonprofit hospital service and nonprofit medical service corporations. S.F. 652, Coleman, et al.

Raise price base over which purchases by university hospital must be on open competitive quotations. H.F. 551, Doderer and Smith.

Care and treatment of mental illness. S.F. 658, Gaudineer.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc., of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Acquisition of existing privately owned property and facilities, establishment of county hospitals. S.F. 766, public health and welfare.

Hospital service corporations. S.F 778, public health and welfare.

Mental

Use of mental hospitals for treatment centers for the mentally retarded. S.F. 364, public health and welfare.

HOSPITALIZATION

Commission of

Commission of hospitalization members, compensation and expenses. S.F. 64, Gaudineer.

Commission of hospitalization, compensation and expenses of members. S.F. 90, Neu. Commitment of mentally ill veterans by commission of hospitalization. S.F. 327, public health and welfare.

HOTELS

General

Hotel bedding requirement. S.F. 143, agriculture.

Hotelkeeper's liens. S.F. 432, Riley.

Hotelkeeper's liens. H.F. 418, Tapscott.

HOUSING

General

Licensing and regulation of agricultural labor camps. H.F. 247, Hill, et al.

Number of stories in height of multiple dwellings - construction of stair halls in such. H.F 272, Andersen.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

Low-rent housing elections. S.F. 499, Riley, et al.

Discrimination in housing. S.F. 496, Ely, et al - H.F. 433, Reed, et al.

Election requirements for low-rent housing for the elderly. S.F. 588, Condon, et al. All dwellings over 2 stories to be of fire-resistive materials. S.F. 620, Klefstad. Apply provisions of state housing laws to all cities of more than 10,000 population, etc. S.F. 621, Klefstad.

Low-rent housing agencies. S.F. 712, Denman, et al.

Low-rent housing. S.F. 713, Denman, et al.

HUNTING

General

Hunting season on pheasants. S.F. 42, Balloun.

Hunters apparel. S.F. 126, Dodds.

Doves, H.F. 535, Allen.

Regulation of the taking of fish and fur-bearing animals. H.F. 631, conservation.

Conservation Commission - See Conservation

Licenses - See Licenses, Sub-Ref. Hunting

IMPRISONMENT

General

Penalty for leaving scene of a motor vehicle accident, injury or death. S.F. 377, Klef-stad.

Defacing property. H.F. 396, Sanders and Hicklin.

Compelling operators of watercraft involved in collisions to render aid. H.F. 380, conservation - S.F. 489, conservation and recreation.

Juveniles who violate water navigation regulations be prosecuted. H.F. 313, conservation - S.F. 477, conservation and recreation.

Trade secrets, penalties. H.F. 478, Andersen, et al.

Penalty, etc. to use of force or violence, etc., to prevent any person from engaging in lawful employment, etc. H.F. 564, Kluever, et al.

INAUGURATION General

Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

Funds to defray expenses of the inaugural ceremonies, appropriation. S.F. 725, appropriations.

INCOME TAX

See Taxes, Sub-Ref. Income

INDIANS

General

Sale of intoxicating drinks to indians. S.F. 21, Reichardt and Reppert - H.F. 14, Caffrey. Civil jurisdiction over the Sac and Fox Indian settlement. H.F. 182, public health and welfare.

Civil jurisdiction over the Sac and Fox Indian settlement. S.F. 567, public health and welfare.

Social welfare, appropriation. H.F. 687, appropriations.

INDICTMENTS

General

Grand jury indictments. H.F. 214, Glenn.

INDUSTRIAL COMMISSION

General

Workmen's compensation hearings, eliminate board of arbitration. S.F. 86, Gaudineer. Additional benefits for permanently injured employees, workmen's compensation. S.F. 501, O'Malley and Coleman.

Commutation of workmen's compensation claims. S.F. 503, O'Malley and Coleman. Industrial commissioner supervise professional care and rehabilitation of employees sustaining injuries. S.F. 504, O'Malley and Coleman.

Costs of an official shorthand reporter in workmen's compensation hearings. S.F. 505. O'Malley and Coleman.

Workmen's compensation, include executive corporate officers. H.F. 279, Miller of Page, et al - S.F. 508, Flatt, et al.

Industrial commissioner to order the taking of depositions in workmen's compensation

cases. S.F. 544, O'Malley and Coleman.

Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriations.

INDUSTRY

General

Municipal support of industrial projects. H.F. 84, Curran.

Municipal support of industrial projects. H.F. 289, state planning and Iowa development. Requirements for issuance of bonds by cities and towns, industrial projects. H.F. 324, Steffen, et al.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Municipal support of industrial projects. H.F. 706, state planning and development. Sales and use taxes, goods, wares, etc., used in performance of contracts for projects, cities and towns. H.F. 739, tax revision.

INHERITANCE TAX

See Taxes, Sub-Ref. Inheritance

INSPECTIONS

General

Motor vehicle inspection. S.F. 300, Reichardt and Denman.

Ordinances, ordinance enforcement in cities and towns. S.F. 431, Riley, et al.

Require inspection of licenses agricultural product warehouses by commerce commission. S.F 441, Balloun and Potgeter.

Safety reports of insurance companies. S.F. 444, Hill.

Inspection of miniature boilers, exhibition purposes. H.F. 347, Strothman.

Inspection of licenses warehouses. S.F. 456, Potgeter.

Civil engineers. H.F. 391, Welden.

Regulation of nursing homes and custodial homes, appropriation. S.F. 475, Klefstad. Civil engineers, S.F. 375, Mills, et al.

Meat and poultry inspection. S.F. 409, Hagedorn - H.F. 414, Wood.

Inspection of boilers and unfired pressure vessels. S.F. 367, Klefstad, et al - H.F. 485, Baker.

Inspection of milk products. S.F. 612, Benda.

Inspection and supervision of county and municipal jails. S.F. 665, Ely, et al.

Inspection of motor vehicles. S.F. 641, legislative research committee - H.F. 607, Fischer of Grundy, et al.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Meat and poultry inspection, amending H.F. 414. H.F. 751, agriculture.

INSTITUTIONS

General

Establishment of canteen fund for institutions under board of control. S.F. 236, public health and welfare.

Establishment of canteen fund for institutions under board of control. H.F. 147, Patton - S.F. 243. Patton.

Board of control of state institutions to operate facilities at locations away from institutional campuses. S.F. 326, public health and welfare. Personal deposits of patients and immates, board of control. S.F. 389, public health and welfare.

Estate of a deceased inmate of a board of control institution. S.F. 524, public health and welfare.

Institutional roads. H.F. 462, Ossian, et al.

Patients' personal accounts in institutions, board of control. H.F. 513, Gittins.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R. 26, Allen, et al.

Support of patients, institutions of board of control. S.F. 648, Shaff.

Vital statistics. S.F. 733, public health and welfare.

Board of control of state institutions to operate facilities at locations away from institutional campuses. S.F. 326, public health and welfare - H.F. 677, board of control.

Availability of receipts of the board of control institutions. S.F. 803, appropriations. Board of regents for salaries, support, etc., of institutions, appropriation. S.F. 838, appropriations.

Board of control for salaries, support, maintenance, etc., of institutions, billing for mental health institutes. S.F. 836, appropriations.

Board of control, state institutions, capital improvements, appropriation. H.F. 758, appropriations - S.F. 826, appropriations.

Mental

Notices of admission and discharge, patients in mental institutions. S.F. 128, Heaberlin, et al.

Use of mental hospitals for treatment centers for the mentally retarded. S.F. 364, public health and welfare.

INSURANCE

General

Mortgage guaranty insurance. S.F. 56, Cassidy and Jepsen.

Method of cancellation of casualty insurance policies. H.F. 59, Caffrey, et al - S.F. 110, Briles.

Motor vehicle responsibility. H.F. 132, Patton.

Investment of funds of life insurance companies. S.F. 174, Riley, et al.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Insurance limitation in regard to old-age assistance. S.F. 202, Shirley.

Minors contract for life, accident and health insurance. S. F. 204, Shirley, et al. Accreditation of certain reinsurance purchased by Iowa companies. H.F. 71, McNamara, et al - S.F. 211, Gaudineer, et al.

Sale of Inter-American Development Bank bonds. S.F. 264, O'Malley, et al.

Contingency reserve and coverage of mortgage liability insurance. S.F. 292, Denman and Lucken - H.F. 236, Mensing and Yoder.

Unauthorized insurers and persons doing an insurance business in Iowa. H.F. 312, commerce.

Approval by secretary of state of amendments to articles of incorporation. H.F. 338, Bailey.

Investment of funds of life insurance companies. H.F. 345, Kluever, et al.

Group insurance for public employees. S.F. 416, Gaudineer, et al.

Safety reports of insurance companies. S.F. 444, Hill.

Insurance by credit cards. H.F. 350, Fischer of Grundy and Maloney.

Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34. Gaudineer.

Group insurance of public employees. H.F. 422, Andersen, et al.

Insurance for county recorder's office. S.F. 559, Stanley.

Group insurance for elective county officials. S.F. 580, Neu.

Motor vehicle financial responsibility. H.F. 490, Kluever.

Minors contract for life, accident and health insurance and for annuities. H.F. 492, Kluever, et al.

Equality of treatment, insurance organizations selling prepaid insurance. H.F. 524, McIntyre, et al.

Motor vehicle liability insurance, etc. S.F. 360, Stanley and Kruck - H.F. 561, Kluever, et al.

Motor vehicle financial responsibility. H.F. 568, Renda, et al.

Casualty insurance. H.F. 582, Steffen.

Collection of premium tax upon insurance policies. S.F. 740, governmental affairs. Investment of fire and casualty insurance companies in life insurance subsidiaries. H.F. 696, commerce.

Reciprocal or interinsurance exchanges. S.F. 764, commerce.

Hospital service corporations. S.F. 778, public health and welfare.

Errors and omissions insurance for county officers, etc. S.F. 779, governmental subdivisions.

INTER-AMERICAN DEVELOPMENT BANK

General

Sale of Inter-American Development Bank bonds. H.F. 627, O'Malley, et al.

INTEREST

General

Itemized list of all interest, charges, or other fees by persons charging interest. H.F. 81, Palmer, et al - S.F. 148 Glenn, et al.

Maximum rate, interest on small loans. S.F. 154, Glenn.

Interest on warrants, public treasury. S.F. 158, Benda and Elvers.

Rate of interest on time deposits of public funds. H.F. 124, Mensing, et al.

Interest on savings accounts and time deposits. S.F. 298, Benda.

Public fund deposits - interest. H.F. 241, Yoder.

Conveyance of an interest in land, and defining marketable record title. H.F. 349, O'Malley, et al.

Interest on open accounts. S.F. 466, Lamborn, et al.

Permissible rate of interest. S.F. 473, Benda.

Definite time interest on workmen's compensation claims will commence to accrue. S.F. 506, O'Malley and Coleman.

Rebate of unearned interest on installment loan agreements. H.F. 424, Palmer.

Rate of interest on certain public warrants. H.F. 455, Stromer, et al.

Maximum permissible rate of interest legally chargeable on charge accounts. S.F. 606, Denman, et al - H.F. 522, Palmer, et al.

Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Reciprocal or interinsurance exchanges. S.F. 764, commerce.

Interest on the investment of public funds. S.F. 802, education.

INTERSTATE COOPERATION Gen eral

Interstate compact on placement of children. S.F. 454, public health and welfare. Interstate truck rate reciprocity procedures, interim legislative committee, appropriation. H.J.R. 23, Fischer of Grundy.

Establish an interagency case information service for information exchange about mentally handicapped. S.F. 685, Ely.

Interstate compact on the mentally disordered offender. S.F. 624, Kyhl, et al - H.F. 586, Doderer.

Pest control compact, secretary of agriculture. S.F. 635, Murray - H.F. 612, Busch. Interstate compact on the mentally disordered offender. S.F. 687, public health and welfare - H.F. 629, board of control.

Commission on interstate cooperation members, appropriation. H.F. 763, appropriations.

Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations - S.F. 855, appropriations.

INTOXICATION

General

Reporting of conviction of operating motor vehicle while intoxicated, H.F. 330, Hill. Mandatory jail setence, driving under influence of alcohol. H.F. 362, Hill.

Operation of a motor vehicle while intoxicated or under drugs. S.F. 661, legislative research committee - H.F. 606 Steffen, et al.

INVESTMENT

General

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Uniformity of central deposit requirements for investment companies. H.F. 50, Mc-Namara, et al - S.F. 265, Denman, et al.

Delete requirement amounts claimed as deduction for investment credit on state income tax returns for 1962 and 1963 be added to income on 1964 returns. H.F. 332, Kluever and Gannon.

Investment of funds of life insurance companies. H.F. 345, Kluever, et al.

Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393, Story, et al.

Investment of surplus public funds. S.F. 400, Kosek, et al - H.F. 400, Story et al. Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

Investments of the Iowa public employees retirement fund. S.F 602, Kosek.

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

Investments of Iowa public employees retirement fund. S.F. 650, legislative research committee - H.F. 598, Kluever, et al.

Consolidation of the operation and investment of funds of public retirement systems. S.F. 690, legislative research committee - H.F. 639, Kluever, et al.

Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Control and investment of county public hospital funds. H.F. 690, tax revision.

Investment of fire and casualty insurance companies in life insurance subsidiaries. H.F. 696, commerce.

Investment of funds not needed for current expenses of the state, etc. H.F. 697, commerce. Interest on the investment of public funds. S.F. 802, education.

IOWA AIR POLLUTION CONTROL ACT General

Prevention, abatement, and control of air pollution. S.F. 270, Cassidy, et al. Preservation and improvement of air quality. H.F. 480, public health and welfare.

Preservation and improvement of air quality of the state. S.F. 737, public health and welfare.

IOWA CENTENNIAL MEMORIAL FOUNDATION

General

Iowa centennial memorial foundation, amend Code. H.F. 168, higher education.

IOWA COURT STUDY COMMISSION

General

Members of Iowa court study commission, appropriation. H.F. 729, appropriations - S.F. 805, appropriations.

IOWA DEVELOPMENT COMMISSION General

State aid for dutch elm disease control. H.F. 541, Andersen, et al.

Assist local governmental agencies in promotional activities, S.F. 708, Walsh.

Iowa development commission promote interests of the state. H.F. 602, Doderer and Sorg.

Create industrial development fund to aid cities, towns, and counties, financing industrial development programs, appropriation. H.F. 640, Curran.

Members of the Iowa development commission, appropriation. H.F. 775, appropriations - S.F. 874, appropriations.

10WA GOVERNMENTAL REORGANIZATION COMMISSION

Iowa governmental reorganization commission, appropriation. S.F. 815, governmental affairs.

IOWA GREAT LAKES

General

Extending construction of sanitary sewer facilities in the Iowa great lakes sanitary district to limit pollution, etc., appropriation. H.F. 559, Freeman.

IOWA LABOR RELATIONS ACT

General

Establishment of a labor relations board. S.F 383, Condon - H.F. 452, Glenn, et al.

IOWA LEGISLATIVE GOVERNMENTAL STUDY COMMISSION

General

Create commission to study processes and operations of the General Assembly, appropriation. S.J.R. 39, governmental affairs.

IOWA NATURAL RESOURCES COUNCIL

General

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

IOWA OLD-AGE AND SURVIVORS' INSURANCE SYSTEM General

Benefits given to retired persons under Iowa old-age and survivors' insurance system - age 72. H.F. 244, Doderer and Petersen of Dallas.

IOWA SOLDIERS HOME

General

Soldiers home. S.F. 2. Benda, et al.

IOWA STATE FAIR AND WORLD FOOD EXPOSITION STUDY COMMITTEE General

Continue Iowa state fair and world food exposition study committee, appropriation. S.J.R. 25, Lodwick, et al.

Continue the Iowa state fair and world food exposition study committee, appropriation. H.J.R. 24. Miller of Page, et al.

Members of Iowa state fair and world food exposition study committee, appropriation. H.F 730, appropriations - S.F. 804, appropriations.

IOWA STATE SHERIFFS' ASSOCIATION See Sheriffs

IPERS

General

Investments of the Iowa public employees' retirement fund. S.F. 602, Kosek.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research committee - H.F. 573, Kluever, et al.

Investments of Iowa public employees' retirement fund. S.F. 650, legislative research committee - H.F. 598, Kluever, et al.

Iowa public employees' retirement system, members of the advisory investment board, appropriation. H.F. 774, appropriations - S.F. 841, appropriations.

Appropriate from IPERS \$375,000 to employment security commission for costs of administration. H.F. 784, appropriations - S.F. 846, appropriations.

JAILS

General

Mandatory jail sentence, driving under influence of alcohol. H.F. 362, Hill. Use of telephone. H.F. 363, commerce.

Inspection and supervision of county and municipal jails. S.F. 665, Ely, et al. Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al.

Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al.

Non transfer of county prisoners if jail meets standards, H.F. 681, judiciary. Inspection of county jails by state board of control. H.F. 61, judiciary.

JOB TRAINING

General

Establish a division of job training in department of public instruction. S.F. 712, industrial and human relations.

JUDGES

General

Salary of district court judges. S.F. 92, Erskine, et al - H.F. 78, Andersen, et al. Terms of office of juvenile judges. S.F. 208, Riley.

Terms of judges, supreme and district courts, elective. H.J.R. 16, Sullivan, et al. Internal operation of district court in rendering services. S.F. 221, Gaudineer, et al.

Jurisdiction and duties of district court judges. S.F. 224, Denman, et al. Compensation of election judges and clerks. H.F. 219, Van Roekel, et al.

Delay in trials. H.F. 270, Glenn.

Presentence investigations made by board of parole. H.F. 246, Mowry and Renda -S.F. 359, O'Malley, et al.

Increase penalties pertaining to fraudulent use of credit cards. H.F. 326, Fischer of Grundy and Winkelman.

Judicial retirement system. S.F. 402, Lodwick.

Computing retirement annuities for judges. S.F. 507, Denman and Mills.

Judges of elections. S.F. 573, Klefstad.

Establish judicial districts for district courts - number of judges. S.F. 283, Hill, et al.

Judicial retirement compensation and widows' annuities, appropriation. S.F. 642, Mills and Denman - H.F. 560, Kluever and McCartney.

Abolish justice of the peace courts - provide unified trial court. S.F. 302, Riley et al.

JUDICIARY

General

Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al - H.F. 52, Sorg, et al.

Ninth (9th) and 18th judicial districts. S.F. 794, judiciary.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

JUNKY ARDS

General

Junkyards. S.F. 777, transportation.

Regulation and licensing of junk dealers, appropriation. H.F. 583, Nelson, et al. Regulate, license junk dealers, motor vehicles. S.F. 199, O'Malley, et al. Junk motor vehicles. S.F. 702, Stanley, et al.

JURY

General

Selection of grand jurors. H.F. 43, Doderer. Grand jury indictments. H.F. 214, Glenn.

Compensation of clerk of grand jury. H.F. 370, Shaw, et al.

Jury selection. H.F. 614, Pelton.

Fees paid petit and grand jurors. S.F. 198, Riley and Lodwick.

Compensation received by jurors. S.F. 238, Kosek.

Mileage allowance of jurors. S.F. 549, Stanley.

JUSTICES OF THE PEACE

General

Fees of justices of the peace. H.F. 317, Sorg.

Change of venue in mayors and police courts. H.F. 344, Hill.

Method of appeal from justice court convictions. S.F. 514, Glenn.

Abolish justice of the peace courts - provide unified trial court. S.F. 302, Riley, et al.

JUVENILE See Minors

Home

Counties levy a maximum 1 mill for maintenance of juvenile home. S.F. 65, Gaudineer - H.F. 174, Tapscott, et al.

LABELING General

Labels affixed to bottles of liquor. S.F. 191, Condon.

LABOR

General

Right to employment. H.J.R. 13, Grassley, et al.

Public employees right to form labor unions and negotiate. S.F. 285, O'Malley, et al. Migratory agricultural laborers. H.F. 178, Tapscott, et al - S.F. 290, Denman.

Employees of public bodies of the state - negotiate and arbitrate. H.F. 227, Hill. Labor disputes, 96 hour limit on temporary injunction or restraining order issued, etc. S.F. 355, Riley and Kosek.

Establishment of a labor relations board. S.F. 383, Condon - H.F. 452, Glenn, et al. Penalty, etc., to use of force or violence, etc., to prevent any person from engaging in lawful employment, etc. H.F. 564, Kluever, et al.

Establish a division of job training in the bureau of labor. S.F. 692, Walsh.

Unions

Labor union membership, H.F. 335, Bennett, et al.

Employer to enter into certain agreements with labor organizations. S.F. 434, Frommelt, et al.

Union recognition by county, municipal, etc., employees without civil service status. S.F. 522, Glenn.

Public employees right to form employee organizations for bargaining. H.F. 402, Allen, et al.

Bureau of

Inspection of miniature boilers, exhibition purposes. H.F. 347, Strothman.

Employment safety commission, duties, powers and authority and the labor commissioner. H.F. 447, Welden, et al.

LAKES

General

Horsepower of outboard motors, H.F. 125, Palmer.

Boat traffic on artificial lakes, jurisdiction, conservation commission. H.F. 169, Christensen, et al.

LAND

General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker.

Right of way purchase by highway commission. H.F. 16, Fischer of Grundy.

Legalizing town plats, amending the legalizing acts pertaining to cities and towns. H.F. 23, McCartney.

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Trespassing. S.F. 102, Lodwick.

Trapping on lands of another. S.F. 105, Briles.

Land, county conservation board. S.F. 129, Balloun and Messerly - H.F. 122, Mohrfeld. Landowners make land and water available to public by limiting liability. H.F. 151, conservation.

Extending platting jurisdiction of cities and towns. S.F. 230, Stanley, et al.

Licensing of mining operators, rehabilitation of land. H.F. 202, Miller of Des Moines, et al. - S.F. 279, legislative research committee.

Limit liability of landowners, etc., who make land available to the public for recreation. H.F. 235, Nielsen.

Preserve and replace top soil, highway construction. H.F. 297, Busch.

Rehabilitating land affected by surface mining, appropriation. H.F. 281, Miller of Des Moines, et al - S.F. 407, legislative research committee.

Attachment of certain land to Clear Creek Community School District, Johnson and

Iowa counties. S.F. 405, Burns.

Changes in boundaries of Bellevue community school district, Jackson county. S.F. 446, Lamborn.

Conveyance of an interest in land, and defining marketable record title. H.F. 349, O'Malley, et al.

Partition fences. S.F. 462, Coleman, et al.

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

Agricultural land tax credit. S.F. 469, Lodwick, et al.

Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

Issuance and sale by cities and towns of anticipatory warrants for acquisition of real estate for public parking. H.F. 437, Sorg and Radl.

Extend jurisdiction of city or town to any land owned outside the limits. H.F. 441, Palmer, et al.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Condemnation of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture. ture.

Limitations of actions. S.F. 600, DeHart.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Changing method of assessing land within levee and drainage districts. S.F. 683, Lodwick - H.F. 626, Hicklin and Distelhorst.

Acquiring land for school purposes. H.F. 636, Hicklin.

Make market value and actual value of property the same. H.F. 638, Andersen.

Condemnation of property for public improvements, etc. H.F. 652, schools.

Construction, replacement, repairs, etc., to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

LAND PATENTS General

Patent to real estate to C. E. Barnett and Marie A. Barnett. H.F. 13, Millen.

Patent to certain real estate, Joe Varese, Sr., and Louis Sacco. H.F. 117, Moffitt - S.F. 183, Camp.

Issuance of a patent to certain real estate to Leon M. and Grace C. Nelson. H.F. 521, Van Nostrand, et al.

Patent to certain real estate, Henry county industrial development corporation. S.F. 769, judiciary - H.F. 699, judiciary.

LANDSCAPE General

Registration of landscape architects, appropriation. S.F. 497, DeHart. Registration of landscape architects. H.F. 610, Van Drie.

LARCENY General

Larceny from parking meters. S.F. 168, Gaudineer. Amend habitual criminal statutes. H.F. 339, Bailey. Punishment for larceny. S.F. 433, Riley, et al.

Punishment for larceny. H.F. 401, McNamara, et al.

LAW ENFORCEMENT

General

Humane slaughter of livestock. H.F. 37, Radl, et al - S.F. 99, Riley, et al.

Investigating law enforcement officer, report of. S.F. 73, Kibbie - H.F. 65, Breitbach.

Training Academy

Creation of a law-enforcement officers' training academy. H.F. 260, law enforcement.

LEGAL ACTION

General

Demurrers by defendants in criminal actions. S.F. 22, Gaudineer.

Limitations of actions. S.F. 84, Rigler, et al.

Limitations of actions. S.F. 600, DeHart.

Actions against nonprofit hospital service and nonprofit medical service corporations. S.F. 652, Coleman, et al.

Effective date of H.F. 57, Rules of Civil Procedure. S.F. 854, governmental affairs. Effective date of Acts of the 62nd General Assembly. S.F. 856, governmental affairs. Effective date of all appropriations Acts, 62nd General Assembly. S.F. 877, governmental affairs.

LEGALIZING AND ENABLING ACTS

General

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.

Bellevue Community School District, Jackson county, issuance of school building bonds levy of taxes. S.F. 426, Lamborn.

Changes in boundaries of Bellevue Community School District, Jackson county. S.F. 446, Lamborn.

Build new high school, Clear Creek Community School District. S.F. 406, Burns. Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community school district, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Legalize and validate proceedings of town council, Lenox, Taylor county, authorizing establishment, erection of municipal gasworks, gas revenue bonds. S.F. 591, Briles.

Legalize and validate proceedings providing for executing of a gas supply contract between Lenox, Taylor county and Prescott, Adams county. S.F. 592, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Clearfield, Taylor and Ringgold counties. S.F. 593, Briles.

Legalize and validate proceedings of town council of Prescott, Adams county, providing for establishment, erection of municipal gasworks, gas revenue bonds. S.F. 594, Briles.

Legalize and validate proceedings of town council of Lenox, Taylor county, providing

for execution of a contract for purchase of natural gas. S.F. 595, Briles.

Legalize and validate proceedings of city council of Bedford, Taylor county, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 596, Briles.

Legalize and validate proceedings providing for execution of a gas supply contract between Lenox, Taylor county, and Bedford, Taylor county. S.F. 597, Briles.

Legalize and validate proceedings of town council of Clearfield, Taylor and Ringgold counties, providing for establishment and erection of a municipal gasworks, gas revenue bonds. S.F. 598, Briles.

Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.

Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.

Legalize and validate proceedings for changes in the boundaries of Albia, county of Monroe - boundaries legally established. S.F. 724, McGill.

Legalize the incorporation of the town of Lucas, Lucas county, election of its officers, etc. S.F. 726, McGill.

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

Legalize and validate proceedings providing for the creation, organization, etc., of merged areas for operation of area vocational school or college. S.F. 771, judiciary.

Legalize and validate proceedings providing for organization, creation, etc., in boundaries of school corporations constituting merged areas formed to operate area vocational schools or area community colleges. S.F. 787, judiciary.

Legalize and validate proceedings of board of directors of Independent School District of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein - S.F. 814, judiciary.

Issuance of county public hospital revenue bonds, Buchanan county. S.F. 267, Patton.

Validating the proceedings of the town council of Gilbertville, issuance, sale, and delivery of bridge bonds. H.F. 205, Gallagher, et al.

Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

LEGISLATIVE ADVISORY COMMITTEE General

Members of legislative advisory committee on new state office building, appropriation. H.F. 731, appropriations.

LEGISLATIVE REAPPORTIONMENT See Re—apportionment of Legislature

LEGISLATIVE RESEARCH

General

Revision of the Code of Iowa. S.F. 699, Stanley.

Family court system, appropriation. S.J.R. 35, Ely - H.J.R. 30, Mensing.

Legislative research bureau, renovations, etc., appropriation. S.F. 827, appropriations. Members of legislative research committee, appropriation. H.F. 777, appropriations - S.F. 843, appropriations.

Funds for various legislative departmental expenses, create the general contingent fund, appropriation. H.F. 786, appropriations - S.F. 855, appropriations.

LEGISLATURE See General Assembly

LEVEE

General

Drainage districts and levee districts, status before state tax commission. H.F. 86, Distelhorst and Hicklin.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556, Waugh.

Assessment of upstream districts for common outlet work, cleanouts and levee rebuilding. S.F. 611, Schaben - H.F. 557, Waugh.

Changing method of assessing land within levee and drainage districts. S.F. 683, Lodwick - H.F. 626, Hicklin and Distelhorst.

Drainage and levee fund. H.F. 651, Winkelman, et al.

LIABILITY

General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Cities and towns, etc., to purchase and pay premiums of liability insurance. S.F. 34, Gaudineer.

Dram shop liability. S.F. 54, Riley, et al.

Emergency care to persons injured in accidents, liability for damages. H.F. 34, Patton, et al.

Liability immunity, volunteer or municipal fire department or first aid, rescue, or emergency squad. H.F. 40, Nielsen, et al.

Liability policies, payment of property damage claims. H.F. 48, Maloney and Fischer of Grundy - S.F. 94, Lucken and Coleman.

Time during which actions may be brought to recover for dram shop liability. S.F. 112, Reppert, et al.

Landowners make land and water available to public by limiting liability. H.F. 151, conservation.

Contingency reserve and coverage of mortgage liability insurance. S.F. 292, Denman and Lucken - H.F. 236, Mensing and Yoder.

Limit liability of landowners, etc., who make land available to the public for recreation. H.F. 235, Nielsen.

Liability in property damage cases caused by convicted juvenile offenders. H.F. 304, Reed.

Issuance of securities, assumption of obligations, etc., by a public utility. S.F. 415, Kosek.

Monetary liability for damages, acts committed by minor children. S.F. 512, Riley.

Limit civil liability to persons riding in privately owned aircraft. H.F. 359, Pierson, et al - S.F. 478, Lisle, et al.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Motor vehicle liability insurance, etc. S.F. 360, Stanley and Kruck - H.F. 561, Kluever, et al.

Tort liability of cities and towns. S.F. 710, Shirley, et al.

Reciprocal or interinsurance exchanges. S.F. 764, commerce.

LIBEL

General

Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

LIBRARIES

General

City and town councils to finance a public library from bond issue. S.F. 25, Hagedorn, et al.

Contracts by boards of trustees of public libraries. H.F. 222, Voorhees, et al - S.F. 330, Erskine and Van Eaton.

Administrative functions to professional library administrator. H.F. 220, Voorhees, et al - S.F. 331, Erskine, et al.

Term of office of public library trustees. H.F. 229, Voorhees, et al - S.F. 332, Erskine, et al.

Update laws governing public libraries. H.F. 233, Voorhees, et al - S.F. 333, Erskine and Neu.

Change name of Iowa state traveling library to Iowa state library. S.F. 548, Stanley - H.F. 565, Conklin.

Librarian

Rules and regulations, public instruction. H.F. 465, Diehl, et al.

LICENSES

General

Bingo, licensing and regulation, conducted by charitable, religious, or veterans organizations. S.J.R 11, Kibbie, et al.

Operators' and chauffeurs' licenses. H.F. 7, Radl, et al.

Operators' and chauffeurs' licenses. S.F. 24, Kosek.

Photograph on operator's and chauffeur's licenses. S.F. 40, committee on safety and law enforcement.

Bait dealers' licenses. S.F. 135, committee on conservation and recreation.

Cigarette and tobacco laws of Iowa. S.F. 165, Frommelt and Rigler.

Cosmetology. S.F. 130, Klefstad and Riley - H.F. 123, Dunton, et al.

Regulate, license junk dealers, motor vehicles. S.F. 199, O'Malley, et al.

Exclusion from licensing, food establishment to those processing only meat and poultry. S.F. 231, agriculture.

Installation of plumbing and licensing of plumbers. S.F. 275, Kruck.

Increase penalty, driving while license is suspended, etc. S.F. 281, Stanley and Riley.

Licensing of mining operators, rehabilitation of land. H.F. 202, Miller of Des Moines, et al. - S.F. 279, legislative research committee.

Real estate licenses. S.F. 305, Benda, et al.

Definition of fur dealers. H.F. 245, conservation and recreation.

Licensing and regulation of agricultural labor camps. H.F. 247, Hill, et al.

Licensing of feeder pig dealers. S.F. 353, Potgeter and Stephens.

Cities and towns to regulate and license tree removal operations. S.F. 439, Van Eaton, et al.

Inspection of licensed warehouses. S.F. 456, Potgeter.

Operators' and chauffeurs' licenses. H.F. 373, Schmarje, et al.

License and regulate water conditioning contractors, establish board. H.F. 446, Vetter, et al.

Educational requirements for applicants for real estate salesmen or brokers licenses. S.F. 578, Nurse and Reno.

Licensing of dogs by veterinarians. H.F. 512, Schmarje and Hicklin.

Operators' and chauffeurs' licenses. H.F. 527, Kluever.

Regulation, licensing of heating, air condidioning, ventilating and refrigeration contractors. S.F. 443, O'Malley, et al - H.F. 496, Allen.

Regulation and licensing of junk dealers, appropriation, H.F. 583, Nelson, et al.

Motor fuel tax. H.F. 622, Maloney.

Issuance of dog licenses by veterinarians, eliminating listing of dogs by assessors. S.F. 715, Stanley.

Annual license fee on all vessels and outboard motors, exempt from taxation. S.F. 719, Dodds.

Licensing and regulating persons engaged in loaning or leasing bulls. S.F. 741, agriculture.

Agricultural lime. H.F. 713, agriculture.

Fees

Liquor license fees. H.F. 100, Camp, et al.

Additional fee for each license plate fee account. H.F. 705, motor vehicles and highway safety.

Fish and Game

Fish without a license, 65 and over. S.F. 83, McGill.

Fishing licenses, certain persons. H.F. 66, Gallagher.

Waive requirement of fishing license for certain handicapped adults. S.F. 124, Condon. Purchase certain fishing and hunting licenses for half regular fee. S.F. 167, Lodwick and Stanley.

Fish and game licenses. S.F. 293, Walsh.

Honorary nonresident hunting and fishing licenses. H.F. 311, conservation.

Changing hunting, fishing, trapping license year. S.F. 575, conservation and recreation - H.F. 488, conservation.

Fees of licenses issued by state conservation commission. S.F. 727, conservation and recreation.

Hunting

Special deer hunting licenses to landlords and tenants. S.F. 139, Buren, et al.

Deer hunting licenses. H.F. 197, Renda.

Honorary nonresident hunting and fishing licenses. H.F. 311, conservation.

Deer hunting licenses available to all residents without restriction as to numbers. H.F. 491, Kluever.

Purchase certain fishing and hunting licenses for half regular fee. S.F. 167, Lodwick and Stanley.

Medical - Professional

License to practice as resident physician, osteopathic physician and surgeon. S.F. 157, O'Malley, et al - H.F. 139, Miller of Page.

Motor Vehicles

Registration plates. S.F. 18, Reppert - H.F. 8, Baker.

Motorcycle operator's licenses, mufflers, and safety regulations. S.F. 227, Walsh. Motor vehicle operator's licenses and permits. S.F. 374, Van Eaton.

Revocation or suspension of motor vehicle operators' licenses. H.F. 278, O'Malley, et al.

Penalty for driving motor vehicle on highways while license is revoked. H.F. 294, law enforcement.

License refund on motor vehicles, those in armed services. S.F. 392, Kyhl.

License to operate a motor vehicle. H.F. 500, motor vehicles and highway safety. Increase license fees for motor vehicles. S.F. 623, legislative research committee -

H.F. 605, Steffen, et al.

Licensing of motorcycle operators. S.F. 662, legislative research committee - H.F. 616, Steffen, et al.

Motor vehicle registration plates. H.F. 601, Holden and Yoder.

Photograph on operator's and chauffeur's licenses. S.F. 40, safety and law enforcement. Increase penalty, driving while license is suspended, etc. S.F. 281, Stanley and Riley.

Exemption from payment of license fees for in transit movement of vehicles. H.F. 694, motor vehicles and highway safety.

Operators' and chauffeurs' licenses. S.F. 24, Kosek.

Operators' and chauffeurs' licenses. H.F. 7, Radl, et al.

Reflective motor vehicle registration plates. H.F. 47, Holden.

Purchasing of motor vehicle registration plates. H.F. 367, Miller of Des Moines and Distelhorst.

Operators' and chauffeurs' licenses. H.F. 373, Schmarje, et al.

Motorcycle operator's license. S.F. 798, safety and law enforcement.

Registration plates. H.F. 724, motor vehicles and highway safety.

Registration plates, amend S.F. 18, beautiful land. S.F. 809, safety and law enforcement. Transfer \$20,000 to motor vehicle registration for purchasing supplies and materials.

etc., manufacture of motor vehicle registration plates. H.F. 748, appropriations - S.F. 824, appropriations.

Liauor

Discounts on purchases of liquor by retail license holders. S.F. 48, Frey and Denman. Repeal local option, Liquor Control Act. S.F. 49, Frey, et al.

Employment and licensing of special state distributors for sale of state-owned liquor. S.F. 212, Murray, et al.

Wine licenses. S.F 271, Shirley.

Distance required between establishments selling liquor and schools and churches. H.F. 456, McNamara, et al.

Marriage

Fees for marriage licenses. H.F. 286, Shaw, et al - S.F. 461, Elvers.

LIENS

General

Warehousemen's liens. S.F. 38, Reppert.

Collection of sewer charges with water rentals or charges. H.F. 53, Gallagher, et al. Judgments and liens in neglected, dependent and delinquent children matters. S.F. 122, Gaudineer, et al.

Mechanics liens. H.F. 96, Mensing.

Lien on supplies utilized in raising of crops and livestock. H.F. 153, Holden, et al. Hotelkeeper's liens. S.F. 432, Riley.

Hotelkeeper's liens. H.F. 418, Tapscott.

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

Payment of recording fees for recording of tax liens. H.F. 558, Lee.

Lien on the harvested crop, individual selling petroleum products. S.F. 668, agriculture. Mechanic's liens. H.F. 650, Allen.

LIEUTENANT GOVERNOR

General

Terms of office of the Governor and Lieutenant Governor. H.J.R. 12, Grassley and Pierson.

Election of Governor and Lt. Governor. S.J.R. 3, Denman, et al - H.J.R. 2, Baker, et al. Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

Canvassing of votes for Governor and Lieutenant Governor, S.J.R. 30, Mills.

Assumption by the Lieutenant Governor of the powers and duties of the Governor. H.J.R. 31. Grasslev.

Lieutenant Governor, office of. S.F. 816, governmental affairs.

LIGHTS General

Flashing lights on slow-moving vehicles. S.F. 36, Balloun, et al.

Red electric lights on railroad caboose cars. S.F. 66, Riley, et al.

Lamps on motorcycles. S.F. 74, Klefstad, et al.

Traffic control signals. H.F. 76, Stokes.

Lighting requirements of motorcycles. H.F. 262, Tapscott, et al.

Use of signal lights, operation of school buses on public highways. S.F. 269, Reno, et al - H.F. 276, Dunton, et al.

Warning lights on all railroad engines. H.F. 343, Curran, et al.

Safety lights on vehicles, farm, S.F. 420, Rigler,

Headlamps on motorcycles. S.F. 424, Gaudineer.

Safety equipment on motor vehicles. H.F. 444, Bennett.

School buses to display lighted head lamps when transporting passengers. S.F. 610, Stanley.

LIQUOR General

Sale of intoxicating drinks to Indians. S.F. 21, Reichardt and Reppert - H.F. 14, Caffrey. Time alcoholic liquor may be sold and consumed. S.F. 46, Frey.

Taxation and liquor prices. S.F. 47, Frey. Discounts on purchases of liquor by retail license holders. S.F. 48, Frey and Denman.

Repeal local option, Liquor Control Act. S.F. 49, Frey, et al.

Liquor taxation, control and enforcement. S.F. 50, Frey, et al.

Operation of motor vehicle while intoxicated. H.F. 22, Grassley, et al.

Wine, sale and distribution. S.F. 75, Riley, et al.

Serving and clearing of alcoholic beverages by minors. S.F. 39. Coleman, et al.

Liquor license fees. H.F. 100, Camp, et al.

Labels affixed to bottles of liquor. S.F. 191, Condon.

Employment and licensing of special state distributors for sale of state-owned liquor. S.F. 212, Murray, et al.

Wine licenses. S.F. 271, Shirley.

Advertisement of intoxicating liquors. S.F. 345, Reppert.

Cities and towns to finance local citizens' committees on alcoholism. S.F. 352, Kyhl, et al.

Revise tax on liquor-by-the-drink, etc. S.F. 464, Hougen.

Distribution of liquor control funds. H.F. 379, McCrav. et al.

Distribution of liquor control funds. S.F. 480, Frev. et al.

Possession by minors of alcoholic beverages or beer. H.F. 420, Roorda, et al.

Money derived by counties selling alcoholic beverages remain in counties. H.F. 429, Glenn and Bowin.

Distance required between establishments selling liquor and schools and churches. H.F. 456, McNamara, et al.

Control Commission

Liquor control commission, enforcement division. S.F. 67, Condon, et al.

Require companies selling liquor to Iowa liquor control commission to file report on sales or payments. S.F. 111, Stanley, et al - H.F. 130 Schmarje, et al.

Powers and duties of the liquor control commission over beer. H.F. 672, law enforcement.

Liquor control commission, reorganization, S.F. 746, governmental affairs.

Liquor control commission, warehouse improvements, appropriation, H.F. 746, appropriations - S.F. 834, appropriations.

Interim committee to study liquor control commission and liquor laws, appropriation. H.J.R. 33, appropriations.

LIQUOR CONTROL FUND

Apportionment of road use tax fund and liquor control fund. H.F. 89, Gallagher, et al - S.F. 169, Coleman, et al.

LIVESTOCK See Animals

LITTERING General

Littering the highways, penalty. S.F. 113, McGill.

LOANS General

Savings and loan associations, regulations. H.F. 62, Mensing, et al - S.F. 109, Denman,

Itemized list of all interest, charges, or other fees by persons charging interest. H.F. 81, Palmer, et al - S.F. 148, Glenn, et al.

Maximum rate, interest on small loans. S.F. 154, Glenn.

Prepayment of loans, industrial loan companies. S.F. 160, Frommelt and Riley.

Installment loans by banks, S.F. 184, Benda, et al.

Require disclosure of finance charges, extensions of credit. S.F. 430, Ely.

Rebate of unearned interest on installment loan agreements. H.F. 424, Palmer.

Mobile equipment providing lending and savings facilities, etc. H.F. 438, King, et al. Higher education facilities commission to establish reserve fund, guarantee student loans. S.F. 700, education - H.F. 689, higher education.

LONGEVITY

General

Longevity benefits for city police and firemen. S.F. 458, Reppert.

LSD

General

Regulation of the drug LSD, S.F. 343, Reichardt.

MAIL

General

Mail-delivering vehicles, sufficient area to stop off traveled portion of roads when delivering. H.F. 36, Hullinger.

Zip code numbers in telephone directories. S.F. 85, Reppert, et al.

MANPOWER DEVELOPMENT AND TRAINING ACT General

Department of public instruction for participation in Manpower Development and Training Act, appropriation. H.F. 790, appropriations - S.F. 867, appropriations.

MARGARINE General

Oleo, oleomargarine or margarine. S.F. 146, agriculture. Packaging of oleo, etc. H.F. 145, Moffitt.

MARINE FUEL TAX FUND General

Create marine fuel tax fund to be used to improve waterways, etc. H.F. 710, conservation.

MARRIAGE General

Notices of marriage to counties or states. S.F. 32, Lodwick, et al.

Solemnizing marriages. S.F. 142, DeKoster.

Married persons, present or past members of armed forces, possess and consume beer. S.F. 195. Reichardt.

Fees for marriage licenses. H.F. 286, Shaw, et al - S.F. 461, Elvers.

MEDICAL - PROFESSIONAL

Genera

Emergency care to persons injured in accidents, liability for damages. H.F. 34, Patton, et al.

Medicare, state - state program under Ttile 19, federal social security. H.F. 93, committee on public health and welfare.

Immunity from civil damages to persons giving aid at scene of an accident. S.F. 58, legislative research committee - H.F. 159, Steffen, et al.

Participation of pharmacies in pharmaceutical service plan. H.F. 176, Voorhees, et al - S.F. 253, Elv. et al.

Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al. Name of drug prescribed by doctor or dentist affixed to container. S.F. 495, Reppert. Tuition grants for Iowa resident students who become general practitioners, practice in

Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Actions against nonprofit hospital service and nonprofit medical service corporations. S.F. 652, Coleman, et al.

Medical evidence in workmen's compensation proceedings. S.F. 684, Gaudineer. County relief. S.F. 716, Stanley.

Board of regents acquire by gift, purchase, etc., maintain and manage medical and hospital bldgs., etc., of the State University of Iowa. S.F. 532, education - H.F. 658, higher education.

License to practice as resident physician, osteopathic physician and surgeon. S.F. 157, O'Malley, et al - H.F. 139, Miller of Page.

Confidential evidence. S.F. 119, Riley, et al - H.F. 196, Kluever, et al.

MEDICAL EXAMINERS

General

Investigation by the county medical examiner. S.F. 362, public health and welfare.

MEMORIAL HALLS

General

Memorial halls and monuments. S.F. 6, Benda, et al.

Commissioners for memorial halls and monuments. H.F. 302, Mowry.

MENTAL HEALTH

See Health, Sub-Ref, Mentally III

MENTALLY ILL

See Health, Sub-Ref. Mentally III

MERCHANDISE

General

Trading stamps. S.F. 29, Hougen.

Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale. H.F. 637, state planning and development.

MERIT SYSTEM

General

Merit system of personnel administration for the civil service of the state. S.F. 43, O'Malley, et al.

Merit system of personnel administration for state employees, repeal Acts in conflict therewith. H.F. 134, Millen, et al - S.F. 178, Rigler, et al.

Create office of personnel - purpose of regulating employment and management of personnel in this state. H.F. 204, Doderer, et al.

Civil service in cities. H.F. 587, Doderer, et al.

County employees - merit or civil service system. S.F. 707, Walsh.

Merit system of personnel administration for state employees. H.F. 572, state government affairs. - S.F. 720, governmental affairs.

METROPOLITAN PLANNING COMMISSION

General

Metropolitan planning commissions. H.F. 599, Winkelman, et al.

MILEAGE

General

Mileage allowance of jurors. S.F. 549, Stanley.

Compensation of treasurer and members of board of directors of school corporations. H.F. 493, Langland, et al.

Mileage allowance for boards of supervisors. S.F. 750, judiciary.

Mileage allowance for members of county boards of supervisors. S.F. 791, judiciary. Legalize and validate payments heretofore made to members of boards of supervisors, ten cents for every mile traveled, business. H.F. 723, county and township affairs.

MILITARY AFFAIRS General

Relief to Viet Nam soldiers, sailors and marines. S.F. 11, Benda, et al.

Monies received from fines, penalties and forfeitures and for exemption from military duty. S.J R. 27. Kibbie.

MILITARY SERVICE TAX CREDIT FUND

General

Military service tax credits, appropriation. S.F. 470, Lodwick and Benda.

MILLAGE

General

Millage levy to pay interest and principal on school bonded indebtedness. H.F. 15, Doderer, et al.

Agricultural land tax credits, pay in full, increase school fund millage from 15 to 20, provide appropriation. H.F. 41, Busch, et al.

Payment of agricultural land tax credits. H.F. 63, Baker.

Counties levy a maximum 1 mill for maintenance of juvenile home. S.F. 65, Gaudineer - H.F. 174, Tapscott, et al.

Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542. Denman, et al - H.F. 495. Palmer, et al.

MINING

General

Licensing of mining operators, rehabilitation of land. H.F. 202, Miller of Des Moines, et al - S.F. 279, legislative research committee.

Rehabilitating land affected by surface mining, appropriation. H.F. 281, Miller of Des Moines, et al - S.F. 407, legislative research committee.

MINORS

General

Juvenile delinquency. H.F. 70, Shaw, et al - S.F. 125, Jepsen.

Cigarettes, other than tobacco, also prohibited to minors. H.F. 94, Bergman.

Orphans, Viet Nam veteran's. S.F. 7, Benda, et al.

Treatment of youthful law offenders. S.F. 20, Gaudineer.

Judgments and liens in neglected, dependent and delinquent children matters. S.F. 122, Gaudineer, et al.

Minors contract for life, accident and health insurance. S.F. 204, Shirley, et al.

Terms of office of juvenile judges. S.F. 208, Riley.

Cost of foster home care, children of deceased veterans. H.F. 152, Lipsky.

Court procedures, services, personnel involving dependent, delinquent children. S.F. 200, O'Malley, et al - H.F. 164, Lipsky, et al.

Children's boarding homes. S.F. 361, public health and welfare.

Age limit for children eligible to receive ADC. S.F. 386, public health and welfare. Separate support and maintenance of adverse party and children during divorce proceedings. H.F. 299, McNamara, et al.

Liability in property damage cases caused by convicted juvenile offenders. H.F. 304, Reed. Defenses available to a petition for a writ of habeas corpus for return of a child. H.F. 329, Johnston.

Interstate compact on placement of children. S.F. 454, public health and welfare. Cost of supporting children in state homes. S.F. 325, public health and welfare - H.F. 398, board of control.

Monetary liability for damages, acts committed by minor children. S.F. 512, Riley. Possession by minors of alcoholic beverages or beer. H.F. 420, Roorda, et al.

Juveniles who violate water navigation regulations be prosecuted, H.F. 313, conservation - S.F. 477, conservation and recreation.

Make changes in workmen's compensation law. S.F. 520, Condon.

Changes from correctional to rehabilitation services for some board of control institutions, S.F. 526, public health and welfare.

Create advisory commission on children and youth, appropriation. H.F. 421, Radl. Payment of assistance from ADC funds, child removed from state. S.F. 551, public health and welfare.

Nursing homes for untrainable children, H.F. 461, Koch.

Special education of handicapped children. S.F. 590, education.

Minors contract for life, accident and health insurance and for annuities. H.F. 492, Kluever, et al.

Custody of children. H.F. 574, Lipsky.

Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al. Advisory commission on children and youth, appropriation. S.F. 754, governmental affairs.

MOBILE EQUIPMENT

General

Special mobile equipment. H.F. 721, motor vehicles and highway safety. Mobile equipment providing lending and savings facilities, etc. H.F. 438, King, et al.

MOBILE HOMES

General

Mortgage guaranty insurance, S.F. 56, Cassidy and Jepsen.

Tax on mobile homes. H.F. 242, Gittins.

Movement of mobile homes. S.F. 418, Elvers - H.F. 439, Tieden.

Sale and transfer of mobile homes. H.F. 501, motor vehicles and highway safety. Movement of mobile homes. S.F. 681, legislative research committee - H.F. 624, Fischer of Grundy, et al.

Parks

Mobile home parks owned and operated by any agency or department of the state or county. S.F. 516, conservation and recreation - H.F. 630, conservation.

MONEYS AND CREDITS General

Two percent surtax, moneys and credits tax. S.F. 76, Hougen.

Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Moneys and credits tax, establish 4 percent surtax, income tax rates. S.F. 774, ways and means.

Moneys and credits tax replacement fund, treasurer of state, appropriation. H.F. 782, appropriations - S.F. 859, appropriations.

MORTGAGE

General

Patent to real estate to C.E. Barnett and Marie A. Barnett. H.F. 13, Millen.

Mortgage guaranty insurance. S.F. 56, Cassidy and Jepsen.

Contingency reserve and coverage of mortgage liability insurance. S.F. 292, Denman and Lucken - H.F. 236, Mensing and Yoder.

Limitations of actions on ancient mortgages and abandoned property. S.F. 304, De-Koster, et al - H.F. 390, Kluever, et al.

MOTOR VEHICLES

General

Studded tires. S.F. 17, Kruck.

Registration fees, high performance motor vehicles. H.F. 3, McIntyre.

Flashing lights on slow-moving vehicles. S.F. 36, Balloun, et al.

Studded tires, use of. S.F. 44, legislative research committee.

Ambulance service, permit boards of supervisors to provide. S.F. 51, Rigler.

Tire equipment on motor vehicles, H.F. 18, Caffrey and Renda,

Operation of motor vehicle while intoxicated. H.F. 22, Grassley, et al.

Emergency care to persons injured in accidents, liability for damages. H.F. 34, Patton, et al.

Mail-delivering vehicles, sufficient area to stop off traveled portion of roads when delivering. H.F. 36, Hullinger.

Lamps on motorcycles. S.F. 74, Klefstad, et al.

Wearing of safety equipment, motorcycles. S.F. 100, Gaudineer.

Offering courses in driver education, S.F. 106, Kibbie and Benda.

Registration certificate containers. S.F. 117, Reppert.

Leased and rented vehicle offenses. S.F. 95, Coleman, et al - H.F. 80, Dunton, et al.

Farm trucks, registration fee. H.F. 95, Schroeder, et al.

Prevent county boards of supervisors from renting cars from sheriffs. H.F. 32, McCray. Liability policies, payment of property damage claims. H.F. 48, Maloney and Fischer of Grundy - S.F. 94, Lucken and Coleman.

Equipment for transporting granular loads. H.F. 118, Gallagher and Dunton.

Motor vehicle responsibility, H.F. 132, Patton.

Highway safety and control of traffic. S.F. 107, Stanley, et al. H.F. 119, Schmarje, et al. Regulate, license junk dealers, motor vehicles. S.F. 199, O'Malley, et al.

Motorcycles driven by permit holders. H.F. 155, Bennett.

Minimum speed regulation. S.F. 223, Denman, et al.

Motorcycle operator's licenses, mufflers, and safety regulations. S.F. 227, Walsh. Operation of a motor vehicle. H.F. 180, Redfern.

Motor vehicle speed limits. H.F. 184. Moffitt and Waugh.

Operation of a motor vehicle. S.F. 137, legislative research committee - H.F. 187, Steffen, et al.

Protective apparel for motorcycle riders. S.F. 141, legislative research committee - H.F. 186, Steffen, et al.

Distance motor trucks and towing motor vehicles maintain from other motor trucks and towed vehicles. S.F. 258, safety and law enforcement.

Warning sign on slow-moving vehicle. S.F. 272, Stanley, et al.

Overall length of combinations of vehicles. S.F. 284, transportation.

Truck speed laws. S.F. 278, legislative research committee - H.F. 210, Fisher of Greene, et al.

Motor vehicle inspection. S.F. 300, Reichardt and Denman.

Use of safety emblems on slow-moving vehicles. S.F. 306, safety and law enforcement. Obstructions within boundary lines of a public highway. S.F. 319, transportation. Motor vehicle registration plates. H.F. 231, Steffen, et al - S.F. 311, legislative research committee.

Rules, etc., for motor vehicles used to transport workers to and from employment and at work. S.F. 308, Riley, et al.

Lighting requirements of motorcycles. H.F. 262, Tapscott, et al.

Use of an emblem on slow-moving vehicles. S.F. 312, legislative research committee - H.F. 256, Steffen, et al.

Penalty for leaving scene of a motor vehicle accident, injury or death. S.F. 377, Klefstad. Safety lights on vehicles, farm. S.F. 420, Rigler.

Headlamps on motorcycles. S.F. 424, Gaudineer.

Mandatory jail sentence, driving under influence of alcohol. H.F. 362, Hill.

School owned passenger cars used to transport less than 9 pupils. H.F. 369, Tieden.

Driver instruction permits. H.F. 377, motor vehicles and highway safety. Stolen or abandoned vehicles. H.F. 275, McNamara, et al - S.F. 452, Ely.

Interstate truck rate reciprocity procedures, interim legislative committee, appro-

priation. H.J.R. 23, Fischer of Grundy.

Safety equipment on motor vehicles. H.F. 444, Bennett.

Method for notice of revocation or suspension of registration of vehicles. H.F. 467, motor vehicles and highway safety.

Safety equipment on trucks, other vehicles without rear bumpers. H.F. 481, Dunton.

Motor vehicle financial responsibility. H.F. 490, Kluever.

Motor vehicle registrations. H.F. 498, Lipsky.

Removal of parked vehicles. S.F. 630, Jepsen.

Prohibit use of reflectorized paint or material on motor vehicle registration plates. H.F. 545. Yoder and Holden.

Motor vehicle liability insurance, etc. S.F. 360, Stanley and Kruck - H.F. 561, Kluever, et al.

Special motor vehicle identification plates for sheriffs and their deputies. S.F. 647, Floy, et al - H.F. 570, Curran, et al.

Motor vehicle financial responsibility. H.F. 568, Renda, et al.

Careless driving, reckless driving, and death of a human being caused by reckless driving. H.F. 580, Allen.

Operation of a motor vehicle. H.F. 591, Allen.

Liquid transport carriers. S.F. 675, Erskine - H.F. 579, Sullivan.

Junk motor vehicles. S.F. 702, Stanley, et al.

Operation of a motor vehicle while intoxicated or under drugs. S.F. 661, legislative research committee - H.F. 606, Steffen, et al.

Inspection of motor vehicles. S.F.641, legislative research committee - H.F. 607, Fischer of Grundy, et al.

Careless driving, reckless driving, and death of a human being caused by means of a motor vehicle. S.F. 663, legislative research committee - H.F. 617, Steffen, et al.

Elimination of use of decalcomania emblems for truck and truck-tractor plates. H.F. 657, Van Drie, et al.

Sixty-five ft. trucks. H.F. 212, motor vehicles and highway safety.

Motor vehicle no-passing zones. H.F. 678, roads and highways.

Defining school buses. H.F. 682, schools.

Motor carriers, registration of interstate commerce commission authority. H.F. 683, commerce.

Failure of the driver of a vehicle to stop at scene of an accident. H.F. 688, law enforcement.

Liquid transport carrier fees. H.F. 691, commerce.

Purchase and sale of motor vehicles by state car dispatcher. H.F. 692, state government affairs.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Vehicle transit plates. H.F. 695, motor vehicles and highway safety.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Truck operator permit fees. H.F. 707, commerce.

Requiring a bond of motor vehicle dealers engaged in sale of vehicles for which a certificate of title is required. S.F. 789, transportation.

Notarization of applications for certificates of title to vehicles and title transfers. S.F. 790, transportation.

Motorcycle operator's license. S.F. 798, safety and law enforcements.

Amend S.F. 306, use of safety emblems on slow-moving vehicles. S.F. 799, safety and law enforcement.

See Fees, Sub-Ref. General

See Licenses, Sub-Ref. Motor Vehicle

Violations

Traffic violations. H.F. 33, Lipsky.

Motor vehicle traffic violation offices, schedule of minimum fines for traffic violations. S.F. 248, Gaudineer, et al.

Prohibiting consideration of certain motor vehicle equipment violations. H.F. 161, Renda - S.F. 247, Gaudineer.

Reporting of conviction of operating motor vehicle while intoxicated. H.F. 330, Hill. Punishment for reckless driving on highway. H.F. 337, Bailey.

Vehicles with gross weight in excess of the limitation, movement on public highways, penalties. H.F. 703, roads and highways.

MUNICIPAL CORPORATIONS See Cities and Towns, All Sub-References

MUSEUMS

General

County conservation boards establish and maintain public museums. S.F. 250, Main.

NATIONAL DEFENSE EDUCATION ACT

Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations - S.F. 868, appropriations.

NATIONAL GUARD

Military forces of the state of Iowa. S.F. 691, governmental affairs.

NATIONAL RESOURCES AND RECREATIONAL DISTRICTS General

Establish natural resources and recreational districts by boards of supervisors. H.F. 208, Lee, et al. - S.F. 382, Clarke, et al.

NEWSPAPERS

General

Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

NEWSSTANDS

General

Veterans' newsstands in statehouse. S.F. 5, Benda, et al. Veterans' newsstands in courthouses. S.F. 10, Benda, et al.

NOTICES

Ceneral

Notices of marriage to counties or states. S.F. 32, Lodwick, et al.

Notices of admission and discharge, patients in mental institutions. S.F. 128, Heaberlin,

Mechanics liens. H.F. 96, Mensing.

Distributors of commercial feeds, file statements with dept. of agriculture. S.F. 149, agriculture.

Support and maintenance, divorce litigation. H.F. 17, Hill and Pelton - S.F. 203, Shirley. Persons holding funds for others give annual notice of amount due. S.F. 301, Reichardt. Labor disputes, 96 hour limit on temporary injunction of restraining order issued, etc. S.F. 355, Riley and Kosek.

Fees collectible by the sheriff. H.F. 333, Johnston.

Publication of notices. H.F. 342, Van Drie, et al.

Sidewalks in cities and towns. S.F. 442, Reppert, et al.

Execution sales. H.F. 354, Johnston.

Stolen or abandoned vehicles. H.F. 275, McNamara, et al - S.F. 452, Ely.

Method for notice of revocation or suspension of registration of vehicles. H.F. 467, motor vehicles and highway safety.

Contested elections for seats in the General Assembly. H.F. 475, Johnston, et al.

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce.

Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

NUCLEAR

General

Enter into the midwest nuclear compact. S.F. 651, Reppert.

NURSES

General

Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

NURSING HOMES

General

Nursing homes and custodial homes, operation of. S.F. 72, Neu and Lange.

County nursing homes. H.F. 271, Gallagher.

Payments to nursing homes and custodial homes. S.F. 510, Buren, et al.

Permit cities and towns to issue revenue bonds for financing hospitals, nursing homes and colleges. H.F. 405, Bailey and McCartney

Nursing homes for untrainable children. H.F. 461, Koch.

Provide for payment to custodial homes and nursing homes in old-age assistance cases. H.F. 596. Bailey.

Regulation of nursing homes and custodial homes, appropriation, S.F. 475, Klefstad.

OBSCENITY

General

Obscenity and indecency. H.F 273, Andersen, et al - S.F. 393, Erskine.

Defacing property. H.F. 396, Sanders and Hicklin.

Prohibit sale of obscene matter. H.F. 618, Van Nostrand and Mowry.

OBSTRUCTIONS

General

Obstructions within boundary lines of a public highway. S.F. 319, transportation. Nuisances on public highways. H.F. 479, Dunton.

Obstructions in highways. H.F. 643, roads and highways.

OFFENDERS General

Leased and rented vehicle offenses. S.F. 95, Coleman, et al.

Disposition, persons charged with public offenses, H.F. 128, Johnston, et al.

Treatment of youthful law offenders. S.F. 20, Gaudineer.

Communications without permission or wire tapping a misdemeanor. S.F. 474, Flatt - H.F. 468, Grassley, et al.

Trade secrets, penalties. H.F. 478, Andersen, et al.

Careless driving, reckless driving, and death of a human being caused by reckless driving.

H.F. 580, Allen.

Attorney fees and other costs paid to defend indigent persons. S.F. 640, Van Eaton, et al - H.F. 593, Koch, et al.

Interstate compact on the mentally disordered offender. S.F. 624, Kyhl, et al - H.F. 586. Doderer.

Careless driving, reckless driving, and death of a human being caused by means of a motor vehicle. S.F. 663, legislative research committee - H.F. 617, Steffen, et al.

Sentencing of felons. H.F. 632, Johnston.

Obstructions in highways. H.F. 643, roads and highways.

Interstate compact on the mentally disordered offender. S.F. 687, public health and welfare - H.F. 629, board of control.

OFFICERS General

Investigating law enforcement officer, report of. S.F. 73, Kibbie - H.F. 65, Breitbach. Assault of a peace officer. H.F. 121, Johnson, et al.

Establishment, administration, Iowa state conservation commission peace officers' retirement, accident and disability system. S.F. 193, Reppert, et al.

Benefits for wardens of penitentiary and reformatory. S.F. 205, public health and welfare. Death penalty for killing a peace officer. H.F. 157, Johnson, et al.

Officers and directors of corporations receive expenses, etc. S.F. 220, O'Malley. Off-year terms of certain public officers. S.F. 297, Messerly.

Creation of a law-enforcement officers' training academy. H.F. 260, law enforcement. Accident and disability benefits for public safety peace officers. H.F. 296, Grassley. Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393. Story, et al.

Employers of peace officers provide benefits under the Workmen's Compensation Act. S.F. 502, O'Malley and Coleman.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Compensation for all peace officers, testify in court during off duty hours. H.F. 497, Johnston.

Peace officers' retirement system and certain exemptions from taxation. H.F. 511, Lee. Indemnification of officers and directors of corporations. H.F. 563, judiciary.

Indemnification of officers, directors, employees and agents of business corporations. S.F. 788, judiciary.

OIL

General

Oil, state aid to persons or corporations discovering. S.F. 15, Rigler, et al. Fuel oil pumps, rules of department of agriculture. H.F. 60, judiciary committee. Oil and gas wells. S.F. 730, conservation and recreation.

OLD-AGE ASSISTANCE General

Insurance limitation in regard to old-age assistance. S.F. 202, Shirley. Granting of old-age assistance. H.F. 172, public health and welfare.

Funeral benefits. H.F. 167, Darrington, et al - S.F. 252, O'Malley, et al.

Eligibility for old-age assistance. H.F. 183, public health and welfare.

Determination of eligibility for old-age assistance. H.F. 228, public health and welfare. Recovery of assistance payments from former recipients of old-age assistance or their spouses. S.F. 388, public health and welfare.

Redemption of tax sale on property of deceased old-age assistance recipient. H.F. 547, Hullinger - S.F. 666, Main.

Provide for payment to custodial homes and nursing homes in old-age assistance cases. H.F. 596, Bailey.

Social welfare, appropriation. H.F. 687, appropriations.

Responsibility for old-age assistance recipients. S.F. 765, public health and welfare.

OLE OMARGARINE See Margarine

OPTOMETRY

General

Prohibit price advertising of eyeglasses. S.F. 123, Condon, et al - H.F. 115, Petersen of Dallas.

Regulating, licensing, and controlling of the dispensing of optical devices. S.F. 384, Frommelt, et al - H.F. 389, Kluever, et al.

ORGANIZATIONS

General

Public employees right to form employee organizations for bargaining. H.F. 402, Allen, et al.

Regulation of benevolent associations. S.F. 601, commerce.

Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

ORPHANS

General

Orphans, Viet Nam veteran's. S.F. 7, Benda, et al.

PARI-MUTUEL

General

Promote agriculture and racing. S.F. 488, Kibbie, et al.

PARKING

General

Imposition of general parking restrictions within municipalities. S.F. 323, O'Malley, et al.

Hotelkeeper's liens. S.F. 432, Riley.

Issuance and sale by cities and towns of anticipatory warrants for acquisition of real estate for public parking. H.F. 437, Sorg and Radl.

Municipal parking facilities. S.F. 582, Riley, et al.

Bank parking lot offices. H.F. 474, Mensing, et al.

Removal of parked vehicles. S.F. 630, Jepsen.

Bank parking lot offices. S.F. 780, commerce.

Public parking facilities. S.F. 783, governmental subdivisions.

PARKING METERS

General

Larceny from parking meters. S.F 168, Gaudineer.

Use of parking meter receipts. H.F. 523, Doderer.

Use of parking meter funds in cities over 10,000. S.F. 368, Ely, et al - H.F. 368, Camp, et al.

PARKS

General

Cities and towns issue bonds, fund for cost of park improvements. H.F. 192, Mayberry, et al.

Enforcement of the rules and regulations of county conservation boards. H.F. 411, Allen, et al.

Imposing fees for use of state owned recreational areas. H.F. 432, Harbor, et al.
 Compensation of park commissioners. S.F. 397, Shaff - H.F. 487, Camp and Pelton.
 Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Roadside parks. H.F. 642, roads and highways.

Construction, replacement, repairs, etc., to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

Playground and recreation commissions. H.F. 753, cities and towns.

PAROLE

General

Presentence investigation by parole board, felony. S.F. 87, Ely, et al.

Transportation, clothing assistance granted to inmates of state penal institutions. S.F. 217, public health and welfare.

Parole time not counted. S.F. 320, O'Malley, et al - H.F. 257, Kluever, et al.

Powers of the board of parole. S.F. 321. O'Malley, et al - H.F. 258, Kluever, et al. Penalty for leaving scene of a motor vehicle accident, injury or death. S.F. 377, Klefstad. Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al.

Board Of

Amount of money advanced to paroled prisoners. S.F. 322, O'Malley, et al - H.F.266, Kluever, et al.

Presentence investigations made by board of parole. H.F. 246, Mowry and Renda - S.F. 359, O'Malley, et al.

Establish state department of social services. S.F. 739, governmental affairs - H.F. 717, government reorganization.

PEACE OFFICERS See Officers

PENAL INSTITUTIONS

General

Employment of superintendent of women's reformatory. S.F. 207, public health and welfare.

Transportation, clothing assistance granted to inmates of state penal institutions. S.F. 217, public health and welfare.

Inmate furlough plan. H.F. 225, Bennett.

Powers of the board of parole. S.F. 321, O'Malley, et al - H.F. 258, Kluever, et al.

Prisons

Benefits for wardens of penitentiary and reformatory. S.F. 205, public health and welfare. Work release for inmates. S.F. 206, public health and welfare - H.F. 185, board of control. Report by board of control to General Assembly recommendations for replacing Anamosa reformatory. H.J.R. 22, Den Herder.

Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Institution for diagnosis and treatment of persons suffering from mental illness, security setting in place of reformatory. S.F. 721, public health and welfare - H.F. 676, board of control.

PENSIONS

See Retirement Systems, Sub-Ref. Pensions

PERMITS

General

Repeal local option, Liquor Control Act. S.F. 49, Frey, et al.

Sales tax permits. H.F. 69, Stokes.

Abolish class "C" beer permits. H.F. 102, Klein, et al.

Cigarette and tobacco laws of Iowa. S.F. 165, Frommelt and Rigler.

Motorcycles driven by permit holders. H.F. 155, Bennett.

Motor vehicle operator's licenses and permits. S.F. 374, Van Eaton.

Fee for a class "C" beer permit. H.F. 364, Miller of Des Moines, et al. Driver instruction permits. H.F. 377, motor vehicles and highway safety.

Operation of ambulances. H.F. 415, Nelson, et al.

Movement of mobile homes. S.F. 418, Elvers - H.F. 439, Tieden.

Cigarette vending machines. H.F. 463, Yoder.

Operators' and chauffeurs' licenses. H.F. 527, Kluever.

Movement of mobile homes. S.F. 681, legislative research committee - H.F. 624, Fischer of Grundy, et al.

Truck operator permit fees. H.F. 707, commerce.

Board

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department expenditures from their trust funds. H.F. 760, appropriations.

PESTS

General

Pest control compact, secretary of agriculture. S.F. 635, Murray - H.F. 612, Busch.

PERSONNEL

General

Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Office space for board of control personnel, H.F. 399, board of control - S.F. 566, public health and welfare.

State personnel. H.F. 623, Grassley.

Director

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

PHARMACIES

General

Participation of pharmacies in pharmaceutical service plan. H.F. 176, Voorhees, et al -S.F. 253, Ely, et al.

Limitation on prescription refilling - legal conduct of a pharmacy upon the pharmacist. H.F. 224, Johnston, et al.

Regulation of the drug LSD, S.F. 343, Reichardt.

Regulation and control of depressant, stiumlant, etc., type drugs. H.F. 285, Johnston. Name of drug prescribed by doctor or dentist affixed to container. S.F. 495, Reppert. Operation of a motor vehicle. H.F. 591, Allen.

Operation of a motor vehicle while intoxicated or under drugs. S.F. 661, legislative research committee - H.F. 606, Steffen, et al.

PHOTOGRAPHS

General

Photograph on operator's and chauffeur's licenses. S.F. 40, committee on safety and law enforcement.

PHYSICIANS

See Medical — Professional

PLATTING

General

Extending platting jurisdiction of cities and towns. S.F. 230, Stanley, et al. Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

PLUMBING

General

Installation of plumbing and licensing of plumbers. S.F. 275, Kruck.

POLICE

General

Police and firemen, re veterans. S.F. 4, Benda, et al.

Benefits to spouse of retired or acting member of city police or firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al - S.F. 82, Denman, et al.

Longevity benefits for city police and firemen. S.F. 458, Reppert.

Riot control. S.F. 554, Stanley.

Retirement systems for policemen and firemen, certain exemptions from taxation. H.F. 510, Lee.

Possession of radio equipment. H.F. 655, Klein.

POLITICAL COMPAIGNS

General

Contributions to recognized political party of taxpayers choice. S.F. 101, Gaudineer, et al - H.F. 140, Poncy.

POLITICAL ORGANIZATIONS General

Contributions to be recognized political party of taxpayers choice. S.F. 101, Gaudineer, et al - H.F. 140, Poncy.

Election of political party delegates and committeemen at primary election. H.F. 269, Sullivan.

County courthouses available to any political party. S.F. 564, Klefstad.

POLLUTION

General

Exempt from property taxation facilities used to control air or water pollution. S.F. 108. Lodwick.

Preservation of the air quality. S.F. 194, Walsh, et al.

Prevention, abatement, and control of air pollution. S.F. 270, Cassidy, et al.

Preservation and improvement of air quality. H.F. 480, public health and welfare. Extending construction of sanitary sewer facilities in the Iowa Great Lakes Sanitary

District to limit pollution, etc., appropriation. H.F. 559, Freeman.

Preservation and improvement of air quality of the state. S.F. 737, public health and welfare.

POULTRY

General

Farm products, H.F. 24, Radl and Sorg.

Sale of frozen poultry or domestic fowl. H.F. 35, Hullinger, et al.

Exclusion from licensing, food establishment to those processing only meat and poultry. S.F. 231, agriculture.

Local and state-wide poultry shows. H.F. 295, Edgington.

Agricultural producer association for poultry producers. S.F. 654, Coleman.

Agricultural producer association for turkey producers. S.F. 655, Coleman.

POWERS AND DUTIES General

President and Vice President, succession of. S.J.R. 13, Stanley, et al.

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Powers and duties of county conservation boards. H.F. 39, Gallagher and Baker. Powers of partnerships as to real estate. S.F. 156, O'Malley.

Governor authority to appoint secretary of state, treasurer of state, attorney general and General Assembly appoint auditor of state. S.J.R. 14, Coleman, et al - H.J.R. 17, Steffen, et al.

PRESIDENT, VICE PRESIDENT — UNITED STATES General

President and Vice President, succession of. S.J.R. 13, Stanley, et al.

PRINTING - PUBLISHING

General

Printing of bills. H.F. 1, Fisher of Greene - S.F. 1 Kibbie.

Printing of bills. S.F. 23, governmental affairs.

State departments, etc., offset type. H.F. 92, Van Drie, et al.

Publication of real property valuations. S.F. 187, Rigler, et al.

Cost of printing certain proceedings, reports, etc. S.F. 97, O'Malley and Rigler - H.F. 170, Winkelman, et al.

Prefiling and printing of legislative bills before convening of session. H.F. 633, Gannon. Devices used to automatically print or stamp weight values on scale tickets. S.F. 759, agriculture.

Legislative printing. H.F. 738, rules.

State printing board for printing and binding, appropriation. H.F. 771, appropriations - S.F. 849, appropriations.

PRISONS

See Penal Institutions, Sub-Ref. Prisons

PRISONERS

General

Inmate furlough plan. H.F. 225, Bennett.

Sentencing persons convicted of a crime. S.F. 328, public health and welfare - H.F. 239, board of control.

Permit warden - approval of board of control - determine amount of good time deprived a prisoner for 5th and subsequent violation of rules. H.F. 238, board of control - S.F. 329, public health and welfare.

Prohibiting certain articles from being provided to county and municipal prisoners. S.F. 357, legislative research committee - H.F. 293, Smith, et al.

Amount of money advanced to paroled prisoners. S.F. 322, O'Malley, et al - H.F. 266, Kluever, et al.

Periodic release of prisoners sentenced by municipal courts. S.F. 356, legislative research committee - H.F. 305, Smith, et al.

Sheriff's fees for the care of prisoners. S.F. 467, legislative research committee. Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Authorize parole of prisoners, municipal and county jails. S.F. 678, Ely, et al.

Regional jail system under board of control, etc., appropriation. S.F. 709, Ely, et al. Restoration of citizenship rights to convicts upon their release. S.F. 391, public health and welfare - H.F. 665, board of control.

Institution for diagnosis and treatment of persons suffering from mental illness, security setting in place of reformatory. S.F. 721, public health and welfare - H.F. 676, board of control.

Non transfer of county prisoners if jail meets standards. H.F. 681, judiciary.

PRODUCTS

General

Use tax, products not readily obtainbale in Iowa. S.F. 449, Reichardt. Production and sale of milk and milk products. H.F. 685, agriculture.

PROMOTION

Genera

Assist local governmental agencies in promotional activities. S.F. 708, Walsh. Iowa development commission promote interests of the state. H.F. 602, Doderer and Sorg.

PROPERTY

General

Benefited fire district, addition territory. H.F. 30, Edgington, et al. Definitions, personal net income tax law. H.F. 58, judiciary committee.

Liability policies, payment of property damage claims. H.F. 48, Maloney, and Fischer of Grundy - S.F. 94, Lucken and Coleman.

Mechanics liens. H.F. 96, Mensing.

Entry upon private property for surveys. S.F. 161, judiciary.

Special assessments on railroad property. S.F. 55, Mills, et al - H.F. 110, Harbor, et al. Publication of real property valuations. S.F. 187, Rigler, et al.

Real property and contracts. H.F. 146, Busch.

Disposition of unclaimed property. S.F. 246, Gaudineer.

Disposition of unclaimed property. H.F. 101, Mowry, et al - S.F. 268, Hougen, et al. Liability in property damage cases caused by convicted juvenile offenders. H.F. 304, Reed. Compensation received by appraisers. H.F. 336, Johnston.

Definition of a lot in special assessment procedures. S.F. 450, Jepsen, et al.

Assessment and valuation of property, boards of review. H.F. 348, Distelhorst.

Execution sales. H.F. 354, Johnston.

Promote unhampered growth of commerce and industry. H.F. 375, Radl.

Limitations of actions on ancient mortgages and abandoned property. S.F. 304, De-Koster, et al - H.F. 390, Kluever, et al.

Defacing property. H.F. 396, Sanders and Hicklin.

Tax credits on personal property subject to tax, appropriation. S.F. 493, Hill.

Condemnation of property for highway purposes. H.F. 464, Cochran, et al - S.F. 586, Murray, et al.

Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

Removal of parked vehicles. S.F. 630, Jepsen.

Property tax exemption of charitable and religious institutions. S.F. 674, Dodds. Redemption of tax sale on property of deceased old-age assistance recipient. H.F. 547,

Hullinger - S.F. 666, Main.

Give double homestead tax credit to persons 65 or over, annual income less than \$3,600. H.F. 625, Tapscott.

Make market value and actual value of property the same. H.F. 638, Andersen.

Mechanic's liens. H.F. 650, Allen.

Power of state and savings banks to own and lease certain personal property. S.F. 729, commerce.

Use of eminent domain for erecting electric transmission lines. H.F. 668, commerce. Use of eminent domain for constructing gas pipelines. H.F. 669, commerce.

Littering of public waters. H.F. 673, conservation.

Assessments of property, department of revenue. S.F. 748, governmental affairs. Acquisition of existing privately owned property and facilities, establishment of county hospitals. S.F. 766, public health and welfare.

Acquisition of the Valley Bank Building, executive council, appropriation. S.F. 761, appropriations - H.F. 718, appropriations.

Agreements, joint or common ownership of property used in generation, transmission, or distribution of electricity. H.F. 728, judiciary.

Taxes

Exempt certain personal property from taxation. S.F. 19, Flatt.

Property tax exemption to disabled veterans. S.F. 37, Benda, et al.

Personal property tax, legislative committee to study and make report to General Assembly. S.J.R. 15, Reichardt and Heying.

Educational cost sharing through property tax replacement. H.F. 21, Baker.

Assessment of property, H.F. 44, McNamara, et al.

Exempt from property taxation facilities used to control air or water pollution. S.F. 108, Lodwick.

Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens, et al. Payment of real and personal property taxes in advance. S.F. 166, Lodwick.

Assessment, taxation and exemptions. S.F. 16, Stanley, et al - H.F. 113, Grassley and Klein.

Increase sales and use tax, create personal property tax credit fund. S.F. 162, Reichardt, et al - H.F. 177, Miller of Jones, et al.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Update laws governing public libraries. H.F. 233, Voorhees, et al - S.F. 333, Erskine and Neu.

Taxation of personal property - allowance of a credit, appropriation. S.F. 341, Flatt and Rigler.

Exempt from personal and real property taxes all buildings, etc., used primarily in

product research. H.F 255, Schmarje, et al.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al. H.F. 322, Lipsky, et al.

Freeze property taxes at 65 and over, allow improvement. H.F. 358, Strand, et al. Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Tax incentives for improvement and repair of property. S.F. 490, Stanley.

Credit on the personal property tax, \$1,000. S.F. 529, Lisle.

Tax the yield from intangible personal property. H.F. 434, Redfern, et al.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Rilev.

Personal property tax elimination, except utilities, and replacement thereof. H.F. 502, Yoder, et al.

Real property tax on homes of persons 65. limitation. H.F. 518, Conklin.

Property tax exemption for retired persons, over 65, S.F. 628, Jepsen.

Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539, Van Drie.

Repeal of personal property taxes. H.F. 548, Hullinger - S.F. 667, Main.

Proportionate sharing of cost of public school education in public high school districts, state of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

Repeal the personal property tax. S.F. 676, Kosek.

Exempt from taxation personal property, increase taxable valuation of homes. H.F. 584, Lipsky.

Taxation of personal property, appropriation. H.F. 604, Winkelman, et al.

Elimination of certain property tax exemptions. H.F. 611, Fischer of Grundy.

Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale. H.F. 637, state planning and development.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. General property tax replacement and equalization - school tax. H.F. 686, tax revision. Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

Establishment of anew tax on intangibles, modification of existing taxes on sales, personal incomes and corporate incomes, provide property tax replacement, etc. H.F. 702, tax revision.

Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means. Assessment and taxation of certain personal property, exemptions therefrom, appropriate and allocate funds. S.F. 664, Glenn, et al - S.F. 773, ways and means.

(same - not companion)

Taxation of personal property, appropriation. S.F. 807, ways and means.

Homestead tax credit for persons over 65, H.F. 737, tax revision.

Definition and regulation of property tax exemptions. S.F. 839, ways and means.

Condemnation -See Subject - Condemnation

PUBLIC ASSISTANCE

General

Obligations to support persons receiving public assistance, enforcement, etc. S.F. 491, Stanley and O'Malley.

PUBLIC DEFENDER

General

Requirements governing public defenders. S.F. 487, Riley.

PUBLIC DEFENSE

General

Reorganization of the department of public defense. S.F. 812, governmental affairs. Public defense appropriation, administrative state aircraft. H.F. 745, appropriations - S.F. 823, appropriations.

Department of public defense, appropriation, for various capital improvements, etc. H.F. 750, appropriations.

PUBLIC HEALTH See Health

PUBLIC IMPROVEMENTS

Contracts for public improvements. S.F. 244, Lamborn, et al.

Payments made under contract for construction of public improvements. H.F. 243, Kluever, et al - S.F. 339, Reppert, et al.

County contracts, without bids. H.F. 306, Sorg.

Municipal contracts, without bids. H.F. 307, Sorg.

PUBLIC INSTRUCTION, DEPARTMENT OF General

Reorganization of school districts. H.F. 114, Van Nostrand.

Declaring teaching a profession. H.F. 165, Radl - S.F. 242, Flatt.

Compensation, state board of public instruction. S.F. 150 education.

Change name of public instruction to education. S.F. 152, education.

Extend state retirement allowance payments to school superintendents. S.F. 350, Potgeter, et al.

Follow-up studies of certain schools having more students drop out. S.F. 380, education.

Extracurricular activities in schools. S.F. 395, Reichardt.

Appointment of members of board of public instruction. S.F. 410, Reichardt.

Election and appointment, board of public instruction. H.F. 355, Diehl, et al.

Work load for instructors in area community colleges. H.F. 308, Welden, et al - S.F. 435, Potgeter, et al.

County school systems. H.F. 457, Beardsley and Franklin.

Requiring courses of study to include proper coverage of history of the negro race, etc. H.F. 520, Reed and Gannon.

Provide for attachment of non-high school districts. S.F. 617, education.

Appoint 9 members to board of public instruction by Governor, Senate approve. S.F. 637, Murray.

Election of the state superintendent of public instruction. H.F. 594, Koch.

Advisory committee on elementary and secondary school approval standards. S.F. 753, education.

Establish a division of job training in department of public instruction. S.F. 712, industrial and human relations.

Compulsory school attendance and educational standards. S.F. 785, education.

Approval of educational standards. H.F. 722, schools.

Function and operation of area schools, H.F. 725, schools,

Proportionate sharing of cost of public school education, appropriation. S.F. 813, education.

Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

Department of public instruction, division of vocation rehabilitation for new center,

acceptance of federal funds for participation, appropriations. H.F. 780, appropriations - S.F. 852, appropriations.

Accept the National Defense Education Act of 1958, appropriation, to department of public instruction. H.F. 788, appropriations - S.F. 868, appropriations.

Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations - S.F. 870, appropriations.

Department of public instruction for participation in the Economic Opportunity Act, appropriation. H.F. 791, appropriations - S.F. 869, appropriations.

Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations - S.F. 873, appropriations.

Department of public instruction for specified school aid, appropriations. H.F. 795, appropriations - S.F. 875, appropriations.

Department of public instruction for state aid for transportation, appropriation. S.F.

871, appropriations.

Department of public instruction for supplemental aid to certain school districts, appro-

priation. S.F. 872, appropriations.

Construction of area vocational schools, public instruction, appropriation. S.F. 879, appropriations - H.F. 797, appropriations.

PUBLIC OFFICIALS

General

Gratuities and tips, repeal law. S.F. 116, Reppert.

PUBLIC PROTECTOR General

Establish office of public protector, citizen complaints, etc. S.F. 455, Potgeter, et al - H.F 483, Lipsky, et al.

PUBLIC RETIREMENT SYSTEM See Retirement Systems

PUBLIC SAFETY

See Safety, Sub-Ref. Dept. of Public

PUBLIC WORKS

General

Establish wage reates for public works projects. H.F. 85, Wood, et al - S.F. 140, Condon.

PUBLICATIONS

General

Publication of notices. H.F. 342, Van Drie, et al.

Execution sales. H.F. 354, Johnston.

RACING

General

Promote agriculture and racing. S.F. 488, Kibbie, et al.

RADIATION

General

Radiation control program, appropriation. S.F. 398, public health and welfare - H.F. 408, public health and welfare.

RADIO See Communications

RAILROADS

General

Railroad crossings. S.F. 35, Gaudineer.

Red electric lights on railroad caboose cars. S.F. 66, Riley, et al.

Special assessments on railroad property. S.F. 55, Mills, et al - H.F. 110, Harbor, et al.

Warning lights on all railroad engines. H.F. 343, Curran, et al.

Equipment of locomotives and cabooses. H.F. 351, Carnahan, et al.

Reflectorized railroad crossing signs. H.F. 366, Cochran, et al.

Safety equipment for trains. H.F. 469, Distelhorst.

Railway companies taxation. S.F. 571, Benda.

REAL ESTATE General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Patent to real estate to C. E. Barnett and Marie A. Barnett. H.F. 13, Millen.

Legalizing town plats, amending the legalizing acts pertaining to cities and towns. H.F. 23, McCartney.

Real estate, listing and assessment. S.F. 63, Hougen, et al.

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Eliminate tax on real estate transactions, etc. S.F. 115, Stephens.

Powers of partnerships as to real estate. S.F. 156, O'Malley.

Patent to certain real estate, Joe Varese, Sr., and Louis Sacco. H.F. 117, Moffitt - S.F. 183, Camp.

Real estate tax parcel index numbering systems, related tax maps. S.F. 175, Reppert. Real property and contracts. H.F. 146, Busch.

Real estate licenses. S.F. 305, Benda, et al.

Compensation received by members of the Iowa real estate commission. S.F. 315, Lange, et al.

Trust accounts maintained by real estate brokers. S.F. 261, Hagedorn, et al - H.F. 346, Gannon.

Issuance and sale by cities and towns of anticipatory warrants for acquisition of real estate for public parking. H.F. 437, Sorg and Radl.

Limitations of actions of claims to real estate. S.F. 519, Van Gilst.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Meetings of governmental agencies open to public. S.F. 536, Stanley, et al.

Educational requirements for applicants for real estate salesmen or brokers licenses. S.F. 578, Nurse and Reno.

Ratification of sale of certain real estate, independent school district of Ames, Story county. H.F. 486, Cunningham.

Issuance of a patent to certain real estate to Leon M. and Grace C. Nelson. H.F. 521, Van Nostrand, et al.

Patent to certain real estate, Henry county industrial development corporation. S.F. 769, judiciary - H.F. 699, judiciary.

Establishment and management of the real estate recovery fund. H.F. 704, judiciary. Maximum expenditures for county building construction, etc. S.F. 781, transportation. Legalize and validate proceedings of board of directors of independent school district

of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein - S.F. 814, judiciary.

RE-APPORTIONMENT OF LEGISLATURE

General

Require members of General Assembly be elected from single member legislative districts. S.J.R. 12, governmental affairs.

Legislators elected from single member legislative districts. S.J.R. 5, Van Gilst, et al. - H.J.R. 5, Cochran, et al.

Annual sessions of the Legislature. S.J.R. 4, Frommelt, et al - H.J.R. 1, Renda, et al. Commission to make study of subdistricting legislative districts. S.J.R. 6, Rigler and Mills - H.J.R. 10, Van Nostrand and Millen.

Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al. - H.F. 52, Sorg, et al.

Composition and apportionment of the General Assembly and establishment of congressional districts. S.J.R. 7, Stanley, et al - H.J.R. 4, Van Nostrand.

Re-apportionment, composition of General Assembly, establish congressional districts. S.J.R. 8. Kibbie, et al - H.J.R. 3. Gannon, et al.

Commission to study legislative subdistricting, re-apportionment. H.J.R. 28, Van-Nostrand, et al.

Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment - S.F. 811, governmental affairs.

Expenses incurred by committee to study subdistricting legislative districts. H.F. 776 appropriations - S.F. 842, appropriations.

Extending period General Assembly may adopt a plan subdistricting counties and legislative districts. H.J.R. 32, constitutional amendments and reapportionment.

RECIPROCITY General

Interstate truck rate reciprocity procedures, interim legislative committee, appropriation. H.J.R. 23, Fischer of Grundy.

Motor fuel tax. S.F. 742, ways and means.

RECORDER

General

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen.

RECORDS

General

Court records. H.F. 82, O'Malley, et al.

Retention of municipal records. H.F. 203, Hicklin, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

Payment of recording fees for recording of tax liens. H.F. 558, Lee.

Vital statistics. S.F. 733, public health and welfare.

RECREATION

General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Saylorville dam, outdoor recreation-outdoor education center. S.F. 89, Benda, et al. Landowners make land and water available to public by limiting liability. H.F. 151, conservation.

Limit liability of landowners, etc., who make land available to the public for recreation.

H.F. 235, Nielsen.

Establish natural resources and recreational districts by boards of supervisors. H.F. 208, Lee, et al - S.F. 382, Clarke, et al.

Recreation areas in residential subdivision. H.F. 426, Sorg, et al.

Imposing fees for use of state owned recreational areas. H.F. 432, Harbor, et al. Control of municipal recreational facilities. S.F. 546, governmental subdivisions. Playground and recreation commissions. H.F. 753, cities and towns.

REFLECTORS

General

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. Prohibiting the use of red reflectors along highways. S.F. 673, Lodwick and Benda.

REFORMATORY

See Penal Institutions

REFUSE

General

Refuse disposal of logging operations. H.F. 129, Gallagher.

Collection, disposal of refuse and garbage. H.F. 150, Miller of Jones, et al.

REGISTRATION

General

Registration fees, high performance motor vehicles. H.F. 3, McIntyre.

Registration plates. S.F. 18, Reppert - H.F. 8, Baker.

Reflective motor vehicle registration plates. H.F. 47, Holden.

Voter registration in counties having population 20,000 or over. H.F. 73, Camp, et al. Exempting private or parochial school buses from registration fees. S.F. 103, De-Koster and Van Gilst.

Registration certificate containers. S.F. 117, Reppert.

Farm trucks, registration fee. H.F. 95, Schroeder, et al.

Pro-ration of registration fees of commercial motor vehicles. S.F. 254, transportation – H.F. 234, motor vehicles and highway safety.

Motor vehicle registration plates. H.F. 231, Steffen, et al - S.F. 311, legislative research committee.

Voter registration, counties having population 50,000 or more. H.F. 283, Koch.

Permanent registration of voters. H.F. 325, Hill.

Registration and protection of marks. S.F. 421, DeKoster.

Purchasing of motor vehicle registration plates. H.F. 367, Miller of Des Moines and Distelhorst.

Motor vehicle registration fees. H.F. 397, motor vehicles and highway safety.

Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley. Method for notice of revocation or suspension of registration of vehicles. H.F. 467, motor vehicles and highway safety.

Prorating of motor vehicle registration fees. H.F. 470, motor vehicles and highway safety.

Registration of voters. H.F. 476, Maloney.

Motor vehicle registrations. H.F. 498, Lipsky.

Motor vehicle registration fees. H.F. 507, Grassley.

Motor vehicle registration fee refunds. H.F. 509, Van Drie, et al.

Prohibit use of reflectorized paint of material on motor vehicle registration plates. H.F. 545, Yoder and Holden.

Increase license fees for motor vehicles. S.F. 623, legislative research committee - H.F. 605, Steffen, et al.

Motor vehicle registration plates. H.F. 601, Holden and Yoder.

Elimination of use of decalcomania emblems for truck and truck-tractor plates. H.F. 657, Van Drie, et al.

Fees collected from registration of watercraft. S.F. 394, conservation and recreation - H.F. 661, conservation.

Vital statistics. S.F. 733, public health and welfare.

Registration of aircraft. H.F. 679, roads and highways.

Exemption from payment of license fees for in transit movement of vehicles. H.F. 694, motor vehicles and highway safety.

Vehicle transit plates. H.F. 695, motor vehicles and highway safety.

Registration plates. H.F. 724, motor vehicles and highway safety.

Registration plates, amend S.F. 18, beautiful land. S.F. 809, safety and law enforcement. Transfer \$20,000 to motor vehicle registration for purchasing supplies and materials, etc., manufacture of motor vehicle registration plates. H.F. 748, appropriations - S.F. 824, appropriations.

Registration of voters. S.F. 631, Jepsen - H.F. 542, McCray.

REGULATORY BOARDS

General

Regulatory boards and agencies from their trust funds, expenditures. H.F. 759, appropriations.

REHABILITATION

General

Board of control establish and operate rehabilitation camp system. H.F. 237, board of control - S.F. 363, public health and welfare.

Additional benefits for permanently injured employees, workmen's compensation. S.F. 501, O'Malley and Coleman.

Industrial commissioner supervise professional care and rehabilitation of employees sustaining injuries. S.F. 504, O'Malley and Coleman.

Release center for male inmates of corrective institutions. S.F. 525, public health and welfare.

Changes from correctional to rehabilitation services for some board of control institutions. S.F. 526, public health and welfare.

Alcoholism project, appropriation. H.F. 754, appropriations.

Department of public instruction, division of vocation rehabilitation for new center, acceptance of federal funds for participation, appropriation. H.F. 780, appropriations - S.F. 852, appropriations.

REORGANIZATION

Genera

Reorganize administrative offices, departments, and agencies of the state. H.F. 11, Busch, et al.

Reorganization of school districts. S.F. 190, Klefstad.

Reorganization of office of Governor, state personnel director, commission on aging, civil rights commission, etc. S.F. 294, governmental affairs.

Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs. Liquor control commission, reorganization. S.F. 746, governmental affairs.

Reorganization of the office of state comptroller. S.F. 795, governmental affairs. Reorganization of the department of public defense. S.F. 812, governmental affairs. Iowa governmental reorganization commission, appropriation. S.F. 815, governmental affairs.

REORGANIZATION OF SCHOOL DISTRICTS See School Districts

RESEARCH

General

Exempt from personal and real property taxes all buildings, etc., used primarily in product research. H.F. 255, Schmarie, et al.

RETAILER General

Credit or discount in paying sales tax receipts due the state, to the retailer. H.F. 46,

Abolish class "C" beer permits. H.F. 102, Klein, et al.

Distribution of trademarked articles. H.F. 267, Johnston.

Meat and poultry inspection. S.F. 409, Hagedorn - H.F. 414, Wood.

Meat and poultry inspection, amending H.F. 414. H.F. 751, agriculture.

RETIREMENT SYSTEMS General

Computing retirement annuities for judges. S.F. 507, Denman and Mills.

Retirement systems for policemen and firemen, certain exemptions from taxation. H.F. 510. Lee.

Peace officers' retirement system and certain exemptions from taxation. H.F. 511, Lee. Central investment board for Iowa retirement systems. S.F. 714, legislative research committee - H.F. 649, Kluever, et al.

Funds for various departments and various divisions, salaries of various statutory positions, and judicial and peace officers' retirement systems. H.F. 773, appropriations - S.F. 853, appropriations.

Iowa public employees' retirement system, members of the advisory investment board, appropriation. H.F. 774, appropriations - S.F. 841, appropriations.

Pensions

Benefits to spouse of retired or acting member of city police or firemen. H.F. 25, Carnahan, et al - S.F. 79, Klefstad, et al.

Increase teachers payment retired before July, 1953. H.F. 327, Grassley, et al.

Pensions for certain retired public school employees. H.F. 321, Van Drie.

Eliminate population restriction on establishment of a utility retirement system. H.F. 508, Den Herder and Ossian.

Judicial retirement compensation and widows' annuities, appropriation S.F. 642, Mills and Denman - H.F. 560, Kluever and McCartney.

Public Retirement System

Compensation of policemen and firemen, retirement systems. H.F. 28, Mensing, et al -

S.F. 82, Denman, et al.

Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393. Story, et al.

Investments of the Iowa public employees retirement fund. S.F. 602, Kosek.

Iowa public employees' retirement system, appropriation. S.F. 677, legislative research committee - H.F. 573, Kluever, et al.

Investments of Iowa public employees retirement fund. S.F. 650, legislative research committee - H.F. 598, Kluever, et al.

Retirement of public employees. H.F. 656, Maloney.

Consolidation of the operation and investment of funds of public retirement systems. S.F. 690, legislative research committee - H.F. 639, Kluever, et al.

RIOT

General

Riot control. S.F. 554, Stanley.

RIVERS

General

Upper Mississippi Riverway Compact, appropriation. S.F. 644, Elvers and Benda - H.F. 634, Gannon.

ROAD USE TAX FUND

General

Apportionment of road use tax fund and liquor control fund. H.F. 89, Gallagher, et al - S.F. 169, Coleman, et al.

Road use tax funds, construction, maintenance of state institutional and park roads. H.F. 142, Van Drie, et al.

Apportionment of road use tax funds for secondary road purposes. S.F. 468, Ely. Allocations from road use tax fund, apportionment thereof. S.F. 541, Reppert, et al. Apportionment of road use tax fund allocations. S.F. 696, Kibbie, et al.

Apportionment of the road use tax fund. S.F. 722, Lodwick.

ROADS

General

Railroad crossings. S.F. 35, Gaudineer.

Spraying on and along roads. H.F. 12, Gallagher.

Mail-delivering vehicles, sufficient area to stop off traveled portion of roads when delivering. H.F. 36, Hullinger.

T intersections on primary and secondary roads. H.F. 56, Nielsen, et al.

Road use tax funds, construction, maintenance of state institutional and park roads. H.F. 142, Van Drie, et al.

Special assessments, low type surfacing. S.F. 215, Gaudineer, et al.

Restoration and compensation to counties for secondary roads used as primary road detours. S.F. 373, Lodwick and Benda.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Reconstruction and hard surfacing of certain roads, appropriation. S.F. 370, Balloun, et al - H.F. 331, Mohrfeld, et al.

Apportionment of road use tax funds for secondary road purposes. S.F. 468, Ely. Extension of farm-to-market roads, corporate limits of cities and towns. S.F. 486, Murray, et al.

Allocations from the road use tax fund, apportionment thereof. S.F. 541, Reppert, et al. Institutional roads. H.F. 462, Ossian, et al.

Remove lands or subdivide districts in event of relocation of roads, etc. S.F. 614, Schaben - H.F. 556. Waugh.

Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

Engineering services provided by counties if cities and towns unable to - secondary road extensions. H.F. 635, Redfern.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Classification of highways and responsibility therefor. H.F. 715, roads and highways.

ROCKS

General

State rock, Iowa geode. S.J.R. 20, McGill and Shirley - H.J.R. 14, Schmarje, et al.

SAFETY

General

Studded tires. S.F. 17, Kruck.

Railroad crossings. S.F. 35, Gaudineer.

Flashing lights on slow-moving vehicles. S.F. 36, Balloun, et al.

Studded tires, use of. S.F. 44, legislative research committee.

Transportation for all pupils attending school in state. H.F. 26, Baker.

T intersections on primary and secondary roads. H.F. 56, Nielsen, et al.

Wearing of safety equipment, motorcycles. S.F. 100, Gaudineer.

Assault of a peace officer. H.F. 121, Johnson, et al.

Equipment for transporting granular loads. H.F. 118, Gallagher and Dunton.

Motorcycle operator's licenses, mufflers, and safety regulations. S.F. 227, Walsh. Operation of a motor vehicle. H.F. 180, Redfern.

Operation of a motor vehicles. S.F. 137, legislative research committee - H.F. 187, Steffen, et al.

·Adoption of safety rules. S.F. 257, Lodwick, et al.

Increase penalty, driving while license is suspended, etc. S.F. 281, Stanley and Riley. Truck speed laws. S.F. 278, legislative research committee - H.F. 210, Fisher of Greene, et al.

Use of safety emblems on slow-moving vehicles. S.F. 306, safety and law enforcement. Official traffic control devices. H.F. 264, Knight, et al.

Use of an emblem on slow-moving vehicles. S.F. 312, legislative research committee - H.F. 256, Steffen, et al.

Safety lights on vehicles, farm. S.F. 420, Rigler.

Safety reports of insurance companies. S.F. 444, Hill.

Uniform stop signs for use in school zones. S.F. 528. Reno and Hagedorn.

Safety equipment on motor vehicles. H.F. 444, Bennett.

Safety equipment for trains. H.F. 469, Distelhorst.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn - H.F. 473, Dunton. 1

Safety equipment on trucks, other vehicles without rear bumpers. H.F. 481, Dunton. Authorizing a right turn on a red lights. H.F. 517, Conklin, et al.

Roadside parks. H.F. 642, roads and highways.

Sixty-five ft. trucks. H.F. 212, motor vehicles and highway safety.

Motor vehicle no-passing zones. H.F. 678, roads and highways.

Motor vehicle safety. S.F. 755, safety and law enforcement.

Research, problems involving traffic safety. H.F. 714, motor vehicles and highway safety. Amend S.F. 306, use of safety emblems on slow-moving vehicles. S.F. 799, safety and law enforcement.

Hi ghways

Operation of school buses. S.F. 41, Shirley.

Highway safety and control of traffic. S.F. 107, Stanley, et al - H.F. 119, Schmarje, et al.

Warning sign on slow-moving vehicle. S.F. 272, Stanley, et al.

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. Prohibiting the use of red reflectors along highways. S.F. 673, Lodwick and Benda.

Use of highways rights of way for vending. H.F. 644, roads and highways. Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

Acceptance of federal funds for highway safety. H.F. 720, motor vehicles and highway safety - S.F. 820, safety and law enforcement.

Dept. of Public

Prohibiting consideration of certain motor vehicle equipment violations. H.F. 161, Renda - S.F. 247, Gaudineer.

Application requirements, members of public safety. S.F. 260, safety and law enforcement.

Training schools for members of department of public safety. H.F. 254, Schmarje, et al. Accident and disability benefits for public safety peace officers. H.F. 296, Grassley. Enforcement of statewide minimum standards for installation, alteration, or repair of electrical wiring and equipment. S.F. 500, judiciary.

Operation of ambulances. H.F. 415, Nelson, et al.

Riot control. S.F. 554, Stanley.

License, regulate and control motor vehicle salvage dealers, commissioner of public safety. S.F. 634, Gaudineer and Riley.

Training schools for members of the department of public safety. H.F. 615, Pelton - S.F. 711, safety and law enforcement.

Transfer \$20,000 to motor vehicle registration for purchasing supplies and materials, etc., manufacture of motor vehicle registration plates. H.F. 748, appropriations - S.F. 824, appropriations.

Aeronautics commission, dairy industry commission, permit board, public safety, statistician of judiciary department, expenditures from their trust funds. H.F. 760, appropriations.

Department of public safety for capital improvements, appropriation. H.F. 783, appropriations - S.F. 847, appropriations.

SALARIES

General

Salary of district court judges. S.F. 92, Erskine, et al - H.F. 78, Andersen, et al. Salary limits for councilmen, towns under 15,000. S.F. 214, Patton, et al.

Certificated public school employees, negotiations, etc. S.F. 256, Riley.

Public employees right to form labor unions and negotiate. S.F. 285, O'Malley, et al. Cities and towns pay salaries and expenses of civil rights commissions. H.F. 519, Conklin, et al.

Salaries of county attorneys. S.F. 607, Denman and Gaudineer - H.F. 528, Maloney. Compensation of county officers and their deputies and assistants. H.F. 562, Shepherd.

Change corporate income tax. H.F. 578, Maloney.

Salaries of certain employees of the highway commission. H.F. 664, roads and highways. State conservation commission, appropriation. H.F. 716, appropriations.

Increase salaries of bailiffs, Des Moines. H.F. 733, cities and towns.

Funds for various departments and various divisions, salaries of various statutory positions, and judicial and peace officers' retirement systems. H.F. 773, appropriations - S.F. 853, appropriations.

Wages

Establish wage rates for public works projects. H.F. 85, Wood, et al - S.F. 140, Condon. Salaries of city water board members. S.F. 171, Dodds.

Minimum wages for employees. S.F. 176, Heying, et al - H.F. 127, McNamara, et al. Payment of wages due employees from all employers. S.F. 163, Gaudineer, et al - H.F. 143, Lipsky, et al.

Place all employees of institutions under board of control under federal fair labor standards, minimum wage and hour regulations. H.F. 315, Shepherd and Patton. Employment relations for nurse employees in health-care facilities. H.F. 407, Gittins and Doderer.

SALES

General

Beer containers. S.F. 28, McGill.

Trading stamps. S.F. 29, Hougen.

Discounts on purchases of liquor by retail license holders. S.F. 48, Frey and Denman. Liquor taxation, control and enforcement. S.F. 50, Frey, et al.

Tire equipment on motor vehicles. H.F. 18. Caffrey and Renda.

Farm products. H.F. 24, Radl and Sorg.

Sale of frozen poultry or domestic fowl. H.F. 35, Hullinger, et al.

Wine, sale and distribution. S.F. 75, Riley, et al.

Sale of documentary stamps. H.F. 79, Distelhorst.

Sale of fish. S.F. 136, committee on conservation and recreation.

Require companies selling liquor to Iowa liquor control commission to file report on sales or payments. S.F. 111, Stanley, et al - H.F. 130, Schmarje, et al.

Possession, sale of animals and birds. S.F. 170, Patton.

Sale of credit life, accident and health insurance. H.F. 45, Gannon, et al - S.F. 188, Gaudineer.

Employment and licensing of special state distributors for sale of state-owned liquor. S.F. 212, Murray, et al.

Sale of hay and straw. S.F. 222, Main.

Sale of beer for off-premise consumption. S.F. 276, Kruck.

Distribution of trademarked articles. H.F. 267, Johnston.

Sale of skins and plumage of lawfully taken game birds and animals. S.F. 354, conservation and recreation - H.F. 309, conservation.

Execution sales. H.F. 354, Johnston.

Revise tax on liquor-by-the-drink, etc. S.F. 464, Hougen.

Sale of real estate. S.F. 492, Dodds - H.F. 451, Miller of Des Moines and Distelhorst. Ratification of sale of certain real estate, independent school district of Ames, Story County. H.F. 486, Cunningham.

Sale of beer for off-premise consumption. H.F. 448, Grassley.

Change corporate income tax. H.F. 578, Maloney.

Prohibit use and redemption of trading stamps. S.F. 697, Kibbie.

Prohibit sale of obscene matter. H.F. 618, Van Nostrand and Mowry.

Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale. H.F. 637, state planning and development.

Class "C" permit holders sell beer at room temperature. H.F. 667, law enforcement. Advertising and selling courses of instruction. S.F. 736, education.

Production and sale of milk and milk products. H.F. 685, agriculture.

Purchase and sale of motor vehicles by state car dispatcher. H.F. 692, state government

Requiring a bond of motor vehicle dealers engaged in sale of vehicles for which a certificate of title is required. S.F. 789, transportation.

Sunday Sales

Time beer may be delivered, sold and consumed. S.F. 45, Frey. Time alcoholic liquor may be sold and consumed. S.F. 46. Frev.

SALES TAX

See Taxes, Sub-Ref. Sales

SANITATION

General

Sanitary requirements of slaughterhouses. S.F. 145, agriculture.

SAYLORVILLE DAM

General

Saylorville dam, outdoor recreation-outdoor education center. S.F. 89, Benda, et al.

SAVINGS

General

Interest on savings accounts and time deposits. S.F. 298, Benda. Mobile equipment providing lending and savings facilities, etc. H.F. 438, King, et al.

SAVINGS AND LOAN ASSOCIATIONS

General

Savings and loan associations, regulations. H.F. 62, Mensing, et al - S.F. 109, Denman, et al.

SCALES

General

Devices used to automatically print or stamp weight values on scale tickets. S.F. 759. agriculture.

SCHOOL BUDGET REVIEW COMMITTEE

General

Create a school budget review committee. S.F. 569, Murray. Create a school budget review committee - H.F. 709, tax revision.

SCHOOL DISTRICTS

General

Transportation, nonprofit private schools, H.F. 27, McIntyre, et al.

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Reorganization of school districts. H.F. 114, Van Nostrand.

Reorganization of school districts. S.F. 190, Klefstad.

School district noted on income tax return. H.F. 137, schools.

Payment of expenses of extracurricular activities. H.F. 175, Doderer.

Annuity contracts for employees of school districts. H.F. 156, Maloney, et al - S.F. 295, Stanley, et al.

Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.

Changes in boundaries of Bellevue Community School District, Jackson county. S.F. 446, Lamborn.

Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Fiscal year of school systems other than school districts. H.F. 394, Miller of Page and Harbor.

School district employees to have deducted from their salary dues to professional associations, etc. H.F. 428, Dunton.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

Legalize and validate proceedings for changes in boundaries of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties. S.F. 584, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Provide for attachment of non-high school districts. S.F. 617, education.

Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539, Van Drie.

Proportionate sharing of cost of public school education in public high school districts, State of Iowa and local school districts, etc. H.F. 549, Lipsky, et al.

School elections. H.F. 552, Doderer.

General aid to school districts and to merged area schools. H.F. 600, Langland, et al. Conflicts of interest, officer, employees of political subdivisions of this state. H.F. 621, Baker.

Educational standards - social studies. H.F. 653, schools.

Legalize and validate proceedings for merger of territory into the Reinbeck Community School District, counties of Grundy, Black Hawk and Tama, declaring boundaries to be legally established. H.F. 659, Fischer of Grundy.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

Election of directors in school districts. H.F. 670, schools.

Attachment of territory to twelve-grade districts. H.F. 680, schools.

Defining school buses. H.F. 682, schools.

General property tax replacement and equalization - school tax. H.F. 686, tax revision. Ratification of sale of certain real estate, independent school district of Ames, Story County. H.F. 486, Cunningham.

Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.

- Legalize and validate proceedings, changes in boundaries of Western Dubuque County Community School District. H.F. 554, Breitbach.
- Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt.
- Build new high school, Clear Creek Community School District. S.F. 406, Burns. Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.
- Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.
- Place school districts not presently in a county school system in such a system. H.F. 701, schools.
- Legalize and validate proceedings of board of directors of independent school district of Grafton, Worth county, sale of certain real estate. H.F. 735, Klein S.F. 814, judiciary.
- Proportionate sharing of cost of public school education, appropriation. S.F. 813, education.
- Department of public instruction for driver's training aid for school districts, appropriation. H.F. 789, appropriations S.F. 870, appropriations.
- Department of public instruction for general state aid for school districts, junior colleges, etc., appropriation. H.F. 792, appropriations S.F. 873, appropriations.
- Department of public instruction for supplemental aid to certain school districts, appropriation. S.F. 872, appropriations.

SCHOOLS General

Millage levy to pay interest and principal on school bonded indebtedness. H.F. 15, Doderer, et al.

Schoolhouse sites. S.F. 27, DeHart, et al - H.F. 42, Cunningham, et al.

Sick leave for school employees. S.F. 33, Van Gilst - H.F. 49, Waugh, et al.

Teachers, improve continuing contract. S.F. 78, Ely, et al - H.F. 67, Kluever, et al. Transportation of school children, private and public. S.F. 118, Kibbie, et al.

Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens, et al.

Uniforms for vocal and instrumental school music groups. H.F. 104, Stromer, et al. Administration of area vocational schools and community colleges. S.F. 173, Kibbie. Repeal levy of taxes, area vocational schools. H.F. 126, Graham. et al - S.F. 213.

Shaff, et al.

Radio equipment in schools, school buses. H.F. 148, Baker.

Certificated public school employees, negotiations, etc. S.F. 256, Riley.

Educational laboratory schools. H.F. 216, education.

Requirements for high school equivalency certificates. H.F. 217, Doderer, et al. Lawfully married student attend school and participate in extracurricular activities. S.F. 303, Reichardt - H.F. 230, Doderer, et al.

Extend state retirement allowance payments to school superintendents. S.F. 350, Potgeter, et al.

Tuition rates charged and collected by area vocational schools and colleges. H.F. 290, Van Nostrand.

Follow-up studies of certain schools having more students drop out. S.F. 380, education. Shared time courses taken by private school pupils in public school regarded as compliance with minimum school standards. S.F. 381, education.

Investment of county, city, town and school funds. H.F. 328, Andersen, et al.

Extracurricular activities in schools. S.F. 395. Reichardt.

Preparation of budgets of area vocational schools and colleges. S.F. 403, Lodwick. Tuition rates for area vocational schools or colleges. H.F. 334, Bailey, et al - S.F. 451, Potgeter, et al.

Obsolete section of Iowa school laws. S.F. 457, Potgeter.

School stop signs and signal lights thereon. S.F. 459, Klefstad.

School owned passenger cars used to transport less than 9 pupils. H.F. 369, Tieden.

Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

Functions of area vocational schools and community colleges. H.F. 412, Yoder, et al. School district employees to have deducted from their salary dues to professional associations, etc. H.F. 428, Dunton.

Distance required between establishments selling liquor and schools and churches. H.F. 456. McNamara, et al.

County school systems. H.F. 457, Beardsley and Franklin.

Rules and regulations, public instruction. H.F. 465, Diehl, et al.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn - H.F. 473, Dunton.

County school systems. S.F. 565, McGill.

Create a school budget review committee. S.F. 569, Murray.

Substitution of organized athletics for courses in physical education. S.F. 589, education. Administration of area vocational schools and community colleges. S.F. 599, education. Compensation of treasurer and members of board of directors of school corporations.

H.F. 493, Langland, et al.

Merger of county school systems. H.F. 516, schools.

Requiring courses of study to included proper coverage of history of the negro race, etc. H.F. 520, Reed and Gannon.

Establish institution of higher learning in western Iowa, appropriation. S.J.R. 17, Flatt, et al - H.J.R. 26, Allen, et al.

Pay debts of vocational schools and junior colleges - seperate from other schools.

S.F. 616, education.

Vocational schools and colleges, contract with private schools, etc., use of facilities and courses. S.F. 638, Walsh.

Benefits for personnel of tax supported schools. S.F. 649, Ely.

School standards. S.F. 657, Jepsen.

School elections. H.F. 552, Doderer.

Junior colleges, area vocational schools, and area community colleges, change amount of state aid. S.F. 705, Hougen.

Acquiring land for school purposes. H.F. 636, Hicklin.

Educational standards - social studies. H.F. 653, schools.

Periodic reapportionment of voting areas for election of members of governing boards of certain political subdivisions. H.F. 666, Tapscott.

General property tax replacement and equalization - school tax. H.F. 686, tax revision. Advisory committee on elementary and secondary school approval standards. S.F. 753, education.

Legalize and validate proceedings providing for the creation, organization, etc., of merged areas for operation of area vocational school or college. S.F. 771, judiciary.

Repeal obsolete sections of the Code, schools. H.F. 708, schools.

School corporations use proceeds of sale of college buildings, etc., pay cost of additional school facilities. S.F. 784, education.

Compulsory school attendance and educational standards. S.F. 785, education.

Function and operation of area schools. H.F. 725, schools.

Social science subject requirements under minimum school standards. S.F. 379, education. Proportionate sharing of cost of public school education, appropriation. S.F. 813, education.

Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

Department of public instruction for specified school aid, appropriation. H.F. 795, appropriations - S.F. 875, appropriations.

Department of public instruction for vocational education aid. H.F. 796, appropriations - S.F. 876, appropriations.

Construction of area vocational schools, public instruction, appropriation. S.F. 879 appropriations - H.F. 797, appropriations.

Appropriations

Agricultural land tax credits, pay in full, increase school fund millage from 15 to 20, provide appropriation. H.F. 41, Busch., et al.

Payment of agricultural land tax credits. H.F. 63, Baker.

Community School Districts

Issuance of school building bonds for Winterset Community School District. S.F. 14, Flatt. Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.

Issuance of school building bonds, levy of taxes - Northeast Hamilton Community School District. H.F. 190, Lee and Bailey.

Legalizing Acts

School corporations, organization, reorganization, change in boundaries, etc. S.F. 77, O'Malley.

Attachment of certain land to Clear Creek Community School District, Johnson and Iowa counties. S.F. 405, Burns.

Build new high school, Clear Creek Community School District. S.F. 406, Burns. Legalize and validate proceedings providing for organization, creation, etc., in boundaries of school corporations constituting merged areas formed to operate area vocational schools or area community colleges. S.F. 787, judiciary.

Busses

Operation of school buses. S.F. 41, Shirley.

Transportation for all pupils attending school in state. H.F. 26, Baker.

Transportation, nonprofit private schools. H.F. 27, McIntyre, et al.

Transportation of school pupils. S.F. 93, Ely.

Definition of elementary pupils for public bus transportation. S.F. 98. Riley.

Exempting private or parochial school buses from registration fees. S.F. 103, DeKoster and Van Gilst.

School bus drivers. H.F. 103, Doderer.

Radio equipment in schools, school buses. H.F. 148, Baker.

Stopping school buses. H.F. 209, Glenn.

Use of signal lights, operation of school buses on public highways. S.F. 269, Reno, et al. - H.F. 276, Dunton, et al.

School bus drivers. H.F. 352, Cochran, et al.

School buses to display lighted head lamps when transporting passengers. S.F. 610, Stanley.

Defining school buses. H.F. 682, schools.

Salaries

Compensation of public school officials. H.F. 251, Miller of Des Moines and Distelhorst. Fiscal year of school systems other than school districts. H.F. 394, Miller of Page and Harbor.

Training

Training schools for members of department of public safety. H.F. 254, Schmarje, et al. Training schools for members of the department of public safety. H.F. 615, Pelton - S.F. 711, safety and law enforcements.

Boards

Termination of teachers' contracts. S.F. 460, McGill.

Trade

Advertising and selling courses of instruction, trade schools. S.F. 533, Kibbie - H.F. 525, Gannon.

SEARCH WARRANTS

General

Search warrants. S.F. 515, Shaff.

Search warrants. S.F. 866, judiciary - H.F. 793, judiciary.

SECRETARY OF AGRICULTURE

See Agriculture, Sub-Ref. Secretary of

SECRETARY OF STATE

General

Recording of an agreement for joint exercise of governmental powers. S.F. 70, Hougen. Approval by secretary of state of amendments to articles of incorporation. H.F. 338, Bailey.

Registration and protection of marks. S.F. 421, DeKoster.

Repeal requirement that annual reports be made of number of registered voters by party affiliation. S.F. 629, Jepsen.

Changing method of amending state constitution. S.J.R. 37, Ely, et al.

SECURITIES

General

Uniformity of central deposit requirements for investment companies. H.F. 50, Mc-Namara, et al - S.F. 265, Denman, et al.

Issuance of securities, assumption of obligations, etc., by a public utility. S.F. 415, Kosek. Peace officers' retirement, accident and disability fund. S.F. 401, Kosek, et al - H.F. 393, Story, et al.

Investment of surplus public funds. S.F. 400, Kosek, et al - H.F. 400, Story, et al. Permanent school fund. S.F. 399, Kosek, et al - H.F. 403, Story, et al.

SERVICE AREA General

Operation of county government. H.F. 357, Baker.

SESSIONS See General Assembly

SEWER SYSTEMS General

Collection of sewer charges with water rentals or charges. H.F. 53, Gallagher, et al. Compensation for trustees, sanitary sewer districts. S.F. 121, O'Malley and Gaudineer - H.F. 162, O'Malley and Renda.

Contracts for public improvements. S.F. 244, Lamborn, et al.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Sewer rental funds. S.F. 296, Cassidy, et al.

Cities and towns provide water systems, etc. H.F. 91, Renda, et al - S.F. 316, Reichardt and Denman.

Sanitary sewer systems or facilities acquired by cities and towns. S.F. 482, Klefstad - H.F. 436, Gittins.

Cities and towns, operation of sanitary sewer facilities outside corporate limits. S.F. 483, Klefstad - H.F. 458, Gittins.

Establishment of sewer connection charges or fees by cities and towns. H.F. 410, Thordsen, et al - S.F. 563, Jepsen, et al.

Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Extending construction of sanitary sewer facilities in the Iowa Great Lakes Sanitary District to limit pollution, etc., appropriation. H.F. 559, Freeman.

Legalize proceedings of highway commission and board of supervisors of Pottawattamie county, sanitary sewer lines. H.F. 734, Allen and Gittins - S.F. 808, judiciary.

SHERIFFS General

Prevent county boards of supervisors from renting cars from sheriffs. H.F. 32, McCray. Sheriffs to become associated with the Iowa state sheriffs' association. H.F. 277, judiciary.

Payment of attorney fees in condemnation proceedings before sheriff's commissioners. H.F. 319, Hicklin, et al.

Fees collectible by the sheriff. H.F. 333, Johnston.

Marking and branding of animals. H.F. 356, Winkelman and Varley.

Sheriff's fees for the care of prisoners. S.F. 467, legislative research committee. Riot control. S.F. 554, Stanley.

Special motor vehicle identification plates for sheriffs and their deputies. S.F. 647, Floy, et al - H.F. 570, Curran, et al.

Possession of radio equipment. H.F. 655, Klein.

SIDEWALKS

General

Sidewalks in cities and towns. S.F. 442, Reppert, et al.

SIGNALS

General

Traffic control signals. H.F. 76, Stokes.

Use of signal lights, operation of school buses on public highways. S.F. 269, Reno, et al - H.F. 276, Dunton, et al.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Placing of red reflectors on right of way of highway. H.F. 365, Miller of Des Moines. School stop signs and signal lights thereon. S.F. 459, Klefstad.

Authorizing a right turn on a red light. H.F. 517. Conklin. et al.

SIGNS

General

Warning sign on slow-moving vehicle. S.F. 272, Stanley, et al.

Official traffic control devices. H.F. 264, Knight, et al.

Interference with devices, signs, signals, etc. H.F. 287, law enforcement.

Reflectorized railroad crossing signs. H.F. 366, Cochran, et al.

School stop signs and signal lights thereon. S.F. 459, Klefstad.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn.

Control and regulate erection and maintenance of outdoor advertising, etc. S.F. 485, Benda, et al - H.F. 442, Dunton, et al.

Uniform stop signs for use in school zones. S.F. 528, Reno and Hagedorn - H.F. 473, Dunton.

SLAUGHTER

See Animals, Sub-Ref, General

SOCIAL SECURITY

General

Granting of old-age assistance. H.F. 172, public health and welfare.

Assistance grants, aid for the blind. H.F. 171, public health and welfare. - S.F. 453, public health and welfare.

SOCIAL SERVICES

General

Establish state department of social services. S.F. 739, governmental affairs - H.F. 717, government reorganization.

Reorganization of the department of health. S.F. 793, Governmental affairs.

SOCIAL WELFARE

General

Maternity hospitals. S.F. 387, public health and welfare.

Recovery of assistance payments from former recipients of old-age assistance or their spouses. S.F. 388, public health and welfare.

Obligations to support persons receiving public assistance, enforcement, etc. S.F. 491, Stanley and O'Malley.

Improper use of welfare funds. H.F. 413, Harbor, et al.

Community work and training program to aid members of families receiving ADC to become self-supporting. S.F. 547, Stanley.

Appointment, duties, etc., and payment of counsel for tax commission, board of social welfare, and highway commission. S.F. 558, Glenn, et al.

Responsibility of relatives to contribute toward support of applicant or recipient of aid to disabled persons. S.F. 572, public health and welfare.

County relief. S.F. 716, Stanley.

Community work and training program for recipients of ADC. S.F. 734, public health and welfare.

Social welfare, appropriation. H.F. 687, appropriations.

Establish state department of social services. S.F. 739, governmental affairs - H.F. 717, government reorganization.

Chi Idren

Juvenile delinquency. H.F. 70, Shaw, et al - S.F. 125, Jepsen. Amend, revise, and codify the statutes, adoption. H.F. 648, Maloney.

SOIL CONSERVATION

General

Agricultural land tax credit. S.F. 469, Lodwick, et al.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture.

SOLDIERS PREFERENCE LAW

General

Employment under soldiers preference law. H.F. 226, Fischer of Grundy.

SOLDIERS RELIEF COMMISSION

General

Delegation of administrative duties, soldiers relief commission. S.F. 88, Ely and Denman.

SPEAKER OF THE HOUSE

General

Governor and Lieutenant Governor, canvassing of votes and inauguration, any suitable hall. H.F. 38, Miller of Page, et al - S.F. 210, Rigler and Mills.

SPEED RESTRICTIONS

General

Municipal speed limit changes. S.F. 218, Reppert, et al.

Minimum speed regulation. S.F. 223, Denman, et al.

Motor vehicle speed limits. H.F. 184, Moffitt and Waugh.

Truck speed laws. S.F. 278, legislative research committee - H.F. 210, Fisher of Greenc, et al.

Truck speed limits on Iowa roads and highways. S.F. 767, transportation.

STAMPS

Documentary

Sale of documentary stamps. H.F. 79, Distelhorst.

Trading

Trading stamps. S.F. 29, Hougen.

Regulation of trading stamps and repealing gift enterprise statutes. H.F. 550, Gannon. Prohibit use and redemption of trading stamps. S.F. 697, Kibbie.

STATE AID General

Permit state aid to local governments, major disasters. S.F. 581, Clarke.

Junior colleges, area vocational schools, and area community colleges, change amount of state aid. S.F. 705, Hougen.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

General property tax replacement and equalization - school tax. H.F. 686, tax revision. Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions.

STATE CAR DISPATCHER

General

Purchase and sale of motor vehicles by state car dispatcher. H.F. 692, state government affairs.

STATE FAIR

General

Continue Iowa state fair and world food exposition study committee, appropriation. S.J.R. 25, Lodwick, et al.

Continue the Iowa state fair and world food exposition study committee, appropriation. H.J.R. 24, Miller of Page, et al.

State fair board. H.F. 460, Ossian, et al.

Capital improvements to state fair board, appropriation. H.F. 742, appropriations.

STATE OF IOWA General

Home rule for municipal corporations. S.J.R. 1, Stanley, et al - H.J.R. 6, O'Malley, et al. State rock, Iowa geode. S.J.R. 20, McGill and Shirley - H.J.R. 14, Schmarje, et al. Joint services by municipal bodies. S.F. 414, O'Malley, et al - H.F. 388, Kluever, et al. Conflicts of interest of employees, officials and members of the General Assembly. S.F. 476, Neu, et al - H.F. 471, Van Nostrand, et al.

Meetings of governmental agencies open to public. S.F. 536. Stanley, et al.

Protect right of citizens to examine public records and make copies. S.F. 537, Stanley, et al.

Change the name of Iowa state traveling library to Iowa state library. S.F. 548, Stanley - H.F. 565, Conklin.

Mobile home parks owned and operated by any agency or department of the state or county. S.F. 516, conservation and recreation - H.F. 630, conservation.

State communications and educational radio and television. S.F. 732, education.

Investment of funds not needed for current expenses of the state, etc. H.F. 697, commerce. Purchase of an airplane, Governor and state officials, appropriation. S.F. 840, appropriations.

Employees

Merit system of personnel administration for the civil service of the state. S.F. 43, O'Malley, et al.

Merit system of personnel administration for state employees, repeal Acts in conflict therewith. H.F. 134, Millen, et al - S.F. 178, Rigler, et al.

Public employees right to form employee organizations for bargaining. H.F. 402, Allen. et al.

Travel expense allowances for state employees. S.F. 698, Stanley.

State personnel. H.F. 623, Grassley.

Merit system of personnel administration for state employees. H.F. 572, state government affairs - S.F. 720, governmental affairs.

Public Instruction

Compensation, state board of public instruction. S.F. 150, education. Change name of public instruction to education. S.F. 152, education.

STATE OFFICES General

Reorganize administrative offices, departments, and agencies of the state. H.F. 11, Busch, et al.

State departments, etc., offset type. H.F. 92, Van Drie, et al.

Automatic elevators in state office building. S.F. 347, appropriations.

Election and terms of state officers. S.J.R. 31, Lucken, et al.

Secretary of agriculture appointed by Governor. H.F. 529, Gannon.

Requiring members of the General Assembly to disclose sources of income during their terms of office. S.F. 587, Glenn.

Members of legislative advisory committee on new state office building, appropriation. H.F. 731, appropriations.

State of lowa

Duels - repeals provision disqualifying anyone from holding office involved in dueling. H.J.R. 20, Maloney.

STATE TAX COMMISSION

General

Credit or discount in paying sales tax receipts due the state, to the retailer. H.F. 46
Baker.

Drainage districts and levee districts, status before state tax commission. H.F. 86, Distelhorst and Hicklin.

Clarify jurisdiction of district courts, hearing of tax commission matters. H.F. 466, Holden, et al.

Create a school budget review committee. S.F. 569, Murrav.

Appointment of city and county assessors by state tax commission, etc., appropriation. S.F. 632, Reichardt and Frommelt.

State income tax credit or deduction. H.F. 544, Distelhorst, et al.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs.

STREETS

General

Railroad crossings. S.F. 35, Gaudineer.

Contracts for public improvements. S.F. 244, Lamborn, et al.

Sale of special assessment bonds. S.F. 280, Cassidy, et al.

Street improvements. S.F. 344, Lodwick, et al.

Street bonds. S.F. 671, Lodwick.

Provide for reservation of right of way for future streets, etc. H.F. 585. Curran, et al.

Establish a street research fund. H.F. 663, roads and highways.

Classification of highways and responsibility therefor. H.F. 715, roads and highways. Special assessments for street improvements. S.F. 782, governmental subdivisions. Purchase street equipment by cities and towns. H.F. 207, Andersen, et al.

Imposition of general parking restrictions within municipalities. S.F. 323, O'Malley, et al. Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

Apportionment of the road use tax fund. S.F. 722, Lodwick.

STRIKES General

Public employees - strike. S.F. 358, Lucken, et al - H.F. 341, Nelson, et al. Employment of professional strikebreakers. H.F. 430, Maloney, et al.

STUDENTS General

Transportation for all pupils attending school in state. H.F. 26. Baker.

Transportation of school pupils. S.F. 93, Ely.

Definition of elementary pupils for public bus transportation. S.F. 98, Riley.

Transportation of school children, private and public. S.F. 118, Kibbie, et al.

State tuition equalization fund, benefit Iowa students. H.F. 77, Den Herder, et al - S.F. 197, Mills, et al.

Lawfully married student attend school and participate in extracurricular activities. S.F. 303, Reichardt - H.F. 230, Doderer, et al.

Follow-up studies of certain schools having more students drop out. S.F. 380, education. Age limit for children eligible to receive ADC. S.F. 386, public health and welfare. Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

Support of pupils at School for Deaf and Iowa Braille and Sight-saving School. S.F. 615, Elv.

School standards. S.F. 657, Jepsen.

Income tax deductions for educational expenses. H.F. 654. Klein.

Higher education facilities commission to establish reserve fund, guarantee student loans. S.F. 700, education - H.F. 689, higher education.

STUDY COMMITTEES General

Legislators serving on legislative study committees, appropriation. H.F. 764, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 772, appropriations.

Interim committee to study liquor control commission and liquor laws, appropriation. H.J.R. 33, appropriations.

Interim committee to study highway commission and highway system, appropriation. H.J.R. 34, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 740, appropriations - S.F. 819, appropriations.

Legislators serving on legislative study committees, appropriation. H.F. 743, appropriations. - S.F. 817, appropriations.

SUBDIVISIONS General

- Cities and towns, etc., to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.
- Representation in Senate and House in 63rd General Assemblies. S.F. 26, Riley, et al H.F. 52, Sorg. et al.
- Disaster aid for governmental subdivisions. S.F. 796, governmental subdivisions. Commission to study legislative subdistricting, re-apportionment. H.J.R. 28, Van-Nostrand, et al.
- Representation in Senate and House in 63rd General Assembly. H.F. 736, constitutional amendments and reapportionment S.F.811, governmental affairs.
- Extending period General Assembly may adopt a plan subdistricting counties and legislative districts. H.J.R. 32, constitutional amendments and reapportionment.

SUNDAY SALES

See Sales, Sub-Ref, Sunday Sales

SUPERINTENDENT

General

- Employment of superintendent of women's reformatory. S.F. 207, public health and welfare.
- Election of the state superintendent of public instruction. H.F. 594, Koch.

School

- Extend state retirement allowance payments to school superintendents. S.F. 350, Potgeter, et al.
- Fiscal year of school systems other than school districts. H.F. 394, Miller of Page and Harbor.

SUPERINTENDENT OF PRINTING

- Distribution of Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 108, Redfern and Shepherd.
- Distribution of the Code, Rules of Civil Procedure, Supreme Court Rules, and Acts of each General Assembly. H.F. 158, Caffrey, et al S.F. 249, Gaudineer.

SUPERINTENDENT OF PUBLIC BUILDINGS AND GROUNDS General

- Capital improvements to Valley Bank Building, supt. of public bldgs., appropriation. S.F. 760, appropriations.
- Capital improvements to Valley Bank Building, appropriation. H.F. 719, appropriations. Capital improvements for buildings and grounds, appropriation. H.F. 781, appropriations S.F. 848, appropriations.
- Operational costs, the Valley Bank Building, appropriation. S.F. 860, appropriations.

SUPERINTENDENT OF PUBLIC INSTRUCTION

- Create a school budget review committee. S.F. 569, Murray.
- Advisory committee on elementary and secondary school approval standards. S.F. 753, education.

Create school budget review committee. H.F. 709, tax revision.

Establish a division of job training in department of public instruction. S.F. 712, industrial and human relations.

SUPERVISORS

See Counties, Sub-Ref. Board of Supervisors

SUPREME COURT

See Court, Sub-Ref. Supreme

SURTAX

See Taxes, Sub-Ref. Surtax

SURVEYORS

General

Amend Code, registered engineers and land surveyors. S.F. 233, Stanley, et al.

Raise compensation of engineering examiners, renewal fee of engineers and land surveyors. S.F. 229, Stanley, et al - H.F. 199, Welden, et al.

Amend Code, registered engineers and land surveyors. H.F. 195, Schmarje, et al. Required qualifications, professional engineer or land surveyor. H.F. 540, Welden, et al.

SURVEYS

General

Entry upon private property for surveys. S.F. 161, judiciary.

Conduct soil survey operations, appropriate from general fund. H.F. 515, agriculture. Limitations of actions. S.F. 600, DeHart.

TAX COMMISSION

General

Increase tax commission to 5, make it a part-time agency, director appointed by Governor, etc. S.F. 680. Lodwick.

TAXES

General

Exempt certain personal property from taxation. S.F. 19, Flatt.

Personal property tax, legislative committee to study and make report to General Assembly. S.J.R. 15, Reichardt and Heying.

Taxation and liquor prices. S.F. 47, Frey.

Personal property, assessment, taxation and exemptions of. S.F. 57, Hougen.

Livestock exempt from taxation. H.F. 9, Johnson, et al - S.F. 61, Reno and Briles. Homestead tax credit. S.F. 13, Flatt - H.F. 29, Miller of Page, et al.

Exempt from property taxation facilities used to control air or water pollution. S.F. 108, Lodwick.

Eliminate tax on real estate transactions, etc. S.F. 115, Stephens.

Property tax levies, school district general fund expenditures. S.J.R. 19, Stephens, et al. State personal income tax and business tax on corporations. S.F. 155, Glenn and Dodds.

Payment of real and personal property taxes in advance, S.F. 166, Lodwick.

Barrel tax on beer. H.F. 109, Klein, et al.

Libelous and defamatory statements published in newspapers, broadcast on radio and TV. S.F. 59, Shirley - H.F. 116, Petersen of Dallas.

Double homestead tax credit to owners 65 or over. S.F. 69, Riley, et al - H.F. 133, Lipsky, et al.

Repeal levy of taxes, area vocational schools. H.F. 126, Graham, et al - S.F. 213, Shaff, et al.

Township trustees purchase fire protection. S.F. 219, Van Gilst - H.F. 163, Dunton, et al.

Tax exemptions because of military service. H.F. 166, Bennett.

Taxation of dwelling houses. H.F. 223, Lipsky.

Tax on mobile homes. H.F. 242, Gittins.

Taxation of personal property - allowance of a credit - appropriation. S.F. 341, Flatt and Rigler.

Exempt from personal and real property taxes all buildings, etc., used primarily in product research. H.F. 255, Schmarje, et al.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al. H.F. 322, Lipsky, et al.

Freeze property taxes at 65 and over, allow improvement. H.F. 358, Strand, et al. Tax incentives for improvement and repair of property. S.F. 490, Stanley.

Tax credits on personal property subject to tax, appropriation. S.F. 493, Hill.

Contract carrier tariffs. S.F. 527, Heaberlin, et al.

Credit on the personal property tax, \$1,000. S.F. 529, Lisle.

Creation of area hospitals. S.F. 447, Lucken and DeKoster - H.F. 435, Stokes, et al. Tax the yield from intangible personal property. H.F. 434, Redfern, et al.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Riley.

Railway companies taxation. S.F. 571, Benda.

Taxation of municipal transit systems. H.F. 477, Andersen.

Sale and transfer of mobile homes. H.F. 501, motor vehicles and highway safety. Legalize and validate proceedings of Sabula, Jackson county, providing for issuance, sale and delivery of sewer bonds, levy of taxes. H.F. 514, Battles.

Legalize and validate proceedings of town council of Sabula, Jackson county, providing for issuance, sale, and delivery of sewer revenue bonds, municipal sewerage system. H.F. 530, Battles.

Excise tax on the sale of certain Iowa agricultural commodities, appropriation. S.F. 622. Frommelt, et al.

Cities and towns, levy and collect taxes on gross receipts of utilities. S.F. 626, Lucken. Impose 1% tax on compensation, earnings, and net profits of persons residing within area of school district. H.F. 539, Van Drie.

Redemption of tax sale on property of deceased old-age assistance recipient. H.F. 547, Hullinger - S.F. 666, Main.

Repeal the personal property tax. S.F. 676, Kosek.

Change corporate income tax. H.F. 578, Maloney.

Exempt from taxation personal property, increase taxable valuation of homes. H.F. 584, Lipsky.

Equalize assessment and taxation of livestock on a uniform basis. S.F. 694, Stanley. Taxation of personal property, appropriation. H.F. 604, Winkelman, et al.

Elimination of certain property tax exemptions. H.F. 611, Fischer of Grundy.

Tax imposed upon corporation business income. H.F. 619, Redfern and Distelhorst. Exempt from taxation real and personal property used in researching, testing, etc., new, or improvements in existing products or merchandise for manufacture and sale.

H.F. 637, state planning and development.

Property tax relief through a property tax replacement fund. H.F. 646, Andersen. Collection of premium tax upon insurance policies. S.F. 740, governmental affairs. Create a department of revenue in lieu of tax commission. S.F. 743, governmental affairs.

Exemption from taxation of property of certain societies and organizations. S.F. 763, Frommelt, et al.

Exemption of certain livestock from taxation. S.F. 768, ways and means.

Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means. Cities to lease and operate a civic center, levy taxes therefor. S.F. 776, governmental subdivisions.

Exempt from taxation, civic center, etc. S.F. 786, governmental subdivisions.

Taxation of personal property, appropriation. S.F. 807, ways and means.

Definition and regulation of property tax exemptions. S.F. 839, ways and means.

Agricultural Land Tax Credit

Agricultural land tax credits, pay in full, increase school fund millage from 15 to 20, provide appropriation. H.F. 41, Busch, et al.

Payment of agricultural land tax credits. H.F. 63, Baker.

Homestead credit on dwellings outside of cities and towns. H.F. 106, Distelhorst, et al.

Agricultural land tax credit. S.F. 469, Lodwick, et al.

Agricultural land tax credit, appropriation. H.F. 386, Harbor.

Increase agricultural land tax credit purposes fund, appropriation. S.F. 627, Reno, et al - H.F. 576, Dunton.

Consolidate various state tax aids, appropriation. H.F. 603, Nielsen, et al.

County

Real estate tax parcel index numbering systems, related tax maps. S.F. 175, Reppert. Legalize transfer of certain tax funds for fire protection of community center in Deer Creek. H.F. 211, Klein.

Counties of more than 130,000 population acquire health centers - issue 20-year bonds. S.F. 335, Kosek, et al.

Community mental health centers. H.F. 261, Gittins and Lipsky.

Counties acquire, build, etc., health centers. H.F. 371, Reed, et al.

Increase amount of property taxes a county may legally levy for support of the county. H.F. 406, Distelhorst, et al.

Millage levy for improvements and maintenance of county hospitals, 225,000 population. S.F. 542, Denman, et al - H.F. 495, Palmer, et al.

Income

Definitions, personal net income tax law. H.F. 58, judiciary committee.

State personal income tax and business tax on corporations. S.F. 155, Glenn and Dodds. Income tax. S.F. 189, Hougen.

Deduction to taxpayers for room, etc., while attending college. S.F. 192, Riley, et al. School district noted on income tax return. H.F. 137, schools.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Exempt annuities received from the United States civil service retirement and disability fund, state income tax. S.F. 164, Reppert, et al - H.F. 314, Mensing, et al.

Delete requirement amounts claimed as deduction for investment credit on state income tax returns for 1962 and 1963 be added to income on 1964 returns. H.F. 332, Kluever and Gannon.

Deduction up to \$700 for college tuition, state income tax. S.F. 419, Reppert.

Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Assistance grants, aid for the blind. H.F. 171, public health and welfare - S.F. 453, public health and welfare.

More equitable system of income taxation. S.F. 498, Klefstad, et al.

Refund one-half Iowa income tax paid in 1966 on 1965 income. S.F. 438, Messerly and Hougen - H.F. 472, Conklin and Bowin.

Limit deductibility of federal income taxes paid on Iowa income tax returns. H.F. 494, Palmer, et al.

Retirement systems for policemen and firemen, certain exemptions from taxation. H.F. 510, Lee.

Peace officers' retirement system and certain exemptions from taxation. H.F. 511, Lee.

State income tax credit or deduction. H.F. 544, Distelhorst, et al.

Optional standard deductions for state income tax purposes. S.F. 704, Stanley.

Taxation of income. H.F. 628, Redfern and Radl.

Income tax deductions for educational expenses. H.F. 654, Klein.

Establishment of a new tax on intangibles, modification of existing taxes on sales, personal incomes and corporate incomes. Provide property tax replacement, etc. H.F. 702, tax revision.

Moneys and credits tax, establish 4 percent surtax, income tax rates. S.F. 774, ways and means.

Sales

Repeal 2 per cent tax on bowling alley receipts. S.F. 114, Reichardt, et al - H.F. 87, Kluever, et al.

Taxation and liquor prices. S.F. 47, Frey.

Liquor taxation, control and enforcement. S.F. 50, Frey, et al.

Credit or discount in paying sales tax receipts due the state to the retailer. H.F. 46, Baker.

Sales tax permits. H.F. 69, Stokes.

Increase sales and use tax, create personal property tax credit fund. S.F. 162, Reichardt, et al - H.F. 177, Miller of Jones, et al.

Amend sales tax provisions. S.F. 263, Reichardt.

Sales tax on propane used in drying grain. H.F. 215, Harbor and Clark.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Revise tax on liquor-by-the-drink, etc. S.F. 464, Hougen.

Increase sales tax, appropriate revenue increase for general state aid to education. S.F. 471, Riley.

Exempt from retail sales and use tax sales made to educational institutions, provide for refund of any sales or use tax upon the gross receipts of sales to contractor having contract with an educational institution. S.F. 555, Lodwick, et al.

Establishment of a new tax on intangibles, modification of existing taxes on sales, personal incomes and corporate incomes, provide property tax replacement, etc. H.F. 702, tax revision.

Sales tax, athletic events, fairs, etc. S.F. 800, ways and means.

Sales and use taxes, goods, wares, etc., used in performance of contracts for projects,

cities and towns. H.F. 739, tax revision.

Schools

Bellevue Community School District, Jackson county, issuance of school building bonds, levy of taxes. S.F. 426, Lamborn.

Legalize and validate proceedings of board of directors of Waverly-Shell Rock Community School District, Bremer, Butler, Black Hawk counties, bonds, levy of taxes. S.F. 585, Rigler and Kyhl.

Legalize and validate proceedings of board of directors of Western Dubuque County Community School District, Dubuque, Jackson, Jones and Delaware counties, issuance of school building bonds, levy of taxes. H.F. 553, Breitbach.

Legalize and validate proceedings of board of directors of Dubuque Community School District, counties of Dubuque and Jackson, issuance of school building bonds and levy of taxes. S.F. 762, judiciary.

Use

Use tax, industrial materials. H.F. 303, Distelhorst, et al.

Educational property tax relief tax. H.F. 316, Gallagher, et al.

Use tax, products not readily obtainable in Iowa. S.F. 449, Reichardt.

Increase the use tax, appropriate revenue increase for general state aid to education. S.F. 472, Riley.

Exempt from retail sales and use tax sales made to educational institutions, provide for refund of any sales or use tax upon the gross receipts of sales to contractor having contract with an educational institution. S.F. 555, Lodwick, et al.

Sales and use taxes, goods, wares, etc., used in performance of contracts for projects, cities and towns. H.F. 739, tax revision.

Inheritance Tax

Inheritance taxes. S.F. 31, Lucken, et al. Inheritance tax appraisers, mileage reimbursement. S.F. 62, Reppert. Rewrite inheritance tax law. S.F. 340, DeKoster, et al.

Surtax

Two percent surtax, moneys and credits tax. S.F. 76, Hougen.

Moneys and credits tax, establish 4 percent surtax, income tax rates. S.F. 774, ways and means.

Fuel

Motor vehicle fuel tax, refund. S.F. 133, conservation and recreation.

Replace personal property tax revenues, etc., with surtaxes on individual and corporate incomes, etc. S.F. 423, Lucken, et al - H.F. 374, Nelson, et al.

Motor fuel tax. H.F. 622, Maloney.

Motor fuel tax. S.F. 742, ways and means.

Transfer administration and enforcement of motor vehicle fuel tax to department of revenue. S.F. 745, governmental affairs.

Create a department of transportation, appropriation. S.F. 758, commerce.

Create marine fuel tax fund to be used to improve waterways, etc. H.F. 710, conservation. Writing motor vehicle fuel tax refund warrants, comptroller, appropriation. H.F. 755, appropriations - S.F. 833, appropriations.

Wheel

Collection of a wheel tax. S.F. 557, Hagedorn, et al - H.F. 506, Mayberry, et al.

TEACHERS General

Teachers, improve continuing contract. S.F. 78, Ely, et al - H.F. 67, Kluever, et al. State college of Iowa. H.F. 149, higher education.

Declaring teaching a profession. H.F. 165, Radl - S.F. 242, Flatt.

Certificated public school employees, negotiations, etc. S.F. 256, Rilev.

Termination of teachers' contracts. S.F. 460, McGill.

Contracts with teachers, 3 years. H.F. 372, Harbor.

Retirement

Increase teachers payment retired before July, 1953. H.F. 327, Grassley, et al.

TELEPHONE

See Communications

TELEVISION

See Communications

TENANT

General

Patent to real estate to C. E. Barnett and Marie A. Barnett. H.F. 13, Millen.

TENURE

General

Terms of office of the Governor and Lieutenant Governor. H.J.R. 12, Grassley and Pierson.

TIME

General

Time for keeping courthouses open. S.F. 12, Messerly, et al.

Branch banking institutions. H.F. 5, Andersen.

Opening of courthouse offices. H.F. 6, Andersen.

Opening of courthouses. H.F. 10, Bowin, et al.

Time beer may be delivered, sold and consumed. S.F. 45, Frey.

Time alcoholic liquor may be sold and consumed. S.F. 46, Frey.

Time grain may be deposited in warehouse. H.F. 55, Smith, et al.

Daylight saving time. H.F. 31, Miller of Page, et al - S.F. 104, Briles, et al.

Amendment to the Uniform Time Act of United States Code. S.J.R. 18, Hagedorn, et al.

Time of holding primary elections. H.F. 107, Fisher of Greene, et al.

Daylight saving time, election to determine. S.J.R. 16, Briles, et al.

Rate of interest on time deposits of public funds. H.F. 124, Mensing, et al.

TIP PING

General

Gratuities and tips, repeal law. S.F. 116, Reppert.

TIRES

General

Studded tires, use of. S.F. 44, legislative research committee.

Studded tires. S.F. 17, Kruck.

TOWNSHIPS

General

Cities and towns, etc. to purchase and pay premiums on liability insurance. S.F. 34, Gaudineer.

Selection of grand jurors. H.F. 43, Doderer.

Interest limitation on anticipatory bonds for township fire departments. H.F. 54, Hanson of Benton, et al.

Township trustees purchase fire protection. S.F. 219, Van Gilst - H.F. 163, Dunton, et al. Compensation of township trustees and township clerks. H.F. 376, Dunton.

Voting machines in precincts and townships. H.F. 440, Palmer and Tapscott.

Liability of counties, townships, cities and towns, etc., for personal injuries or property damage caused by its officers, employees, etc. S.F. 545, O'Malley.

County zoning commissions. S.F. 646. Floy, et al.

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

TRADE

General

Trade secrets. H.F. 90, Redfern, et al.

Promote unhampered growth of commerce and industry. H.F. 375, Radl.

Trade secrets, penalties. H.F. 478, Andersen, et al.

Schools

Advertising and selling courses of instruction, trade schools. S.F. 533, Kibbie - H.F. 525, Gannon.

TRANFMARK

General

Distribution of trademarked articles. H.F. 267, Johnston.

Registration and protection of marks. S.F. 421, DeKoster.

TRADING STAMPS

See Stamps - Sub-Ref. Trading

TRAFFIC VIOLATIONS

General

Traffic violations. H.F. 33, Lipsky.

Motor vehicle traffic violation offices schedule of minimum fines for traffic violations. S.F. 248, Gaudineer, et al.

Prohibiting consideration of certain motor vehicle equipment violations. H.F. 161, Renda - S.F. 247, Gaudineer.

Careless driving, reckless driving, and death of a human being caused by reckless driving. H.F. 580, Allen.

Careless driving, reckless driving, and death of a human being caused by means of a motor vehicle. S.F. 663, legislative research committee - H.F. 617, Steffen, et al.

TRAILERS

See Motor Vehicles

TRANSIT SYSTEMS

General

Urban transit companies. S.F. 289, Erskine.
Taxation of municipal transit systems. H.F. 477, Andersen.

TRANSPORTATION

General

Operation of school buses. S.F. 41, Shirley.

Ambulance service, permit boards of supervisors to provide. S.F. 51. Rigler.

Transportation for all pupils attending school in state. H.F. 26, Baker.

Transportation, nonprofit private schools. H.F. 27, McIntvre, et al.

Transportation of school pupils. S.F. 93, Ely.

Definition of elementary pupils for public bus transportation. S.F. 98, Riley.

Transportation of school children, private and public. S.F. 118, Kibbie, et al.

Equipment for transporting granular loads. H.F. 118, Gallagher and Dunton.

Transportation, clothing assistance granted to inmates of state penal institutions. S.F. 217, public health and welfare.

Rules, etc., for motor vehicles used to transport workers to and from employment and at work. S.F. 308. Riley, et al.

School owned passenger cars used to transport less than 9 pupils. H.F. 369, Tieden. School buses to display lighted head lamps when transporting passengers. S.F. 610, Stanley.

Liquid transport carriers. S.F. 675, Erskine - H.F. 579, Sullivan.

Motor carriers, registration of interstate commerce commission authority. H.F. 683, commerce.

Liquid transport carrier fees. H.F. 691, commerce.

Create a department of transportation, appropriation. S.F. 758, commerce.

Department of public instruction for state aid for transportation, appropriation. S.F. 871, appropriations.

TRAPPING

General

Trapping on lands of another. S.F. 105, Briles.

Regulation of the taking of fish and fur-bearing animals. H.F. 631, conservation.

TREASURER OF STATE

General

Motor fuel tax. S.F. 742, ways and means.

Transfer administration and enforcement of motor vehicle fuel tax to department of revenue. S.F. 745, governmental affairs.

Taxation of personal property, appropriation. S.F. 807, ways and means.

Moneys and credits tax replacement fund, treasurer of state, appropriation. H.F. 782, appropriations - S.F. 859, appropriations.

Funds ·

Investment of funds, state, county, townships, etc. H.F. 581, Steffen, et al.

Drainage and levee fund. H.F. 651, Winkelman, et al.

Central investment board for Iowa retirement systems. S.F. 714, legislative research committee. H.F. 649, Kluever, et al.

Establish a street research fund. H.F. 663, roads and highways.

Create marine fuel tax fund to be used to improve waterways, etc. H.F. 710, conservation.

TREES

General

Refuse disposal of logging operations. H.F. 129, Gallagher.

Removal of dead or diseased trees. S.F. 241, Riley, et al.

General obligation bonds by cities and towns - trees. S.F. 310, Riley, et al.

Removal of dead or diseased trees. H.F. 263, Sorg.

Cities and towns to regulate and license tree removal operations. S.F. 439, Van Eaton, et al.

Replacement of trees removed from public property. H.F. 459, Baker.

State aid for dutch elm disease control. H.F. 541, Andersen, et al.

Sale of nursery stock by conservation commission to cities and towns. H.F. 546, Baker.

TRESPASSING

General

Trespassing. S.F. 102, Lodwick.

TRIALS

General

Delay in trials. H.F. 270, Glenn.

TRUCKS

See Motor Vehicles

TRUSTEES

General

Compensation for trustees, sanitary sewer districts. S.F. 121, O'Malley and Gaudineer - H.F. 162, O'Malley and Renda.

Off-year terms of certain public officers. S.F. 297, Messerly.

Compensation received by trustees and clerks of drainage and levy districts. S.F. 313, Lodwick.

Term of office of public library trustees. H.F. 229, Voorhees, et al - S.F. 332, Erskine, et al

Compensation of township trustees and township clerks. H.F. 376, Dunton.

TRUSTS

General

Trust accounts maintained by real estate brokers. S.F. 261, Hagedorn, et al - H.F. 346, Gannon.

TUBERCULOSIS

General

Permit payment for care and treatment of tuberculous patients. H.F. 268, Gittins.

TUITIONS

General

State tuition equalization fund, benefit Iowa students. H.F. 77, Den Herder, et al - S.F. 197, Mills, et al.

Tuition rates charged and collected by area vocational schools and colleges. H.F. 290.

Van Nostrand.

Deduction up to \$700 for college tuition, state income tax. S.F. 419, Reppert.

Tuition rates for area vocational schools or colleges. H.F. 334, Bailey, et al - S.F. 451, Potgeter, et al.

Tuition grants for Iowa resident students who become general practitioners, practice in Iowa, appropriation. S.F. 579, O'Malley - H.F. 534, Den Herder, et al.

UNEMPLOYMENT COMPENSATION General

Payment of unemployment compensation benefits. H.F. 531, Millen, et al.

UNIFORM COMMERCIAL CODE General

Amend the Uniform Commercial Code. S.F. 560, Stanley.

Clarifying the indexing of financing statements, Uniform Commercial Code. S.F. 562, Stanley.

Filing fees and filing procedures under Uniform Commercial Code. S.F. 561, Stanley.

UNIFORM DISPOSITION OF UNCLAIMED PROPERTY ACT

Disposition of unclaimed property. S.F. 246, Gaudineer.

Disposition of unclaimed property. H.F. 101, Mowry, et al - S.F. 268, Hougen, et al.

UNIFORM FEDERAL TAX LIEN REGISTRATION ACT

Uniform Federal Tax Lien Registration Act. S.F. 618, Dodds - H.F. 543, Distelhorst and Miller of Des Moines.

UNIFORMS

General

Uniforms for vocal and instrumental school music groups. H.F. 104, Stromer, et al. Furnishing of uniforms by county conservation boards. H.F. 404, Allen, et al.

HMIONE

See Labor, Sub-Ref. Unions

UNITED STATES

General

Contests of elections. H.F. 97, Andersen of Woodbury.

Boards of supervisors grant flood easements over county owned lands and buildings to United States. S.F. 463, Denman, et al.

Election contests. S.F. 534, Klefstad.

UNIVERSITIES

General

State college of Iowa. S.F. 151, education.

Establish the state university. H.J.R. 18, Andersen, et al.

Prohibiting state universities from operating book stores and commercial television stations. S.F. 448, Reichardt.

Employment of county engineers. S.F. 411, Main - H.F. 382, Hullinger.

Board of regents to acquire by gift, purchase, etc., maintain and manage academic and administrative bldgs, etc., at University of Iowa, Iowa State University of Science and Technology and State College of Iowa, etc. S.F. 531, education.

General Assembly should now establish policy by statute for universities limited by

Constitution. H.J.R. 27, Mensing and Maloney.

URBAN RENEWAL

General

Establishment of urban renewal agencies. S.F. 324, O'Malley, et al.

USE TAX

See Taxes, Sub-Ref. Use

UTILITIES

General

Personal property tax elimination, except utilities, and replacement thereof. H.F. 502, Yoder, et al.

Eliminate population restriction on establishment of a utility retirement system. H.F. 508, Den Herder and Ossian.

Cities and towns, levy and collect taxes on gross receipts of utilities. S.F. 626, Lucken.

Public Utilities

Issuance of securities, assumption of obligations, etc., by a public utility. S.F. 415, Kosek. Charge for auxiliary, more convenient, etc., telephone equipment. H.F. 620, Tapscott, et al.

VACATIONS

General

Vacations for public employees. S.F. 513, Riley.

Vacation benefits for state employees. S.F. 792, governmental affairs.

VALUATION General

Publication of real property valuations. S.F. 187, Rigler, et al.

Personal property tax revision, replacement therefor. S.F. 228, Heying, et al - H.F. 191, McNamara, et al.

Valuation, assessment of property for purposes of taxation. S.F. 369, Stanley, et al. H.F. 322, Lipsky, et al.

Assessment and valuation of property, boards of review. H.F. 348, Distelhorst.

Assessment and valuation of personal property for purposes of taxation. S.F. 540, Stanley.

Make market value and actual value of property the same. H.F. 638, Andersen.

Valuation, assessment of property for purposes of taxation. S.F. 772, ways and means.

VENDING MACHINES

General

Cigarette vending machines. H.F. 463, Yoder.

VENERAL DISEASE

General

Sale and distribution of contraceptive devices in Iowa. H.F. 292, Voorhees, et al.

VETERANS General

Soldiers home. S.F. 2. Benda, et al.

Benefits for veterans. S.F. 3. Benda. et al.

Police and firemen, re veterans. S.F. 4, Benda, et al.

Veterans' newsstands in statehouse. S.F. 5, Benda, et al.

Orphans, Viet Nam veteran's. S.F. 7, Benda, et al.

Recorder, county, veterans' discharges. S.F. 8, Benda, et al.

Veterans' preference. S.F. 9, Benda, et al.

Veterans' newsstands in courthouses. S.F. 10, Benda, et al.

Relief to Viet Nam soldiers, sailors and marines, S.F. 11, Benda, et al.

Bingo, licensing and regulation, conducted by charitable, religious, or veterans organizations. S.J.R. 11. Kibbie, et al.

Property tax exemption to disabled veterans. S.F. 37, Benda, et al.

Credit of service, armed forces, barber apprentice period. H.F. 131, Andersen,

Married persons, present or past members of armed forces, possess and consume beer. S.F. 195. Reichardt.

Cost of foster home care, children of deceased veterans. H.F. 152, Lipsky.

Tax exemptions because of military service. H.F. 166, Bennett,

Commitment of mentally ill veterans by commission of hospitalization. S.F. 327, public health and welfare.

Commissioners for memorial halls and monuments. H.F. 302, Mowry.

Automobile registration fee exemption for seriously disabled veterans. S.F. 550, Stanley.

Property tax exemptions allowed veterans. S.F. 552, Riley.

Department of public instruction \$7,500 for use as a revolving fund for veterans administration and \$5,000 for school lunch program, appropriation. H.F. 779, appropriations - S.F. 844, appropriations.

VETERINARY General

Licensing of dogs by veterinarians. H.F. 512, Schmarje and Hicklin.

Issuance of dog licenses by veterinarians, eliminating listing of dogs by assessors. S.F. 715, Stanley.

VITAL STATISTICS

General

Vital statistics. S.F. 733, public health and welfare.

VOTING See Elections

WAGES

See Salaries, Sub-Ref. Wages

WAREHOUSE General

Warehousemen's liens. S.F. 38, Reppert.

Time grain may be deposited in warehouse. H.F. 55, Smith, et al.

Central supply and distribution warehouse at Woodward State Hospital-School. S.F. 235, public health and welfare.

Bonded warehouses for agricultural products. H.F. 201, Harbor and Clark.

Operation of licensed grain warehouses by feed manufacturers and dealers. H.F. 193, Pierson, et al.

Inspection of licensed warehouses. S.F. 456, Potgeter.

Minimum and maximum charges for bulk grain charged by warehousemen. H.F. 526, Maloney and Gannon.

Bonding of warehouses for storage of bulk grain. S.F. 723, Lodwick.

Issuance of warehouse receipts by licensed agricultural warehousemen for agricultural products, etc. S.F. 752, judiciary.

WARRANTS

General

Rate of interest on certain public warrants. H.F. 455, Stromer, et al. State fair board. H.F. 460, Ossian, et al.

WATERCRAFT General

Horsepower of outboard motors. H.F. 125, Palmer.

Boat traffic on artificial lakes, jurisdiction, conservation commission. H.F. 169, Christensen, et al.

Compelling operators of watercraft involved in collisions to render aid. H.F. 380, conservation - S.F. 489, conservation and recreation.

Annual license fee on all vessels and outboard motors, exempt from taxation. S.F. 719, Dodds.

Removal of nonpermanent vessels and structure by conservation commission. S.F. 574, conservation and recreation - H.F. 647, conservation.

Operation of watercraft for emergency purposes. H.F. 675, conservation.

Water navigation. H.F. 674, conservation - S.F. 749, conservation and recreation.

Boats

Juveniles who violate water navigation regulations be prosecuted. H.F. 313, conservation - S.F. 477, conservation and recreation.

Fees collected from registration of watercraft. S.F. 394, conservation and recreation - H.F. 661, conservation.

WATERS General

Landowners make land and water available to public by limiting liability. H.F. 4, Baker. Collection of sewer charges with water rentals or charges. H.F. 53, Gallagher, et al. Assessment limitations of benefited water districts. S.F. 153, Reppert.

Landowners make land and water available to public by limiting liability. H.F. 151, conservation.

Cities and towns provide water systems, etc. H.F.91, Renda, et al - S.F. 316, Reichardt and Denman.

License and regulate water conditioning contractors, establish board. H.F. 446, Vetter, et al.

Legalize and validate proceedings of town of Redfield, Dallas county, authorizing purchase and payment of filter plant, water system. S.F. 576, Shirley.

Publicly held conservation interests in private property. S.F. 693, conservation and recreation.

Littering of public waters. H.F. 673, conservation.

Water navigation. H.F. 674, conservation - S.F. 749, conservation and recreation. Create marine fuel tax fund to be used to improve waterways, etc. H.F. 710, conservation. Construction, replacement, repairs, etc., to state parks and reserves, state forests, and state waters, etc., obtaining and acceptance of federal funds, appropriation. S.F. 775, appropriations.

Reard

Salaries of city water board members. S.F. 171, Dodds.

WEAPONS

General

Carrying of weapons. H.F. 111, Poncy and Langland.

Carrying of concealed weapons. H.F. 250, Varley, et al.

Prohibit ownership, possession, and use of firearms for certain reasons. S.F. 609, Stanley.

WEEDS

General

Sunflower, a weed. H.F. 409, Winkelman.

Teasel, a secondary noxious weed. H.F. 700, agriculture.

WEIGHTS - MEASURES

General

Delivery ticket, bulk commodity. S.F. 127, committee on agriculture.

Sale of hav and straw. S.F. 222, Main.

Repeal licensing to grade and weigh grain. S.F. 440, Balloun, et al.

Movement of mobile homes. S.F. 681, legislative research committee - H.F. 624, Fischer of Grundy, et al.

Create a department of transportation, appropriation. S.F. 758, commerce.

Devices used to automatically print or stamp weight values on scale tickets. S.F. 759, agriculture.

Vehicles with gross weight in excess of the limitation, movement on public highways, penalties. H.F. 703, roads and highways.

WIRE TAPPING

General

Communications without permission or wire tapping a misdemeanor. S.F. 474, Flatt - H.F. 468, Grassley, et al.

WORKMEN'S COMPENSATION General

Workmen's compensation hearings, eliminate board of arbitration. S.F. 86, Gaudineer. Additional benefits for permanently injured employees, workmen's compensation. S.F. 501, O'Malley and Coleman.

Employers of peace officers provide benefits under the Workmen's Compensation Act. S.F. 502, O'Malley and Coleman.

Commutation of workmen's compensation claims. S.F. 503, O'Malley and Coleman. Costs of an official shorthand reporter in workmen's compensation hearings. S.F. 505, O'Malley, and Coleman.

Definite time interest on workmen's compensation claims will commence to accrue. S.F. 506, O'Malley and Coleman.

Workmen's compensation, include executive corporate officers. H.F. 279, Miller of Page, et al - S.F. 508, Flatt, et al.

Make changes in workmen's compensation law. S.F. 520, Condon.

Industrial commissioner to order the taking of depositions in workmen's compensation cases. S.F. 544, O'Malley and Coleman.

Medical evidence in workmen's compensation proceedings. S.F. 684, Gaudineer.

Workmen's compensation. H.F. 592, Millen, et al - S.F. 703, Stanley, et al.

Community work and training program for recipients of ADC. S.F. 734, public health and welfare.

Payment of workmen's compensation claims of employees of highway commission, from primary road fund to industrial commission, appropriation. S.F. 850, appropriations.

WORK RELEASE LAW

General

Work release for inmates. S.F. 206, public health and welfare - H.F. 185, board of control.

ZIP CODE

General

Zip code numbers in telephone directories. S.F. 85, Reppert, et al.

ZONING

General

Zoning of unincorporated areas within 3 miles of cities and towns. S.F. 314, Stanley, et al.

Planning and zoning, cities and towns, counties. H.F. 323, Palmer.

County zoning commissions. S.F. 646, Floy, et al.

GENERAL INDEX

-
7
9
23
7
51
36
38
30 30
,,
30
,,,
17
)1
,
4
51
33
91
14
31
4
1
6

	Asked name remo Asked name remo Committee appoin Legislative intent Petitions present Received commun Gunneng, e	oved as antents and a contract of the contract	co-spor	nsor of 95, ne Amb	H. F. 167, assado	186 16, 208, r of No	17, 228, orway,	18, 537, Arne	886 1081 20 2597 590		
	recognition Visitors presente					v			1456 1037		
AND	ANDERSEN, LEONARD C Representative Woodbury County										
MIND	Bills introduced .						6.	18, -			
	Billis Inti ouncea .		6,				-				
	131		176,				,	273.			
			328,								
		l, 477.						-	646		
	Amendments filed		•	•				•	040		
	minenaments met	568.		786,					2429		
	Amendments offe								4443		
	Amendments one		1087,						2392		
	Amondmonta with							-	2392		
	Amendments with Committee appoir								1684		
	Explanation of vo								1828		
									2597		
	Legislative intent Petitions present					950	247	447			
									476		
	Resolutions offer								1941		
	Visitors presente	a							885		
A DDI	ODDIA MIONO GO	3 6 3 6 7 6 7 6 7	DE ON								
APP	ROPRIATIONS, CO										
	Appointed								15		
	Bills introduced.	• • • •					33,	34, -			
	HO.0		687,					727,			
	729				740,	,		743,			
	744				748,		750,	752,			
	754		,			•	•				
	762		•			,	768,	770,			
	771							-			
	780		-	783,	784,	785,	786,	787,	50 5		
	788				792,				797		
	Subcommittee ass								124		
	Amendments filed								2074		
		, 1599,				-			2371		
	Amendments offer							973,			
		1018,							0.407		
		, 2040,							2437		
	Amendments with								2067		
	Reports						. 843,	824,			

920, 921, 1	1097	1331.	1398	1476	1505	1599	
1754, 1849, 1							
2242, 2243, 2							9400
2242, 2243, 2	1321,	4310,	2311,	4441,	2420,	2497,	. 2498
ASSISTANTE CHIEF CLERK D	1.00	_		*			
ASSISTANT CHIEF CLERK Bu							
Named permanent							12a
ASSISTANT MAJORITY FLOOR I				e Van	Nostra	ınd,	
Representative Pottav	vattan	nie Co	unty				
(See Van Nostrand, Mauric	e R	lepres	entativ	e Potta	wattan	nie Co-	
unty, Assistant Major	city F	loor L	eader)				
•							
ASSISTANT MINORITY FLOOR L	EADE	R I	Bernar	d J. O'	Malley	Rep-	
resentative Polk Cour					J	,	
(See O'Malley, Bernard J.	·	preser	ntative	Polk C	ountv	Assis-	
tant Minority Floor L				- 01 0	o anioj,		
tuill minority 11001 2	04401						
BAILEY, RAY V Representat	ive W	right (ounty				
Bills introduced		_	1.	9	5.	29	
Bills introduced	• •	J. N.	1,	٥,	•	•	
45 00	00	100	100	1.00		42,	
45, 90,							
224, 249,	-		299,			334,	
	339,	•	345,		•	395,	
404, 405,	411,	430,	456,	464,	505,	534,	
573, 588,	596,	597,	598,	603,	627,	639,	649
Amendments filed	321,	487,	804,	1272,	1550,	1755.	
1851, 1852, 1	992,	2015.	2045.	2118.	2173.	2245.	2282
	•	•	•	•	,	,	
Amendments offered							
			1052,				
1789, 1814, 2							2467
Amendments withdrawn							2295
							4490
Committee appointments			257	200	1604	16,	0.00=
17, 18,							2007
Explanation of vote							1828
Petitions presented			• • •		212,	447,	1380
Presented Belmond Resolut							294
Resolutions offered					. 149,	971,	1457
Visitors presented	637,	869,	906,	1024,	1080,	1283,	1641
BAKER, DONALD E Represen	ntativ	e Boon	e Coun	ty.			
Bills introduced		·	J. R.	2,	6,	24, -	
	4,	8,	21,		26,	39,	
46, 63,	87,			-	148.		
188, 195,							
			430,			452.	
	482,	-		-	•	•	621
404, 400,	100,	100,		011;	0.10,	000,	021

Amendments filed	. 335, 1183, 1331, 1833, 1992	
Amendments offered		
Amendments withdrawn		
Call of the House requested	873, 2423	
Committee appointments		
	19, 20, 1684, 2019, 2565	
Explanation of vote		
Petitions presented		
Resolutions offered		
Visitors presented 207, 622,	906, 1126, 1354, 1580, 2375	
	, , , , , , , , , , , , , , , , , , ,	
BARINGER, MAURICE E		
(See "Speaker of the House Maurice	E Baringer Representa-	
tive Fayette County")	2. Darriger, Representa	
iro rajone county ,		
BATTLES, LYNN F., SR Representative	Jackson County	
Bills introduced 54, 70, 150,		
298, 299, 401, 410,		
Amendments filed	1796, 1799, 1830	
Committee appointments		
Legislative intent		
Petitions presented 136, 208,	298, 422, 870, 1237, 1529	
Resolutions offered	971	
Visitors presented		
BEARDSLEY, HARRY W Representative	Polk County	
Bills introduced	J. R. 5, 8,-	
and the second second	52,	
109, 133, 141, 142,	174, 196, 200, 298,	
327, 353, 364, 430,	433, 452, 454, 457, 495	
	620, 777, 829, 1578, 2085	
Amendments offered 110, 146,		
694, 815, 832, 1263,		
Amendments withdrawn		
Call of the House requested		
Committee appointments 15,	16, 17, 19, 124, 1254	
Explanation of vote		
Legislative intent		
Petitions presented		
Point of order raised	1746	
Resolutions offered		
Visitors presented		
	1024, 1037, 1354, 1507, 1580	,
132, 808, 1009,	1024, 1001, 1004, 1001, 1000	
P(1) = 0		
BENNETT, VERNON N Representative P	olk County	

GENERAL INDEX

	59, w. 82, · · · 85, · · · · · ·
	119, 141, 155, 157, 166, 174, 179, 225,
	278, 335, 416, 430, 433, 444, 452, 495, 568
	Amendments filed 107, 2085, 2145, 2172, 2284
	Amendments offered 2186, 2410, 2412, 2505, 2507
	Call of the House requested
	Committee appointments
	15, 17, 18, 19, 1221, 2188, 2527
	Point of order raised
	Resolutions offered
	Visitors presented
BER	GMAN, IRVIN L Representative Osceola-Lyon Counties
	Bills introduced
	Committee appointments
	Committee appointments 15, 17, 19, 20, 251, 272 Petitions presented 130, 167, 191, 192, 251, 287, 778
	Visitors presented
	Visitors presented
BIEN	INIAL MESSAGE
DID.	Resolution relating thereto, H.C.R. 1
	Delivered By Governor Harold E. Hughes
BILI	
	Index to action on House Files and Joint Resolutions
	Index to action on Senate File and Joint Resolutions 104a
	Companion Bills, List of
	Approved after session
	Disapproved after session
	en e
BOA	RD OF CONTROL, COMMITTEE ON
	Appointed
	Bills introduced
	238, 239, 359, 398, 399, 629, 665, 676, 677
	Reports 566, 647, 824, 941, 1111, 1677
BOA	RD OF CONTROL
	(Subcommittee of Appropriations Committee)
	Appointed
_	and the second of the second o
BOA	RD OF REGENTS
	(Subcommittee of Approriations Committee)
	Appointed
DOW	IN. DONALD A Representative Black Hawk County
BOM	IN DONALD A Representative Diack nawk County.

Bills introduced	
53, 87, 89, 133, 154, 178, 200, 205,	
247, 286, 291, 402, 429, 433, 472, 519,	522
Amendments filed	
1199, 1320, 1332, 1378, 1400, 1401, 1430, 1756,	2085
Amendments offered 1213, 1342, 1429, 1494, 1596, 1627,	2293
Amendments withdrawn 452, 1421, 1422, 1429,	1795
Call of the House requested	2423
Committee appointments 16. 17. 18. 20.	1684
Explanation of vote	1827
Legislative intent	2596
Memorial reading	1453
Petitions presented	1432
Resolutions offered	348
Visitors presented	310
BREITBACH, ALFRED P., SR Representative Dubuque County	
Bills introduced J. R. 8, 24,	
38, 64, 65, 164, 176,	
198, 204, 278, 280, 292, 303, 430, 553,	554
Call of the House requested	873
Committee appointments 15, 16, 19, 125, 1337,	1897
Explanation of vote	2368
Official delegate to attend funeral for the Honorable Arnold Utzig	:-
	1337
Petitions presented	1581
Resolutions offered	971
Visitors presented	1580
visitors presented	1000
BUDGET AND FINANCIAL CONTROL COMMITTEE	
Reports of the Sixty-first General Assembly	100
Members appointed to serve during interim	2601
members appointed to bette during merrin	2001
BUDGET MESSAGE	
Resolution relating thereto, S. C. R. 5	97
Delivered by Governor Harold E. Hughes	115
Delivered by develier introde 2. Hughes	110
BUSCH, HENRY W Representative Bremer County	
Bills introduced J. R. 6, 9, 13,	
11, 22, 34, 41, 45, 62,	
72, 81, 95, 107, 126, 134, 146, 188,	
256, 297, 454, 464, 600, 612, 613, 627,	651
Amendments filed 270, 487, 969, 1334, 1895,	2322
Amendments offered	
315, 579, 580, 1001, 1539, 1916, 1917, 2377,	2381
Amendments withdrawn	373

	Call af the II	,							0.400
	Call of the House re								2490
	Committee appointm								0505
			17,						2527
	Legislative intent.								2597
	Petitions presented								243
	Resolutions offered							•	2336
	Visitors presented.				• • • •		• • • •		1252
						•		•	
CAF	FREY, JAMES T								
	Bills introduced						J. R.	8,-	
	14,		28,		56,		62,	85,	
	104,	127,	136,	158,	174,	188,	200,	254,	
	280,		292,				388,	390,	
	422,	430,	445,	446,	452,	454,	495,	506,	568
	Amendments filed .								
		107,					2085,	2243,	2245
	Amendments offered	l			797,	814,	1625,	1808,	2344
	Committee appointm	ents .	. 15,	16,	18,	19,	125,	1254,	2007
	Explanation of vote						719,	1828,	2368
	Petitions presented						.368,	383,	699
	Point of order raise	d							2009
	Resolutions offered						·	. 140,	222
	Visitors presented .				. 422,	869,	1037,	1759,	1994
CALI	OF THE HOUSE								
	On House Concurren								325
	On House Joint Reso	lution	3 and 4	or Se	nate J	oint Re	solutio	n 7	
	and 8								162
	On House File 45								873
	On House File 297.								1002
	On House File 686 .								1263
	On House File 702 .								2423
	On Senate File 49.								2490
	On Senate File 118.								2191
	On Senate File 828.								2545
CAM	P, JOHN Represer	ntative	Clinto	n Cour	ıty			÷ 1	
	Bills introduced					J. R.	6,	8, -	
								64,	
	73,	83,	99,	100,	134,	157,	188,	198,	
	221,	368,	402,	426,	445,	487,	581,	608,	645
	Amendments filed .					. 210,	240,	393,	- 1
	722,	1007,	1639,	1796,	1799,	1830,	1851,	2251,	2428
	Amendments offered							260,	-
	439,	452,	897,	1030,	1541,	1662,	2201,	2294,	2436
	Amendments withdra	wn							1714
	Call of the House re	queste	đ						2490
		-							

:	Committee appointments 2, 16, 17,	
	18, 19, 20, 552, 1336, 1684, 2337, 2575,	2577
, S	Explanation of vote	1828
	Legislative intent	2597
	Petitions presented	1581
	Point of order raised	2164
	Presided at sessions of the House	2439
	Resolutions offered	1941
	Visitors presented	830
C 4 57	MAGG OF HOMES	
	VASS OF VOTES	8
111	Resolution relating to H.C.R. 1	49
	Tellers and judges of	49
415 	Report of tellers	62
	Certificates of election	63
	The state of election and the state of the s	00
CAPI	ITOL PLANNING COMMISSION	
	Members appointed to serve during interim	2600
. 11		
CAR	NAHAN, CLEVE L Representative Wapello County	
	Bills introduced J. R. 8, 16, -	,
	25, 28, 82, 157,	
	25, 28, 82, 157, 176, 188, 204, 219, 280, 303, 351, 364,	430
	Amendments filed	1506
	Amendments offered	1326
	Appointed to the Medical Assistance Advisory Council	2036
est, in	Committee appointments 8, 15, 16, 18,	
13.00	19, 125, 222, 461, 701, 752, 1705, 2019,	2432
-91 <u>.</u> 1	Explanation of vote	2368
**	Petitions presented 144, 148, 192, 212,	
3.5	222, 298, 355, 394, 489, 569, 758, 830,	831
4.15	Resolutions offered	222
. * *	Visitors presented 488, 757, 1252, 1283, 1455,	1641
CER	TIFICATE OF ELECTION	
	Of Hughes, Harold E., Governor	63
	Of Fulton, Robert D., Lieutenant Governor	64
	Of Miller, Raymond J., Representative Dubuque County	1699
	Of the State Representatives	2
CITAI	DI ATNO	
CHAI	PLAINS Committee on, appointed H. R. 1	. 10
	Compensation, resolution relating to, S. C. R. 8	
,	Compensation, resolution relating to, 5. C. R. O	140
CHIE	F CLERK OF THE HOUSE	lee . T
	Elected William R. Kendrick, acting Chief Clerk	1

	Took oath of office. Elected William R. Kendrick, permanent Chief Clerk. Acknowledgementreport of Rules of Civil Procedure. Announcements made.	1 8 181
	357, 370, 383, 395, 447, 476, 489,	
	521, 538, 570, 590, 613, 638, 679, 758,	
	792, 809, 847, 870, 886, 907, 944,970,	
	988, 1009, 1037, 1127, 1188, 1212, 1253, 1323, Authorized to attend National Legislative Conference S.C.R. 66	1381
		2563
	Authorized to employ personnel during interim and compensation	y >
	for expenses H. R. 8	2561
	Communications from	64
	Honored and presented gift in appreciation	2171 2343
	nonored and presented gift in appreciation	2343
CHIE	EF JUSTICE OF THE SUPREME COURT, The Honorable Theodore	
	G. Garfield	
	Administered oath to Governor-elect	65
	Administered oath to Lieutenant Governor-elect	65
	Rules of Civil Procedure, report	175
CHR	ISTENSEN, PERRY L Representative Clarke-Union Counties	
	Bills introduced J. R. 26, -	
•	22,	
	29, 35, 36, 44, 81, 92, 104, 105, 135, 169, 178, 181, 191, 275, 292, 298,	
		20.0
	327, 355, 364, 417, 453, 456, 465, 504, Amendments filed 459, 587, 1199.	620
	Committee appointments	2249 229
	Explanation of vote	1828
	Legislative intent	2596
	Petitions presented 83, 144, 885, 1237.	1482
	Visitors presented	
	623, 757, 1009, 1080, 1211, 1237, 1455, 2146,	2175
CITII	ES AND TOWNS, COMMITTEE ON	، ألى
	Appointed	16
	Bills introduced	753
	Amendments filed	938
	Amendments offered 834, 875,	1145
	Reports 225, 226, 269, 320, 379, 421, 472,	100
	473, 486, 567, 568, 649, 735, 756, 826,	
	902, 903, 938, 1022, 1123, 1226, 1503, 1504,	1638

CLAIMS --

(See Judiciary Committee)

(See C	Claims Filed) Comptroller of tate Appeal B)						
	LED tate Appeal B Comptroller o		•						
	s Filed							. 50,	51
	nunication fro								696
	SSELL D								
Bills	introduced						6,	,	•
				31,		-	,	,	
			193,					355,	383
	dments filed .							135,	786
	ittee appointr								1238
Legis	lative intent .							.2596,	2597
	ons presented								1212
Resolu	utions offered								1238
Visito	rs presented					569,	789,	943,	1641
							•		
COCHRAN,	DALE M	Repre	sentati	ve Web	ster C	ounty			
Bills i	introduced								
	J. R.	1.	3,	5.	6.	8.	17.		
		•	•	41,		67,			
	157.	188.	298,	303.	308.	318,	319,	334.	
	352.	361	366,	384	389	401	404.	411.	
	430.	449	456,	464	517	521	538.	604.	651
Amen	dments filed .	110,	100,	101,		459			2145
	lments offere								2110
, minon			1451.						2306
Comm	ittee appointn								2300
Comm	ittee appointn	14.	15	1.7			229,	0.57	2010
Funlar	nation of wate	,	-		-	-	-	-	2019
	nation of vote								1828
	ons presented								870
	itions offered								2336
Visito	rs presented.				. 830,	1069,	1115,	1551,	1608
COFFMAN	WILLIAM J.	Rei	nresent	ative I	owa Co	untv			
	ntroduced		•				2,	8, -	
D1113 1	miroducça		• • • :			J. II.	25.	28,	
	54.	50	62,	61	97	1.06		40, 158.	
	178.		204,						. 500
C	•							561,	568
	ittee appointn							-	18
•	nation of vote								
	ative intent								2597
Kesoli	itions offered	• • •							1941

Visitors presented	1237
COMMERCE, COMMITTEE ON	
Appointed	16
363, 668, 669, 683, 684, 691, 696, 697, Amendments filed364, 471, 565, 648, 675, 839, 867,	707
939, 1004, 1033, 1036, 1112, 1166, 1227, 1349,	1598
Amendments offered 414, 882, 983, 1049, 1136, 1171, 1291, 1559, 1567, 1623, 1628, 1645, 1806,	2010
Reports	
720, 802, 827, 839, 867, 939, 1004, 1033, 1036, 1112, 1166, 1197, 1227, 1349, 1452, 1577,	1598
COMMITTEE OF THE WHOLE	
Review progress made by Committee on Tax Revision On House File 686	673
673, 1191, 1192, 1221, 1241, 1243, 1256,	1260
On House File 702 1329, 1342, 1384, Address on area vocational schools by Dr. Kenneth B. Hoyt,	1417
Professor of Education at University of Iowa On Senate File 532-Gerald Hartman PH. D., Superintendent of University Hospitals and R. C. Hardin, M. D., Dean of	1560
the Medical School, University of Iowa	1560
COMMITTEES (List of, as under individual heads in General Index not including standing committees)	
Aging, Commission on	
Board of Control	
Board of Regents	
Budget and Financial Control	
Capitol Planning Commission	
Chaplains	
Conference Committee of the Whole	
Conservation	
Credentials	
Departmental Rules Review	
Higher Education Facilities Commission	
Interim Interstate Cooperation, Commission on	
Iowa Employment Security Commission, Advisory Investment Committee	
Iowa Public Employees Retirement System, Advisory Investment	· .

Board

lowa State Fair and World Food Exposition Study Committee	
Law Enforcement Academy Council	
Legislative Research	
Medical Assistance Advisory Council	
Mileage	
Patronage	
Schools	
Sifting	
Social Welfare	
Special	
Standing	
State Departments	
Steering	
Tellers	
Truck Rate Reciprocity, Committee to Study	
COMMITTEES, SPECIAL	
Escort Speaker	7
Escort Speaker pro tempore	10
Notify and escort Governor Hughes	2601
Notify Senate	2601
From Senate	2601
Arrange for Inauguration	14
Notify Governor-elect Harold E. Hughes and Lieutenant Governor-	
elect Robert D. Fulton	64
Attend funeral for the Honorable Arnold Utzig	1337
Disaster area problems	1038
Report of committee to Governor Hughes on Amish Education	990
To escort Pioneer Lawmakers	752
COMMUNICATIONS FROM	
Governor Harold E. Hughes	
294, 295, 618, 988, 989, 1093, 1271, 2308,	2599
Secretary of State	4000
87, 88, 89, 90, 91, 93, 294, 1196,	1699
State Comptroller	696
Chief Clerk 614, 663, 697, 2036,	2171
Chief Justice of Supreme Court	175
Legislative Research Committee	189
State Board of Public Instruction	172
Director of Mental Health, J. O. Cromwell, M. D	99
Arne Gunneng, Ambassador of Norway	1456
Representative Cecil A. Reed	2036 490
The family of the Honorable Leo Elthon	1138
The family of the Honorable Arnold Utzig	1408
The family of the front and thinks of the first of the fi	

COMPANION BILLS List of House and Senate companion bills	a
COMPTROLLER OF IOWA (Chairman of State Appeal Board) Communications from	2
Expenses of Legislators during interim	
CONFERENCE COMMITTEES	
On House Joint Resolution 10 641, 704	1
On House Joint Resolution 23	
On House File 16	
On House File 563	
On House File 686 2019, 2061, 2310, 2328, 2593	
On House File 687	
On House File 718	
On House File 742	
On House File 746	l
On House File 747	
On House File 765	
On House File 786	
On Senate Joint Resolution 3	
On Senate File 96	Ĺ
On Senate File 454)
On Senate File 532	
On Senate File 616	
On Senate File 677	
On Senate File 796	1
On Senate File 838	
On Senate File 853	ļ
CONGRESS OF THE UNITED STATES	
Urging Congress to inaugurate a program of tax-sharing with the	
States	
96. 109. 114, 125, 126, 134, 168, 245, 742	
Requesting Congress to allow any state having a bicameral legis-	
lature to apportion the membership of one house on factors	
other than population	
149, 227, 296, 299, 306, 308, 325, 331	
Respectfully petition the President of the United States to recon-	
sider his decision to cut back on federal-aid highway pro-	
gram	
Urge Congress consider the advisability of enacting a national mo-	
tor truck registration law and a road use fee system for in-	
ter-state motor truck operation 1038, 1237, 2059	
General Assembly of Iowa petitions and urges Congress to promp-	
tly consider and enact H. R. 5105 into law	
try complete and other in the order into the first the 1204	

	That application is vention to pro								
	tion providin								
	votes within th								
	President								2213
	That Congress allow								
	fications outli								
	tomic Acceler	ator F	acility			· · · ·		2156,	2213
_							~ .		
CON	KLIN, W. CHARLEN						-		
	Bills introduced						J. R.	26, -	
				400	404		10,	22,	
	. 52,	,				142,		•	
	178,	188,	205,	322,	370,	379,	426,	•	040
			519,						649
	Amendments filed .								0044
	A 1		722,						2044
	Amendments offere								1844
	Amendments withdr								2107
	Committee appointm								2337
	Explanation of vote								1827
	Legislative intent .								2597
	Petitions presented								1407
	Resolutions offered								1941
	Visitors presented					• .• •	. 184,	488,	1080
O O D T	SEDII A MIONI								
CON	SERVATION (Subcommittee of A		intiona	Comm	1++00				
									124
	Appointed		· · ·						124
CONT	SERVATION, COMM	ידידידי	ON						
COIV	Appointed								16
	Bills introduced								10
	310,		313,			488.	630.	-	
			661,			674,	675.	•	711
	Amendments filed.						648,	826.	1225
	Amendments offere					527.	774,	-	1370
	Reports							•	10.0
			648,					1111,	1225
	001,	011,	010,	,01,	100,	020,	020,		1440
CON	STITUTIONAL AMEN MITTEE ON -		TS AN	D REA	PPORT	rionm	ENT, C	COM-	
	Appointed								-17
	Bills introduced								
	Amendments filed.								319
	Amendments offered								464
	Departs					13/			

		219,	269,	319,	320,	470,	487,	566,	646,	1224
COU	UNTY AND TO									
	Appointed . Bills introdu									16 723
	Amendments	filed .							. 334,	
	Amendments	380,	485,	735,	826,	937,	938,	1022,	1225,	1377
	Amendments									$\frac{2239}{1369}$
	Reports	. 225,	269,	270,	334,	379,	380,	484,	485,	1000
								827,		
	Report rejec				-	-		1377,		1638 782
	report rejec					• • •	• • • •			102
CRE	DENTIALS, C									_
	Committee a Report									2 2
	iteport		:		• • • •		• • •		• • • •	2
CUN	NINGHAM, RA									
	Bills introdu							188, 502,		e e n
	Elected Tem									$\begin{array}{c} 657 \\ 1 \end{array}$
	Took oath of	office .								2
	Amendments									1273
	Amendments Amendments									$1377 \\ 1442$
	Announceme	nts								1038
	Committee a									0.400
	Legislative i							1454,		$\frac{2432}{2597}$
	Memorial (B	enedicti	ion)							1454
	Petitions pre									2103
	Presided at s Visitors pres									2103
	Visitors pres	789,						1252,		1507
~		- D			C					
CUR	RAN, LEIGH I Bills introdu	ced	eprese	ntative	Cerro	Gora	Coun	J. R.	24	
	Dillis inti odd			•			9,		64,	
			110,	124,	134,	255,	284,	343,	460,	
	Amendments	462,				585,			640, 776	$649 \\ 2086$
	Amendments	offered								2195
	Amendments									2107
	Committee a	opointm	ents .	19	20	34	125	258,	. 15, 461	997
	Explanation of	of vote.					120,		*01,	

Invitation to attend Governor's Day celebration from	
Lake Commodores	
Legislative intent	2596
Petitions presented 130, 184, 207, 2 309, 356, 446, 460, 537, 590, 6	22, 287,
309, 356, 446, 460, 537, 590, 6	99, 1069, 1407
Resolutions offered	1941
Visitors presented 368, 737, 885, 9	43, 987, 1025
DARRINGTON, WILLIAM E Representative Harrison Cou	nty
Bills introduced J. R. 13,	16, 26, -
	06, 124,
134, 136, 157, 167, 188, 198, 2	76, 492, 604
Amendments filed	
Amendments offered	
Committee appointments	
8, 15, 18, 19, 125, 310, 5	91. 988. 1454
Legislative intent	
Petitions presented 95, 144, 3	47, 944, 987
Presided at the Memorial Session on May 16th at 7:30 p	
Resolutions offered	
Visitors presented	
visitors presented	100
DEN HEDDED EI MED II Dennestation Country	
DEN HERDER, ELMER H Representative Sioux County Bills introduced J. R. 8, 16, 18.	22, 24,-
38, 51, 75, 77, 102, 123, 1	35, 26, 134,
38, 51, 75, 77, 102, 123, 1	40, 134,
	01, 328,
	08, 534, 538
Amendments filed	06, 842, 1701
Amendments offered 495, 817, 10	
Appointed teller and judge	
Appointed to the Medical Assistance Advisory Council.	
Call of the House requested	
Committee appointments	
2, 15, 17, 19, 124, 243, 2	51, 272, 461
Legislative intent	
Petitions presented 167, 257, 299, 4	
Resolutions offered	
Visitors presented	60, 757, 1100
DEPARTMENTAL RULES REVIEW COMMITTEE	
Appointed	32
Members appointed to serve during interim	2601
DIEHL, ROBERT H Representative Buena Vista County	
Bills introduced J.	R. 13, -
77,	92, 102,

104, 126, 188, Amendments filed						465
135, 487, 986, Amendments offered	1754,	1800,	1989,	1990,	2249,	2429 2347
Call of the House requested						2544
Committee appointments		. 15,	18,	19,		125
Legislative intent						2597
Petitions presented						870
Point of order raised						2306
Visitors presented						1941 1835
DISASTER AREA PROBLEMS, SUB-C	сомміт	TEE -	-			
(Special Sub-Committee of Appr						
Appointed	• • • •	• • •	• • • •		• • •	- 1038
DISTELHORST, MILTON Represer	ntative I	Des Mo	ines C	ounty		• *
Bills introduced	J. R.	2,	3,	14,	25,	
	4.00			29,	51,	
79, 86, 95,	•	-	-		198,	
204, 221, 240, 303, 348, 349,		251, 401.	253, 406.	-	299, 430,	
451, 454, 469,		544.	581.	599.	619.	626
Amendments filed 611,	905.	1167.	. ,		1321.	. 020
1430, 1506, 1607,		•	•	2015,		2282
Amendments offered	•				•	
•		1176,			,	
1520, 1732, 1748,						2467
Amendments withdrawn		1195,	1464,	1742,	1813,	2391
Call of the House requested						325
	16,					2337
Explanation of vote						719
Resolutions offered						1457
Visitors presented						1009
DODERER, MINNETTEE Represen	itative J	ohnson	Count	y		
Bills introduced	· · · <u>·</u> ·	٠٠.				
J. R. 1, 3,	7,	8,	24,		29, -	
43, 45, 52,	73,	7, 101,	15, 103.	37, 133.	38, 160.	
43, 43, 32, 163, 175, 176,	-	186.	204.	206,	217.	
218, 230, 244,		274.		280,	286.	
292. 298, 299,		316,	322,	352,	385,	
393, 400, 402,		407,	415,	430,		18.25
452, 454, 504,	523,	544,	551,	552,	555,	
561, 568, 573,	586,	587,	598,	602,	639,	649

	Amendments fi	led .					. 100,	220,	296,	
	(650,	806,	868,	942,	1023,	1067,	1184,	1200,	
	13	228.	1682.	1701.	1704,	1754,	1992,	2015,	2245.	2373
	Amendments of									
	:	261,	325.	595.	628,	762,	1174,	1214.	1708.	
	1	769.	1962.	1964.	2041.	2051.	2057,	2153.	2333,	2334
	Amendments w									1964
	Committee app	ointm	ents		. 15.	16.	17.	19.		461
	Explanation of									1828
	Petitions prese									520
	Point of order									1242
	Resolutions off									971
	Visitors presen	nted .	· · · ·		. 590,	700,	906,	926,	1024,	1211
DUF	FY, JOHN L Bills introduce				J. R.	1,	3,	6,	16, -	
							278,		-	430
	Amendments fi									2084
	Amendments of									855
	Committee app								-	1337
	Elected to Pion									758
	Official delegat									
										1337
	Petitions prese	ented								1407
	Point of order									597
	Presented Mr.									
	Parliame									668
	Resolutions off									222
	Visitors preser	nted .								668
DUN	ron, keith h.							_		
	Bills introduce	d		• • • .•				J. R.	8, -	-
						9,	15,	25,	28,	
		36,	42,	44,	45,	51,	64,	67,	75,	
		80,	82,	107,	110,	118,	123,	124,	128,	
		141,	157.	159.	163.	177,	186,	187,	191,	
		193.	202,	203,	207,	210,	231.	243,	249.	
		276,	281.	292,	301,	303,	322,	327,	328,	
		352.	374,	,	428,		-	473,	479.	
		481.	482.	-	549.	-	573,	576,	583.	
		598.		-	607.			639,	641.	649
	Amendments fi	•	•	•		•	•	,	296.	473
	Amendments of									1220
	Amendments w							-	-	579
	Call of the Hou									873
	Committee ann							• • • •		,

15, 17, 19, 124, 222, 311, 1038,	2019
Explanation of vote	1828
Petitions presented	1081
Point of order raised	2186
Resolutions offered	971
Visitors presented	0.1
168, 185, 228, 310, 347, 368, 1024,	1481
100, 100, 220, 010, 041, 000, 1024,	1401
EDGINGTON, FLOYD P Representative Franklin County	
Bills introduced J. R. 13, 16,	
22, 29, 30, 38, 101, 106, 107,	
110, 126, 188, 202, 254, 256, 281, 282, 291, 295, 341, 464, 471, 534, 600, 604,	
291, 295, 341, 464, 471, 534, 600, 604,	624
Amendments filed	
828, 1796, 1799, 1829, 1830, 1850, 2045, 2245,	2282
Amendments offered 146, 233, 318,	
884, 1118, 1617, 1844, 2505, 2506, 2507, 2509,	2511
Call of the House requested	1263
Committee appointments	
15, 19, 20, 125, 258, 2575,	2577
Resolutions offered 149, 253, 1355, 1576,	1941
Visitors presented	1508
Visitors presented	1300
EDITO ATTOM LICUED COMMITTEE ON	
EDUCATION HIGHER, COMMITTEE ON	
Appointed	17
Appointed	17 689
Appointed	
Appointed	689
Appointed	689 867
Appointed	689 867 2131
Appointed	689 867 2131 1164

EXPLANATION OF VOTE	
House Concurrent Resolution 3Representative Bowin	126
House Concurrent Resolution 3Representative Maloney	125
House Joint Resolution 10Representative Baker	718
House Joint Resolution 10Representatives Bowin, Caffrey, Car-	
nahan, Distelhorst, Franklin, Glenn, Klein, Miller of Des	
Moines, Palmer, Tapscott and Voorhees	719
House Joint Resolution 28Representative Klein	783
House File 14Representative Beardsley	307
House File 15Representative Schroeder	1549
House File 178Representatives Glenn, Hill, Johnston of Polk,	
and Maloney	1246
House File 186Representative Bowin	1109
House File 206Representative Klein	783
House File 289Representative Klein	783
House File 351Representative Bowin	1109
House File 435Representative Bowin	1109
House File 674Representative Bowin	1109
House File 685Representative Bowin	1109
House File 686Representatives Bowin and Gittins	1272
House File 686Representative Maloney	1452
House File 686Representatives Breitbach, Caffrey, Carnahan,	
Franklin, Gallagher, Miller of Des Moines, Palmer, Pon-	
cy, and Tapscott	2369
House File 702Representative O'Malley	2469
House File 718Representative Sullivan	1470
Senate Concurrent Resolution 25Representative Klein	783
Senate Joint Resolution 2Representative Klein	783
Senate Joint Resolution 3Representative Steffen	470
Senate Joint Resolution 3Representatives Doderer, Gannon, and	
Johnston of Polk	484
Senate Joint Resolution 8Representative Klein	783
Senate Joint Resolution 12Representative Klein	783
Senate File 142Representative Bowin	1109
Senate File 279Representative Klein	783
Senate File 342Representative Miller of Des Moines	2369
Senate File 379Representative Bowin	1109
Senate File 616Representative Voorhees	1848
Senate File 677Representatives Bowin and Conklin	1827
Senate File 677Representatives Doderer, Tieden, Freeman,	
Langland, McIntyre, Coffman, Pelton, Breitbach, Peter-	
sen, Steffen, Andersen, Gallagher, Curran, Redfern, Pon-	
cy, Hanson, Camp, Gannon, Glenn, Lipsky, Nolin, Dun-	
ton, Miller of Page, Moffitt, Tapscott, Christensen, Wol-	
fe, Sanders, Roe, Reed, Franklin, Palmer, Bailey, Miller	
of Des Moines, Cochran, O'Malley, Johnston of Polk, Pier-	
son, Renda, Shepherd, Baker, Kluever, Yoder, Beardsley	

GENERAL INDEX

and Caffrey	. 1828
Legislative Work SessionRepresentative Gannon	
EXTENSION OF TIME	
On House Joint Resolution 15	. 945
On House File 143	
On House File 342	. 1310
THEOREM HAROLD O. B. W. C. L. C. L.	
FISCHER, HAROLD O Representative Grundy County	
	4, -
16, 38, 45, 48, 62, 101, 15	•
188, 210, 226, 282, 291, 326, 350, 35	•
388, 464, 475, 506, 524, 607, 611, 62	5
Amendments filed	
924, 1334, 1335, 1352, 1353, 1378, 1578, 179	
1799, 1830, 1833, 2045, 2084, 2207, 2245, 228	
Amendments offered , 600, 1388, 1418, 1420, 216	. ,
Amendments withdrawn 1418, 1420, 229	
Committee appointments	
15, 16, 19, 32, 125, 461, 218	9, /2527
Legislative intent	. /2597
Point of order raised	6, / 1107
Motion to expunge	. 478
Resolutions offered	
Visitors presented 475, 700, 1024, 123	6, 1683
FISHER, C. RAYMOND Representative Greene County	
	8,-
1, 9, 45, 95, 10	•
101, 107, 121, 126, 128, 134, 159, 18	•
187, 188, 202, 206, 210, 231, 249, 25	•
276, 281, 284, 293, 305, 364, 544, 56	•
600, 603, 605, 606, 607, 616, 617, 62	4, 649
600, 603, 605, 606, 607, 616, 617, 62 Amendments filed 100, 165, 227, 75 785, 1185, 1250, 1479, 1505, 1702, 1992, 225	
Amendments offered	
103, 232, 233, 433, 793, 794, 81	1,
882, 1192, 1258, 1267, 1484, 1523, 1732, 174	
Amendments withdrawn	5, 2467
Call of the House requested	. 2490
Committee appointments	3,
18, 20, 35, 244, 272, 299, 311, 46	1, 2007
Legislative intent	. 2596
Petitions presented	4, 212
Point of order raised	. 796
Visitors presented	
1010010	

FRANKLIN, A. JUNE Representative Polk County	
Bills introduced J. R. 1, 3, 5, 8,-	
35, 81,	
82, 119, 127, 130, 142, 174, 178, 247,	
252, 280, 353, 402, 417, 430, 433, 441,	
452, 457, 495, 517, 571, 573, 598, 639,	649
Amendments filed	2085
Committee appointments 15, 16, 19, 20, 125,	2386
Explanation of vote	2368
Petitions presented	678
Resolutions offered	2156
Visitors presented	1507
1201025 Probotto a 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
FREEMAN, LESTER M Representative Clay-Dickinson Counties	
Bills introduced J. R. 16, -	
11, 29, 38, 50,	
71, 188, 278, 291, 292, 358, 559, 568,	604
Amendments filed	2249
	. 814
	272
Committee appointments 15, 16, 17, 20,	
Explanation of vote	1828
Legislative intent	2597
Petitions presented	192
Resolutions offered	1941
Visitors presented	2121
FULLERTON, BERT Representative Woodbury County	
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, -	2121
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292,	2121 478
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	2121 478 786
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	2121 478 786 20
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County J. R. 16, - 81lls introduced	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County Bills introduced	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	478 786 20 2597 222 1941
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	2121 478 786 20 2597 222
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	478 786 20 2597 222 1941
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	478 786 20 2597 222 1941
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	478 786 20 2597 222 1941
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	478 786 20 2597 222 1941
FULLERTON, BERT Representative Woodbury County Bills introduced J. R. 16, - 38, 78, 198, 292, Amendments filed	478 786 20 2597 222 1941

	Amendments Committee at Explanation o Petitions pre	pointr f vote	nents .			. 15,	16,	17,	125, 1828,	2464 2006 2368
	_ 002020111 [2.2.0				309,					1407
	Resolutions o	ffered								222
	Visitors pres									1236
									,	
GANN	ON, WILLIAN Floor L		- Repr	esenta	tive Ja	asper	County	, Mino	ority	
	Bills introduc				J. R.	3,	5,	8,	28	
			• •. •			٠,	٠,	11.	37,	
		45.	54.	64.	75.	95,	101,	136.	138,	
		156.		-	178,	247	284,	293.	298.	
		305,		-	366,	-	-	-	441.	
		452.	456.		520,		526,		550.	
		561.	•		607,				639.	649
	Amendments	•		•		•		•	•	010
•	Amendments	220,			550,					
					1526,					2086
	Amendments	-	-	-	-	-	-			2000
	Amendments				330,					
					1216,					
					1596,					2501
	Amendments									1795
	Call of the Ho									2191
·	Committee ar	nointn	nents		14	15	16	17	19	-101
,	Committee ap	20 20	64	124	641	652	1337	1684	2006	2578
	Explanation o	f vote	01,	121,	011,	002,	1001,	484	1828	1921
	Official deleg	ate to	 attend	funera	l of the	Hono	ahle A	rnold I	Itzia	1021
	Official deleg									1337
	· · · · · · · · · · · · · · · · · · ·									552
	Point of order	r raise	d				1342.	1500	2009	2184
	Presided at s									2420
	Resolutions o									1759
	Seconded nom									7
	Visitors pres									1407
	VIBILOID PI OF									
	RAL ASSEME									
	(See "Inaugur	ation''.	.)							
((See also ''Ru	les, C	ommit	tee on'	'.)		-			
	Resolution for									60
	Resolution for									109
]	Resolution for	Mem	orial I	Day re	cess, S	6. C. F	R. 46 .			
	• *						_		1528,	1530
	Joint conventi	on Jan	uary 9	, 1967	, 1:30	p. m. ,	Govern	nor's E	Bienni-	

al Message, canvass of votes at joint convention January	
10, 1967, H. C. R. 1	33
Joint committee to arrange for inauguration, S. C. R. 1 13,	33
Code of Iowa and Sixty-first Session Laws furnished by Superin-	
tendent of Printing, S. C. R. 2 14,	33
Joint convention, Governor's Budget Message, January 19, 1967,	
at 2:00 p.m., S. C. R. 5	107
That the Sixty-second General Assembly adjourn sine die at Fri-	
day, June 2, 1967, H. C. R. 23 1576, 1612, 1637,	2001
Sine die adjournment at 5:00 p.m., Friday, June 23, 1967, H.C.	2001
R., 27	2596
Details of closing session of Sixty-second General Assembly and	2000
reconvening any special or subsequent regular session, S.	
C. R. 64	2562
Additional employees, H. C. R. 2	33
Urge all Legislators and personnel purchase a United States Sav-	00
ings Bond each month of the session, H. C. R. 4	
	390
Sixty-second General Assembly extend to Honorable Guy M. Gil-	550
lette, on his 88th birthday, their congratulations and appre-	
ciation for his splendid history as a statesman, H. C. R. 7	
	234
Contract for installation of passenger elevators behind Legisla-	234
tive Chambers be legalized and approved, H. C. R. 8	253
Joint session Thursday, March 30, 1967, at 2:00 p.m., Pioneer	200
Lawmakers present program, H. C. R. 10 521, 592,	685
Sixty-second General Assembly pledge its support for the Youth	
in Government Program, H. C. R. 11 623,	715
Greetings and welcome extended to Yucatan Representatives pro-	
moting Yucatan industry, etc., H. C. R. 12 653,	672
That Donna Amilia Hernandez, Chief Patron of the Ballet Folk-	
lorico de Mexico, be designated as an honorary member of	250
both Houses, H. C. R. 13	672
Provide assistance to Iowa communities in time of disaster, H. C.	
R. 16	1001
Chaplain committee, H. R. 1	10
That each member of the House select and appoint a qualified	
clerk, H. R. 2	11
Superintendent of printing authorized to print tenth edition of	
"How a Bill Becomes a Law", H. R. 3 288,	311
Requesting Representative A. June Franklin convey the respects	
of the members of the House to Emperor Haile Selassie of	-
Ethopia and his staff, and that she accept the voluntary con-	
tributions from her associates to assist her in meeting the	
obligation from this commendable act of citizenship, H. R.	
4	301

Express personal sympathy to Representative Voorhees in the	
loss of his mother, Mrs. Earl Crum, H.R. 5 348,	357
Express personal sympathy to Representative Story in the loss	
of his mother, Mrs. John Babbitt, H. R. 6	1071
Express personal sympathy to Representative Andersen in the	1011
loss of his mother, Mrs. M. Marie Andersen of Presho,	
South Dakota, H. R. 7	1576
Interior company for the Chief Clouds II D 0	
Interim expenses for the Chief Clerk, H. R. 8 2431,	2561
Compensation of Chaplains, officers and employees of the Gene-	
ral Assembly, S. C. R. 8	130
Two WATS lines be installed in Senate and three WATS lines in	
House, S. C. R. 17	673
Greetings and welcome extended to Yucatan Representatives pro-	
moting Yucatan industry, etc., S. C. R. 23 671,	672
That Donna Amilia Hernandez, Chief Patron of the Ballet Folk-	
lorico de Mexico, be designated as an honorary member	
of both Houses, S. C. R. 24	672
Pledge support and passage of the "1965 Permanent Apportion-	
ment Plan" at the 1968 general election and in the Sixty-	
third General Assembly, etc., S. C. R. 25	
	742
The Iowa Bureau of Labor and all other bureaus, etc., directed	
to deliver and disclose to Senator Kruck or to any member	
of the General Assembly such records, correspondence ma-	
terials, etc., as may be requested, S. C. R. 27	
	1040
Extend deep and profound sympathy to the family and friends of	
the late Honorable Leo Elthon, and a committee of four	
from the Legislature to attend the funeral, S. C. R. 32	997
Sixty-second General Assembly extend condolences and sympa-	
thy of all citizens of the state to the family of Iowa Sup-	
	1346
Comptroller issue warrants for legislative printing expense, S.	
C. R. 49	1752
President of the Senate and Speaker of the House be presented	
with chairs occupied by them during the session, S. C. R.	
62	2561
Senator George E. O'Malley and Senator Vern Lisle presented	
with chairs they occupied during the Sixty-second General	
Assembly, S. C. R. 63	2561
Secretary of Senate and Chief Clerk of the House authorized to	
attend National Legislative Conference, S. C. R. 66	
	2563
Expenses of Legislators, pertaining to operation of legislative	
services between sessions, be paid after proper authoriza-	
tion, S. C. R. 67	2563

GITTINS, HARRY R Representative Pottawattamie County	
Bills introduced J. R. 26, 29,	
31, 126, 142, 198, 242,	
261, 268, 280, 322, 407, 436, 458, 513,	734
Amendments filed	
587, 611, 777, 786, 1857, 2085, 2245, 2249,	2282
Amendments offered 340, 495, 642, 2334,	2345
Committee appointments 15, 16, 17, 19,	591
Explanation of vote	1272
Legislative intent	2597
Petitions presented 84, 136, 184, 221, 322,	552
Resolutions offered	1941
Visitors presented	1322
violitors presented	1000
GLENN, CHARLES F Representative Polk County	
Bills introduced J. R. 5,-	
81, 104, 174, 188, 192,	
209, 214, 253, 270, 280, 298, 299, 335,	
349, 417, 419, 429, 430, 441, 452, 568,	595
Amendments filed	000
320, 321, 1528, 1577, 1828, 2044, 2085, 2206,	2371
Amendments offered	20.1
1315, 1717, 1976, 2303, 2304, 2413, 2489, 2504,	2510
Call of the House requested	2191
Committee appointments 15, 18, 114, 125, 758,	2526
Explanation of vote	1828
	2461
Point of order raised	1408
Visitors presented	1481
visitors presented	1101
GOVERNMENT REORGANIZATION, COMMITTEE ON	
Appointed	17
Bills introduced	717
Reports	1505
11000100	
GOVERNOR HUGHES, HAROLD E	
Committee to notify 8, 35, 64,	114
Committee to escort	115
Resolution relating to biennial message (H. C. R. 1)	8
Resolution relating to inauguration (S. C. R. 1)	13
State-of-the-State message	. 35
Certificate of election	63
Took oath of office	65
Inaugural, address of	65
Addressed joint convention	65
Budget address	
Communications from	

	A 1 T3 1	294,				989,		1271,	2308,	2599
	Amish Educat								• • • •	990
	Bills signed b	-					-	-	455,	
		619,			784,		966,		,	
		1078,								
		1472,	1526,	1550,	1577,	1598,	1673,	1701,	1734,	
		1893,	1921,	1966,	1989,	2014,	2044,	2082,	2117,	
		2144, 3	2172,	2242,	2281,	2321,	2369,	2427,	2472,	2599
	Bills vetoed .							988,	989,	1271
GRAH	AM, J. WESI	LEY	Repre	esentat	ive Ida	-Sac C	ountie			
	Bills introduc	ed					13,	15,	24,	
			31,					135,	177,	
		188,	291,	355,	374,	434,	454,	465,	603,	604
	Amendments									1991
	Amendments	offered							1846,	2009
	Amendments	withdra	wn .		• . • •				275,	1742
	Call of the Ho	use ret	queste	d						2544
	Committee ap	pointm	ents .			. 15,	18,	20,	244,	461
	Escorted Mrs	. J. W	esley	Graha	m to th	e rosti	rum to	receiv	e cor-	
	sage as	a new	bride							13
	Legislative in									2597
	Petitions pres									1380
	Resolutions o									1941
	Visitors pres									1432
GRASS	SLEY, CHARI	LES E.	Re	preser	ntative	Butler	Count	y.		
	Bills introduc								J. R.	
		9,	11.	12,	13,	16.	25.	29,	31.	-
				-		2.	22.	30.	34.	
		38,	41.	70,	72.	80.	101.	102.	104.	
					133,	,	177.	188,	191,	
		194,		296.			355.	359,	364.	
		393.	-			427.	,	-	468.	
		•	507.			583,		592.	609.	623
	Amendments i		•						•	023
•	Amendments					 1579,				2429
	Amendments o	eronad	401,	100,	402	649	026	2000,	1467	2429
4										0500
		1654, 1								2533
	Amendments v	vithdra	wn	, · · ·		• • •		• • •	.1598,	1842
	Call of the Ho									1002
(Committee ap	pointme								
		15,	17,	18,	20,	125,	461,	2019,	2337,	2479
I	introduced to									
	ter, Bet									
	of 2nd L	t. Robe	ert Hib	obs, w	ho was	killed	in acti	on in V	/iet	

F F R	Nam and is the only Iowan awarded the Codal of Honor during the present conflict. Legislative intent	759, 1563,	1529 2596, 2597 .809, 1025 .284, 1627 1418 1576, 1941 242,
TT A NICO	NI EDED D. Donnegantative Haward Mitch	all Counties	
E C L F	ON, FRED B Representative Howard-Mitch Bills introduced 22, 104, 107, 202, 231, 273, 281, 305, Committee appointments 10, 15, 17, Legislative intent	112, 126, 406, 493, 19, 752, 	188, 616, 617 997, 1189 2596 446, 1116
TT A NICO	NA MARIANA R. C. C. C.		
	ON, HARLEY Representative Benton County Bills introduced J. R. 31,	5, 8, 38, 41,	•
	177, 193, 299, 417, 456,		•
F	Amendments filed	1755,	1991, 2085
F	Amendments offered	999,	1845, 2008
P	Amendments withdrawn		1845
A	Asked name withdrawn as co-sponsor of H. F.	291	759
	Committee appointments		
	Explanation of vote		
	Legislative intent		
	Petitions presented 95,		
	Resolutions offered		
	Visitors presented		
	460, 537, 699, 885, 906,	1024, 1080,	1115, 1551
	OR, WILLIAM H Representative Fremont-I		
E	Bills introduced J. R. 13,	-	28, -
		29,	
	38, 41, 55, 62, 92,	100, 110,	123,
	126, 135, 139, 153, 157,		•
		412, 413,	
		598, 603,	
Ą	Amendments filed 296, 335, 367,		
	806, 1005, 1200, 1234, 1250, 1		
	1755, 1796, 1799, 1801, 1830, 1	1833, 1850,	1992, 2144
A	Amendments offered	.376, 377,	543,
	544, 642, 812, 1104, 1243, 1		1493,

1781, 1873, 1886, 1888, 1890, 2133, 2182, 2187, Amendments withdrawn	2418
543, 643, 1257, 1263, 1873, 1890, 2023, Committee appointments	2134
18, 20, 311, 461, 591, 641, 1897, 2188.	2565
Introduced to the House, the Honorable William J. Scherle, United	
States Congressman from the Seventh District of Iowa	700
Legislative intent	2597
Petitions presented 84, 95, 101, 108,	
136, 191, 207, 251, 322, 368, 520, 1482,	1683
Point of order raised ,	2488
Presided at sessions of the House	2285
Resolutions offered	1941
Visitors presented	700
HICKLIN, EDWIN A Representative Louisa-Muscatine Counties	
Bills introduced J. R. 14,-	
50, 56, 70, 71, 86, 110, 124, 128, 133, 134, 198, 203, 249, 276, 318, 319, 361, 384, 396, 454, 466, 512, 531,	
128, 133, 134, 198, 203, 249, 276, 318,	•
319, 361, 384, 396, 454, 466, 512, 531,	
564, 573, 592, 598, 626, 636, 639, 649,	651
Amendments filed	
459, 550, 587, 868, 924, 1183, 1333,	
1578, 1639, 1682, 1704, 1850, 1991, 2244, 2282,	2283
Amendments offered	
626, 629, 953, 997, 1042, 1213, 1214, 1368,	
1660, 1695, 1709, 1764, 1891, 2074, 2107, 2456,	2508
Amendments withdrawn	2074
Committee appointments 18, 20, 652, 2337, 2575,	2577
Explanation of vote	1850
Legislative intent	2596
Petitions presented	521
Resolution offered	2491
Visitors presented	2336
Visitors presented	1100
HIGHER EDUCATION FACILITIES COMMISSION	
Members appointed to serve during interim	2600
Members appointed to serve daring interim.	2000
HILL, WILLIAM Representative Marshall County	
Bills introduced 17. 38. 88, 127, 169, 178, 227.	
Bills introduced 17, 38, 88, 127, 169, 178, 227, 247, 278, 299, 308, 325, 330, 334, 344,	
351, 360, 362, 401, 417, 419, 423, 454,	456
Amendments filed	
321, 722, 1273, 1352, 1704, 1757, 1992, 2085.	2428
Amendments offered	_ 120
1131, 1525, 1543, 1627, 1707, 2008, 2013, 2457.	2590
1101, 1111, 1111, 1111, 100, 1010, 1101,	-000

Amendments withdrawn	2008
Asked name withdrawn as co-sponsor of H. F. 169	623
Committee appointments 18, 19, 20,	1913
Explanation of vote	1246
Legislative intent	2596
Memorial - Organ interludes	1454
Petitions presented	637
Point of order raised	1916
Resolutions offered 222, 971, 1576,	1941
Visitors presented	1859
HOLDEN, EDGAR H Representative Scott County	
Bills introduced 38, 47, 52, 70, 90, 142, 153,	
188, 198, 370, 378, 456, 466, 502, 545,	601
Amendments filed 444, 445, 519, 967, 1007, 1023,	
1199, 1321, 1378, 1702, 1734, 1755, 1833, 1852,	2474
Amendments offered	
533, 543, 597, 1240, 1301, 1786, 1880, 2068,	2481
Amendments withdrawn	2567
Committee appointments 14, 16, 18,	19
Legislative intent	2597
Petitions presented	1924
	1787
Point of order raised	1408
Resolutions offered	
Visitors presented	207

HUGHES, GOVERNOR HAROLD E. -- (See "Governor Hughes, Harold E.")

HULL	INGER, A	ARLO Re	prese	ntative	Decat	ur-Waj	yne Coi	unties		
	Bills intr	oduced						J. R.	8, -	
			7,	22,	35,	36,	41,	44,	50,	
		55,	56,	71,	81,	126,	169,	178,	188,	
		191,	221,	250,	275,	276,	299,	303,	327,	
		355,	374,	382,	387,	401,	417,	434,	454,	
		456,	464,	465,	505,	547,	548,	583,	603,	604
	Amendme	nts filed .								
			135,	249,	587,	1754,	1800,	2145,	2429,	2473
	Amendme	nts offered				. 302,	1836,	1843,	2182,	2184
	Committe	e appointm	ents .	. 11,	15,	19,	20,	124,	125,	1038
	Petitions	presented .		. 83,	101,	271,	298,	394,	1380,	2188
		rder raise								2188
	Resolutio	ns offered .							. 149,	222
	Visitors p	presented .		.310,	906,	926,	943,	1009,	1080,	1731

JOHNSON, HARVEY W. -- Representative Audubon-Guthrie Counties

22.

.

29,

J. R.

31.

9.

41.

13.

55.

24. -

70.

Bills introduced

95,	101,	107,	121,	126,	150,	154,	157,	
163,	188,	250,	291,	342,	364,	454,	603,	604
Amendments filed							. 586,	2249
Amendments offered .								1489
Committee appointme	nts .	. 11,	16,	19,	20,	272,	299,	1221
Legislative intent								2596
Petitions presented .								
53,	84,	148,	191,	927,	1212,	1253,	1432,	1581
Resolutions offered .								1941
Visitors presented			.185,	382,	846,	1024,	1188,	1211
JOHNSTON, DAN L Rep	nroce	antativo	Polk	County				
Bills introduced						τÞ	3	
	 164,			181,			203.	
						253.	267.	
	210, 280.			231, 285,		303.	328,	
,	•			-	-	,		
-	331,		-	336,		-	430,	622
				497,		561,	577,	632
Amendments filed							620,	
666, 10							1702,	
1756, 18								2473
Amendments offered								
390,	452,	838,	852,	977,	1028,	1029,	1423,	
1465, 16	632,	1825,	2023,	2070,	2106,	2300,	2348,	2584
Amendments withdray	vn .			. 452,	1632,	1795,	1873,	2023
Call of the House requ	ueste	ed					2191,	2490
Committee appointme	nts .		. 15,	16,	18,	32,	1336,	2492
Explanation of vote.						. 484,	1246,	1828
Resolutions offered .						-	-	2156
Visitors presented								1188
JOINT CONVENTIONS								
Resolutions relating t	here	to						
	8,			97,				685
To receive biennial m	essa	ge of C	Govern	or Har	old E.	Hughes		35
For canvass of votes								62
To hear inaugural add	lress	of Go	vernor	Harold	E. Hu	ighes .		65
To hear budget messa	ige to	Sixty-	secon	d Gener	ral Ass	embly	by	
Governor Harol	ďΕ.	Hughe	s				114,	115
To hear program of P		_						752
Don Reid, Executive I	Mana	ger of	the Iov	va Pres	ss Ass	ociatio	n and	
owner-publisher								
addressed the H	louse							754
							•	
JUDICIARY, COMMITTEE								
Appointed					· · · •			18

]	Bills introduce	d			. 57	58,	60.	61.	
		277, 563,						•	793
	Amendments fi	led		471.	472			721.	100
-		303, 824,	921,	1096.	1112	1114			1399
	Amendments of								1000
	· .	579, 608,	857,	892,	953,	1566,	1614,	1615,	1693
	Amendments w								913
	Reports							•	
			674,					•	
		324, 840,				922,	941,	942,	
		966, 967,							
	13	348, 1398,	1399,	1474,	1475,	1476,	1504,	1599,	1600
]	Report rejected	1							1090
1	Report withdra	wn							848
KENDI	RICK, WILLIA	м R:							
((See "Chief Cle	rk of the I	House")						
	HOLM, KARL I								
1	Bills introduce	d						13, -	•
							87.	95,	
	1	04, 105,	109,	119,	130,	188,	217,	256,	
	2	91, 292,	355,	358,	359,	433,	453,	504,	620
. (Committee app	ointments			. 14,	16,	17,	19,	369
· I	introduced to th	e House H	lans Bul	nl of Fi	redrici	a, Den			
	nate Repr	esentative	in the	Danish	Parlia	ment,	who br	iefly	
	addresse	d the Hous	e . į						1380
I	ntroduced to th	re House H	lis Exce	llency	Ambas	sador	Torbe	n Ron-	
	ne								423
I	Petitions prese	nted							
	•		191,						
	3	47, 422,							1759
F	Presented to th	e Speaker	miniatu	re Dan	ish and	d Amer	ican f	lags	,
	in recogn	ition of the	e end of	World	War II	and th	e liber	ation	
		ive countr							1253
F	Resolutions offe								1457
	isitors presen								
v	ristors present	22, 569,	612	1100.	1252	1354	1380	1432	2213
	3	22, 000,	01-,	1100,	1-0-,	1001,	1000,	1102,	2210
KING,	J. E Repr	esentative	Monroe	-Lucas	s Count	ies			
E	Bills introduced	1					124,	177,	
	1	93, 276,	358,	438,	474,	505,	531,	564,	592
Α	mendments fil	ed				. ·			1187
Α	mendments of	fered							2385
Α	appointed assis	tant teller	and jud	lge					49
C	Committee appo	intments .		• • •		15,	16,	20,	125

	Legislative in	itent .								2596
	Petitions pre									447
	Visitors pres									
	VIBILOTS PICS	83.		383,						1126
		83,	310,	303,	109,	1037,	1000,	1100,	1115,	1140
KITN	ER, ART F	eprese	entativ	e Buch	anan C	ounty				
	Bills introduc	ced					87,	169,	250,	583
	Committee ap	pointn	nents .				8.	15.	16.	18
	Legislative in									2596
	Petitions pre									2000
	retitions pre								-	1000
				383,					-	1069
	Visitors pres	ented .		.280,	383,	778,	1115,	1211,	1432,	1683
KI EI	N, JAMES T.	Ror	rocon	tativa V	Winneh	2 40 - W	orth Co	unties		
111111										
	Bills introduc	sea			4.00			J. R.		_
				77,						
		188,	211,	291,	355,	364,	420,	454,	456,	
		465.	482.	483,	502.	544.	570.	654.	655.	735
	Amendments								1734.	1800
	Amendments								1530,	1573
	Committee at									997
	Explanation of	of vote								783
	Introduced to	the Ho	use th	e Hono	rable F	Jenry (Nels	on fo	rmer	
	Speaker									1580
	•									
	Legislative in									2597
	Petitions pre									
		184,	208,	243,	250,	287,	299,	348,	355,	1355
	Resolutions of	ffered					. 149,	1576,	1641,	1941
	Visitors pres									1873
							,		,	
			_			_			_	
KLUE	EVER, LESTE		- Repr	resenta	tive Ca	ass Co	anty, S	peaker	Pro	
	Tempor									
	Bills introduc	ed	J.R.	4,	6,	8,	25,	26,	29,	-
			9.	42,	50,	62,	67,	71.	87,	
		110.	115.	121.	124.	134.	157.	188.	196.	
		,	,				,		•	
		243,	249,	257,		•	266,	278,	284,	
		293,	305,	332,	345,	349,	351,	387,	388,	
		389,	390,	401,	412,	425,	441,	442,	471,	
									E 0.1	
		-	482.	490.	491.	492.	521.	527.	531.	
		475,	482, 561	490, 564	491, 573	492, 592	521, 598	527, 627	531, 639	649
	Namination for	475, 560,	561,	564,	573,	592,	598,	627,	639,	649
	Nomination for	475, 560, or Spea	561, ker pr	564, o temp	573, ore	592,	598,	627,	639,	9
	Elected Speak	475, 560, or Spea cer pro	561, ker pr tempo	564, o temp ore	573, ore	592,	598,	627,	639,	9 10
	Elected Speak Took oath	475, 560, or Spea ker pro	561, ker pr tempo	564, o temp ore	573, ore	592, 	598,	627,	639,	9 10 10
	Elected Speak Took oath Remarks	475, 560, or Spea ker pro	561, ker pr tempo	564, to temp ore	573, ore	592,	598,	627,	639,	9 10
	Elected Speak Took oath	475, 560, or Spea ker pro	561, ker pr tempo	564, to temp ore	573, ore	592,	598,	627,	639,	9 10 10
	Elected Speak Took oath Remarks	475, 560, or Spea ker pro filed .	561, ker pr tempo	564, to temp ore	573, ore	592,	598, 	627,	639,	9 10 10

1022, 1124, 1167, 1405, 1577, 2119, 2120, 2206,	2473
Amendments offered 656, 731, 817, 953,	
962, 1084, 1134, 1181, 1554, 2054, 2348, 2456,	2510
Amendments withdrawn	
	2304
Call of the House requested	2490
Committee appointments	
15, 16, 18, 19, 32, 124, 125, 1684,	2479
Explanation of vote	1828
Legislative intent	2597
	1212
Presided at sessions of the House 83, 276, 465, 527,	•
558, 561, 754, 943, 947, 1030, 1076, 1107,	
1195, 1263, 1354, 1372, 1390, 1494, 1540, 1544,	
1598, 1692, 1752, 1780, 1811, 1977, 2013, 2035.	
2038, 2150, 2151, 2169, 2253, 2459, 2461, 2507,	2576
Reports	331
Rulings	
•	1544
Visitors presented	
192, 207, 271, 551, 778, 846, 1481, 1968,	2136
Welcomed Pioneer Lawmakers on behalf of the House	753
KNIGHT, HAROLD L Representative Humboldt-Pocahontas Counties	
Bills introduced J. R. 16	
40, 70.	
188, 264, 291, 358, 395, 438, 598, 639,	649
Amendments filed	842
Amendments offered	276
Committee appointments 14, 18, 19, 20, 244,	369
Legislative intent	2596
Petitions presented	907
Resolutions offered	1941
Resolutions offered	1941
Visitors presented	
322, 382, 612, 789, 1009, 1115, 1188,	1683
KOCH, EDGAR J Representative Woodbury County	
Bills introduced J. R. 16, 18,-	
49, 70, 78, 80, 179, 188, 198, 282,	
283 291 292 299 355 410 419 461	
283, 291, 292, 299, 355, 410, 419, 461, 465, 478, 573, 593, 594, 598, 613, 639,	649
Amendments filed	043
Amendments filed	
	2015
Amendments offered	
743, 832, 1139, 1546, 1554, 1845, 1976,	2421
Amendments withdrawn 832, 1139,	1546
Committee appointments 16, 17, 18, 20,	35
Explanation of amendments	787
	2596
Legislative intent	2000

Petitions presented 83, 191, 356, 460, 521,	569
Resolutions offered	1941
nesorations oriered	1011
I ANGLAND WALTED V. Democratative Winneshield County	
LANGLAND, WALTER V Representative Winneshiek County	
Bills introduced 72, 111, 169, 188, 191,	
291, 292, 298, 453, 493, 504, 600, 613,	620
Committee appointments 7, 17, 18, 19, 20, 336,	370
Explanation of vote	1828
Legislative intent	2597
Petitions presented	
·	5.00
251, 257, 271, 280, 299, 356, 368, 394,	569
Resolutions offered	1941
Visitors presented 280, 475, 551, 1253,	1322
LAW ENFORCEMENT ACADEMY COUNCIL	
	0001
Members appointed to serve during interim	2601
LAW ENFORCEMENT, COMMITTEE ON	
Appointed	18
Bills introduced 260, 287, 294, 667, 672,	688
Amendments filed	866
Amendments offered	917
Amendments withdrawn	895
Additions and changes	60
Reports	
486, 582, 666, 755, 866, 867, 939, 1032,	1197
LEE, RICHARD E Representative Hamilton County	
Bills introduced	
10, 29, 38, 50, 54, 71, 107, 188,	
190, 191, 208, 249, 278, 308, 322, 349,	
352, 355, 358, 401, 417, 455, 456, 464,	
465, 510, 511, 531, 558, 564, 568, 571,	592
Amendments filed	1639
Amendments offered	1747
	284
Amendments withdrawn	
Committee appointments	229
Legislative intent	2596
Petitions presented	808
Resolutions offered	1941
Visitors presented	
551, 757, 869, 1024, 1169, 1188, 1211, 1236,	1322
551, 151, 555, 1521, 1155, 1166, 1211, 1250,	1022

LEGISLATIVE EMPLOYEES -- (See "Chaplains" and "Officers and Employees")

LEGISLATIVE EXPENDITURES	
Resolution relating thereto - H. R. 8	2561
Resolution relating thereto - S. C. R. 49	1752
Resolution relating thereto - S. C. R. 64	2562
Resolution relating thereto - S. C. R. 67	2563
resolution resulting thereto S. O. H. VI 2450,	2303
LIEUTENANT GOVERNOR FULTON, ROBERT D., PRESIDENT OF THE SENATE	•
Certificate of election	64
Took oath of office	65
Committee to notify, appointed	114
Presented Governor Hughes	114
welcomed the Pioneer Lawmakers	752
the House, welcomed the Pioneer Lawmakers	753
Presided at joint conventions	752
Resolution relating to inauguration, S. C. R. 1	13
Tellers and judges, appointed by	49
LEGISLATIVE INTENT	
On House File 93	489
On House File 702	2596
I DOIGE AMERICA DEGRADOR COMMITTER -	
LEGISLATIVE RESEARCH COMMITTEE	165
Appointment of Representative Smith of O'Brien to fill vacancy .	165
Appointment of Representative Smith of O'Brien to fill vacancy. Message from	189
Appointment of Representative Smith of O'Brien to fill vacancy .	-
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy . Message from	189 2600 288 351
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288 351
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288 351
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288 351 649 2044
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288 351 649 2044 2568
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288 351 649 2044 2568 2115
Appointment of Representative Smith of O'Brien to fill vacancy Message from	189 2600 288 351 649 2044 2568

Petitions presented: 130, 271, 280, 383, 422, 489, 521, 623, 667 Point of order raised	Explanation of vote	8
Point of order raised Resolutions offered	Petitions presented	27
Resolutions offered		
Visitors presented		
MAJORITY FLOOR LEADER, Floyd H. Millen - Representative Jefferson-Van Buren Counties (See "Millen, Floyd H Representative Jefferson-Van Buren Counties, Majority Floor Leader") MALONEY, JAMES E Representative Polk County Bills introduced J. R. 1, 5, 8, 20, 27, 45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1564, 1811, 1813, 2011, 2334 Amendments withdrawn 327, 1263, 1584, 1795, 2334 Call of the House requested		10
MAJORITY FLOOR LEADER, Floyd H. Millen - Representative Jefferson-Van Buren Counties (See "Millen, Floyd H Representative Jefferson-Van Buren Counties, Majority Floor Leader") MALONEY, JAMES E Representative Polk County Bills introduced J. R. 1, 5, 8, 20, 27, 45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn		
Son-Van Buren Counties (See "Millen, Floyd H Representative Jefferson-Van Buren Counties, Majority Floor Leader") MALONEY, JAMES E Representative Polk County Bills introduced J. R 1, 5, 8, 20, 27, - 45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn	651, 737, 907, 1081, 1243, 1322, 1336, 1580, 168	33
MALONEY, JAMES E Representative Polk County Bills introduced J. R. 1, 5, 8, 20, 27, - 45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn	son-Van Buren Counties	
Bills introduced J. R. 1, 5, 8, 20, 27, 45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn 327, 1263, 1584, 1795, 2334 Call of the House requested		
Bills introduced J. R. 1, 5, 8, 20, 27, 45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn 327, 1263, 1584, 1795, 2334 Call of the House requested	MALONEY, JAMES E Representative Polk County	
45, 48, 87, 124, 136, 143, 154, 156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed 107, 227, 776, 784, 1230, 1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered 150, 326, 482, 796, 814, 820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn 327, 1263, 1584, 1795, 2334 Call of the House requested		
156, 174, 280, 335, 350, 353, 358, 422, 427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed		
427, 430, 431, 452, 476, 494, 524, 526, 528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed	156, 174, 280, 335, 350, 353, 358, 422,	
528, 541, 571, 578, 581, 585, 622, 648, 656 Amendments filed		
Amendments filed		6
1526, 1550, 1578, 1756, 2085, 2086, 2212, 2251, 2282 Amendments offered		
Amendments offered		₹2
820, 822, 916, 1427, 1584, 1811, 1813, 2011, 2334 Amendments withdrawn		,,,
Amendments withdrawn 327, 1263, 1584, 1795, 2334 Call of the House requested 873, 2191, 2423 Committee appointments 14, 16, 17, 20, 2575, 2577 Explanation of vote 125, 1246, 1452 Petitions presented 136 Resolutions offered 1284 Visitors presented 1970, 1080, 1169, 1354, 1407, 1432, 1507 MAYBERRY, D. VINCENT Representative Webster County Bills introduced 1971, 37, 37, 45, 89, 142, 170, 178, 188, 192, 208, 221, 247, 291, 298, 303, 308, 318, 320, 322, 388, 430, 445, 449, 452, 506, 544, 566 Amendments filed 666, 2045, 2084, 2085, 2246, 2474 Amendments offered 110, 2106		₹4
Call of the House requested		
Committee appointments		
Explanation of vote		
Petitions presented		
Resolutions offered		
Visitors presented	· ·	
MAYBERRY, D. VINCENT Representative Webster County Bills introduced		
MAYBERRY, D. VINCENT Representative Webster County Bills introduced)7
Bills introduced	,,,,,,,,,,,,,,,,,,	
Bills introduced		
J. R. 1, 3, 5, 8, 24, 25, - 7, 37, 45, 89, 142, 170, 178, 188, 192, 208, 221, 247, 291, 298, 303, 308, 318, 320, 322, 388, 430, 445, 449, 452, 506, 544, 566 Amendments filed		
7, 37, 45, 89, 142, 170, 178, 188, 192, 208, 221, 247, 291, 298, 303, 308, 318, 320, 322, 388, 430, 445, 449, 452, 506, 544, 566 Amendments filed		
45, 89, 142, 170, 178, 188, 192, 208, 221, 247, 291, 298, 303, 308, 318, 320, 322, 388, 430, 445, 449, 452, 506, 544, 566 Amendments filed		
322, 388, 430, 445, 449, 452, 506, 544, 566 Amendments filed		
322, 388, 430, 445, 449, 452, 506, 544, 566 Amendments filed	40, 00, 144, 170, 170, 100, 102, 400,	
Amendments filed	322 388 430 445 440 452 506 544 56	:6
Amendments offered		
Call of the House requested	Committee appointments 15 17 18 10 20 461 222	
Introduced trade representatives from state of Yucatan, Iowa's	Introduced trade representatives from state of Vicatan Towals	1 .
sister state in Mexico, also Madam Amalia Hernandez		

of Ballet Folklorico of Mexico	
Petitions presented	347
Point of order raised	1836
Resolutions offered	1457
Visitors presented	1529
McCARTNEY, RALPH F Representative Floyd County	
Bills introduced J. R. 4,	-
23,	
62, 70, 249, 257, 258, 265, 266, 299,	
301, 308, 349, 355, 383, 401, 405, 412,	
417, 447, 455, 482, 531, 560, 561, 587,	592
Amendments filed 227, 459, 650, 676,	
828, 1022, 1098, 1320, 1476, 1577, 1607, 1833,	1923
Amendments offered 246, 597, 632, 730, 895,	
947, 1136, 1139, 1329, 1371, 1525, 1538, 1891,	2305
Amendments withdrawn 730, 1538.	1615
Call of the House requested	1002
Committee appointments 16, 18, 1336, 1775,	2492
Petitions presented	383
Point of order raised	1420
Presided at sessions of the House	2151
Resolutions offered	1941
Visitors presented 808, 1009, 1100,	2156
McCRAY, PAUL B Representative Scott County	
Bills introduced32, 70, 73, 136, 167, 188,	
198, 232, 264, 282, 351, 370, 379, 410,	542
Amendments filed	1830
Amendments offered 933, 1655, 1761, 1841,	1842
Committee appointments 15, 16, 19, 20, 125, 1038,	2386
Legislative intent	2596
Petitions presented	1581
Point of order raised	2011
Visitors presented	667
McINTYRE, SCOTT, JR Representative Linn County	
Bills introduced 3, 7, 27, 37, 38, 45,	
Dillo litti oddoca	
292, 314, 316, 322, 371, 401, 433, 524, Amendments filed 346, 367, 519, 698, 736, 756,	587
	2206
776, 777, 968, 1228, 1235, 1378, 1639, 2014,	4400
Amendments offered	2162
426, 643, 762, 1239, 1203, 1329, 1342, 1343, Amendments withdrawn	2054
Amendments withdrawn	4004

E: Pe Re	ommittee a xplanation o etitions pre esolutions o	of vote sented offered	 				 . 243,	623,	651,	357 1828 677 1941
	ills introdu						•	J. R.	26, - 2,	
		7.	34,	35,	36,	44,	50,	56,	64,	
		71.	101,	-	107.	126,	127.	169.	178.	
		188.		221,		275,	•	292.	298.	
		299,	303,	-	364.	-	-	417.	419.	
		426.	•	434.	•	-	-	•	522.	571
Δ	mendments	,	•		-				•	0.1
231	menaments	micu.		249,						2473
Λ.	mendments	offonor							1836.	2488
										2479
	ommittee a									
L	egislative i	ntent .							. 2596,	2597
P	etitions pre	sented					. 623,	699,	943,	1455
P	oint of orde	r raise	d							1975
R	esolutions o	offered							. 149.	222
	isitors pres									185
				• • •						
MEDICA	AL ASSISTA	NCE A	DVISC	RY CO	UNCIL	,				
М	embers app	ointed	to ser	ve dur	ng inte	erim .				2601
					_					2001
MEMOR	RIALS									2001
	RIALS	on, app	ointed		_		222	229.	243	2001
	RIALS ommittees							229, 310	243, 311	2001
		244,	251,	258,	272,	281,	299,	310,	311,	2001
		244, 336,	251, 357,	258, 358,	272, 369,	281, 370,	299, 552,	310, 591,	311, 652,	
Co	ommittees (244, 336, 700,	251, 357, 758,	258, 358, 988,	272, 369, 1082,	281, 370, 1188,	299, 552, 1221,	310, 591, 1238,	311, 652, 1254,	1337
Co		244, 336, 700, relating	251, 357, 758, to	258, 358, 988,	272, 369, 1082,	281, 370, 1188, . 222,	299, 552, 1221, 229,	310, 591, 1238, 243,	311, 652, 1254, 244,	
Co	ommittees (244, 336, 700, relating 251,	251, 357, 758, to 258,	258, 358, 988, 	272, 369, 1082, 	281, 370, 1188, .222, 299,	299, 552, 1221, 229, 310,	310, 591, 1238, 243, 311,	311, 652, 1254, 244, 336,	
Co	ommittees (244, 336, 700, relating 251, 348,	251, 357, 758, to 258, 357,	258, 358, 988, 272, 358,	272, 369, 1082, 281, 369,	281, 370, 1188, .222, 299, 370,	299, 552, 1221, 229, 310, 552,	310, 591, 1238, 243, 311, 591,	311, 652, 1254, 244, 336, 652,	1337
Co Ro	ommittees o	244, 336, 700, relating 251, 348, 700,	251, 357, 758, to 258, 357, 758,	258, 358, 988, 272, 358, 1082,	272, 369, 1082, 281, 369, 1188,	281, 370, 1188, .222, 299, 370, 1221,	299, 552, 1221, 229, 310, 552, 1238,	310, 591, 1238, 243, 311, 591, 1254,	311, 652, 1254, 244, 336, 652, 1337,	1337
Co Ro M	ommittees of the control of the cont	244, 336, 700, relating 251, 348, 700, rvice C	251, 357, 758, to 258, 357, 758, ommit	258, 358, 988, 272, 358, 1082, ttee app	272, 369, 1082, 281, 369, 1188,	281, 370, 1188, .222, 299, 370, 1221,	299, 552, 1221, 229, 310, 552, 1238,	310, 591, 1238, 243, 311, 591, 1254,	311, 652, 1254, 244, 336, 652, 1337,	1337 1576 988
Co Ro M Sp	ommittees of the control of the cont	244, 336, 700, relating 251, 348, 700, rvice C	251, 357, 758, to 258, 357, 758, ommit	258, 358, 988, 272, 358, 1082, ttee app	272, 369, 1082, 281, 369, 1188, pointed	281, 370, 1188, .222, 299, 370, 1221,	299, 552, 1221, 229, 310, 552, 1238,	310, 591, 1238, 243, 311, 591, 1254,	311, 652, 1254, 244, 336, 652, 1337,	1337 1576 988 1453
Co Ro M Sp Pr	esolutions remorial Serecial Memorayer in resolutional arrangel	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect for	251, 357, 758, to 258, 357, 758, ommit ession or the	258, 358, 988, 272, 358, 1082, tee app	272, 369, 1082, 281, 369, 1188, pointed	281, 370, 1188, .222, 299, 370, 1221, 	299, 552, 1221, 229, 310, 552, 1238, 	310, 591, 1238, 243, 311, 591, 1254,	311, 652, 1254, 244, 336, 652, 1337,	1337 1576 988
Co Ro M Sp Pr	esolutions remorial Serecial Memorayer in resolutional arrangel	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect for	251, 357, 758, to 258, 357, 758, ommit ession or the	258, 358, 988, 272, 358, 1082, tee app	272, 369, 1082, 281, 369, 1188, pointed	281, 370, 1188, .222, 299, 370, 1221, 	299, 552, 1221, 229, 310, 552, 1238, 	310, 591, 1238, 243, 311, 591, 1254,	311, 652, 1254, 244, 336, 652, 1337,	1337 1576 988 1453
Ro M Sp Pi	esolutions remorial Servecial Memorayer in resolutional arranguite of	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect fo gement Repres	251, 357, 758, to 258, 357, 758, ommit ession or the and de-	258, 358, 988, 272, 358, 1082, ttee app late Reportation ve Arn	272, 369, 1082, 281, 369, 1188, pointed 	281, 370, 1188, .222, 299, 370, 1221, 	299, 552, 1221, 229, 310, 552, 1238, Utzig ial fun	310, 591, 1238, 243, 311, 591, 1254, 	311, 652, 1254, 244, 336, 652, 1337, 	1337 1576 988 1453 1372
Co Ro M Sp Pi Fl	esolutions remorial Serecial Memorayer in resolutional arrangel	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect fo gement Repres	251, 357, 758, to 258, 357, 758, ommit ession or the and do sentati	258, 358, 988, 272, 358, 1082, ttee app late Reportation ve Arn	272, 369, 1082, 281, 369, 1188, pointed present for a old Utz	281, 370, 1188, 222, 299, 370, 1221, 	299, 552, 1221, 229, 310, 552, 1238, 	310, 591, 1238, 243, 311, 591, 1254, 	311, 652, 1254, 244, 336, 652, 1337, 	1337 1576 988 1453 1372
Co Ro M Sp Pi Fl	esolutions remorial Servecial Memorial arranguife of Memoriam	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect fo gement Repres	251, 357, 758, to 258, 357, 758, ommit ession or the and do sentati	258, 358, 988, 272, 358, 1082, ttee app late Reportation ve Arn	272, 369, 1082, 281, 369, 1188, pointed present for a old Utz	281, 370, 1188, 222, 299, 370, 1221, 	299, 552, 1221, 229, 310, 552, 1238, 	310, 591, 1238, 243, 311, 591, 1254, 	311, 652, 1254, 244, 336, 652, 1337, 	1337 1576 988 1453 1372 1408 2619
Ro M Sp Pr FI In M	esolutions remorial Ser becial Memorayer in resolutional arranguife of Memoriams	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect fo gement Repres	251, 357, 758, to 258, 357, 758, ommit ession or the and do sentati	258, 358, 988, 272, 358, 1082, ttee app late Reportion ve Arn	272, 369, 1082, 281, 369, 1188, pointed present for a old Utz	281, 370, 1188, .222, 299, 370, 1221, tative memorig	299, 552, 1221, 229, 310, 552, 1238, 	310, 591, 1238, 243, 311, 591, 1254, 	311, 652, 1254, 244, 336, 652, 1337, 	1337 1576 988 1453 1372 1408 2619
Ro M Sp Pr FI In M	esolutions resolutions received Memorial arranguife of Memoriam temorials .	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect fo gement Represa List.	251, 357, 758, to 258, 357, 758, commit ession or the and do sentati	258, 358, 988, 272, 358, 1082, tee app late Reportion	272, 369, 1082, 281, 369, 1188, pointed present for a old Utz	281, 370, 1188, .222, 299, 370, 1221, tative memorig	299, 552, 1221, 229, 310, 552, 1238, 	310, 591, 1238, 243, 311, 591, 1254, 	311, 652, 1254, 244, 336, 652, 1337, 	1337 1576 988 1453 1372 1408 2619
Ro M Sp Pr FI In M	esolutions remorial Ser becial Memorayer in resolutional arranguife of Memoriams	244, 336, 700, relating 251, 348, 700, rvice C orial Se spect fo gement Represa List.	251, 357, 758, to 258, 357, 758, commit ession or the and do sentati	258, 358, 988, 272, 358, 1082, tee app late Reportion	272, 369, 1082, 281, 369, 1188, pointed present for a old Utz	281, 370, 1188, .222, 299, 370, 1221, tative memorig	299, 552, 1221, 229, 310, 552, 1238, Utzig ial fun	310, 591, 1238, 243, 311, 591, 1254, 	311, 652, 1254, 244, 336, 652, 1337, 	1337 1576 988 1453 1372 1408 2619

		96,	121,	124,	126,	150,	157,	164,	167,	
		176.	188.	189.	219.	236,	292.	314.	401.	
		419.				482.		,		639
	Amendments								000,	000
	minenaments					1796,			2015	2118
	Amendments									1814
	Amendments									2073
									-	2013
	Appointed to									
	ployees									461
	Committee a									
		19,				652,			1189,	2019
,	Legislative i									2596
	Petitions pre									1069
	Presided at a									2343
	Resolutions	offered	i					253,	1576,	1941
	Visitors pres									
		298,	382,	590,	637,	738,	830,	906,	1069,	1322
MESS	SAGES									
	(See "Commi	ınicati	ons", '	''Joint (Conven	tions"	and "A	ddress	ed the	
	House'	')								
	From Govern	or							. 294,	
		295,	618,	988,	989,	1093,	1271,	2308,	2599,	2601
	From Senate				. 13.	33.	59.	97.	102.	
		126.		139.			185.	195.	208.	
		219,	225.	230.	234,	244,	274.	283.	286.	
		290.	302,	312.	324.	•			390,	
		396.	424.	•	-	-			554.	
		571.				639,			685.	
		703,	727,			792,		849.	870.	
		888.	908.					•	1026,	
		1039.				1117,		1170.	1189.	
		1212.				1323,		•	1355.	•
						1482,			1552.	
		1381,	1411,	1434,	1500	1609,			1685.	
		1692,	1706,	1731,	1740,	1752,	1760,	1783,	1805,	
		1815,	1835,	1874,	1898,	1910,	1941,		1979,	
						2058,			2122,	
		2137,	2146,			2190,			2285,	•
		-	2324,	2335,	2375,	2387,	2430,	2439,	2476,	-2
		2492.	2526,	2572,	2574,	2576,	2592,	2593,	2595,	2596
	From Dr. J.	O. Cr	omwel	l to B	oard of	Contro	ol			99
										•

MIDDLESWART, JAMES I. -- Representative Warren County

41,

Bills introduced . .

. . . . J. R.

77, 107, 177,

181,

			050	974	9.04	202	250	400	404
)4, 253						464
	Amendments of								2135
	Amendments w								1544
	Call of the Hou								325
	Committee app	ointment							1000
				, 16,					1082
	Declared duly								
	tives from	m Warre	n County	y		· · · · ·			332
	Petitions prese								677
	Point of order								1544
	Resolutions off							149,	1457
	Visitors preser								
	;	869, 112	6, 1211	, 1236,	1252,	1322,	1380,	1481,	1507
	A CEL COMMAN	mee on							
	AGE, COMMIT								1.1
	Committee app								1700
	Reports by								1700
	Adoption of rep								84
	Supplemental r	eport of	committ	ee					140
	EN, FLOYD H. Majority	Floor Le	eader	ve Jeffe	erson-V				
	Bills introduce	d	. J. R	. 4,	6,	10,	14,		•
							11,	13,	
		38, 12	4, 134		•	159,	170,		
	1		5, 199				231,	279,	
		281, 28					345,	412,	
			1, 471				-		
				, 606,			624,		649
	Amendments fil								
		65, 22	7, 256	, 346,	550,	788,	1272,	1378,	1379
	Amendments of	fered		233,	268,	812,	1442,	2499,	2596
	Announced, Tu	esday, M	Iay 23rd	, bienn	ial Leg	islative	e Awar	ds Din-	
	ner and C	apitol F	rolics .						870
	Call of the Hous	se reque	sted						1263
	Committee app								1200
,	Committee app	18, 1	5 0.20	194	701	1038	1337	1694	2578
	Legislative inte								2596
	Official delegat								2000
									1337
	Utzig Petitions prese	ntod			126	101	356	475	1874
	Point of order								1270
	Resolutions offe	erea		701	071	1569	1576	2156	2431
,	Visitors presen	8, 31:	1, 521,	991	911,	200,	rojo,	4100, 1202	1336
	A refrore bresen	u	. 194.	. 441,	400.	400.	044.	1400.	1990

MIL	LER, CHARLES P Representative Des Moines Cou	ınty		
	Bills introduced J. R. 1, 2, 6,	8,	14, -	
		28,	37,	
	106, 115, 124, 176, 191, 198,	202,	230,	
	240, 251, 253, 274, 278, 281,	292,	293,	
	299, 303, 305, 349, 364, 365,	367,	401,	
	402, 417, 427, 430, 451, 454,	456,	543,	
	544, 573, 581, 598, 607, 608,		639,	649
	Amendments filed			
	227, 784, 1198, 1234, 1403, 1478,	1506,	1607,	2282
	Amendments offered			
	580, 818, 1087, 1420, 1428,			1936
	Amendments withdrawn		. 233,	1464
	Asked name removed as sponsor of H. J. R. 4			156
	Call of the House requested			162
	Committee appointments 14,	16,	17,	
	19, 20, 35, 64, 281, 461,	1897,	1913,	2188
	Explanation of vote 719,			2369
	Presented to the House, William Fulton, Iowa Depart			
	mander of the American Legion			288
	Petitions presented			1116
	Resolutions offered			971
	Visitors presented 446, 475,	637,	987,	1897
MILI	LER, LEROY S Representative Page County			
MILI	Bills introduced J. R.	16,	24, -	
MILI	Bills introduced J. R. 29, 31, 38, 40,	41,	92,	
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142,	41, 150,	92, 156,	
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291,	41, 150, 292,	92, 156, 359,	
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573,	41, 150, 292, 598,	92, 156, 359, 639,	649
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598,	92, 156, 359, 639,	649
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598, 	92, 156, 359, 639,	
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598, 1273, 2085,	92, 156, 359, 639, 1274, 2374,	649 2473
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598, 1273, 2085,	92, 156, 359, 639, 1274, 2374, 373,	
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598, 1273, 2085, 	92, 156, 359, 639, 1274, 2374, 373, 1429,	2473
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598, 1273, 2085, 1389, 2464,	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506,	2473 2510
MILI	Bills introduced J. R. 29, 31, 38, 40, 121, 126, 134, 135, 139, 142, 188, 230, 250, 276, 279, 291, 394, 412, 460, 462, 506, 573, Amendments filed	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714,	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821,	2473
MILI	Bills introduced J. R	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714,	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821,	2473 2510 1845
MILI	Bills introduced J. R	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, 12, 1684,	2473 2510 1845 2386
MILI	Bills introduced J. R	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, 12, 1684,	2473 2510 1845 2386 1828
MILI	Bills introduced J. R	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, . 12, 1684,	2473 2510 1845 2386 1828 2596
MILI	Bills introduced	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 1038, 	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, . 12, 1684,	2473 2510 1845 2386 1828 2596 1581
MILI	Bills introduced	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 309,	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, 	2473 2510 1845 2386 1828 2596 1581 1825
MILI	Bills introduced	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 1038, 	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, 1684, 	2473 2510 1845 2386 1828 2596 1581 1825 1941
MILI	Bills introduced	41, 150, 292, 598, 1273, 2085, 1389, 2464, 1714, 	92, 156, 359, 639, 1274, 2374, 373, 1429, 2506, 1821, 1684, 	2473 2510 1845 2386 1828 2596 1581 1825

MILLER, RAYMOND J Representative Dubuque County	
Oath of office	1699
Committee appointments	2337
Petitions presented	1835
Resolutions offered	1759
MILLER, ROY A Representative Jones County	
Bills introduced J. R. 8, 9, 13, 24,-	
22,	
44, 64, 119, 130, 150, 177, 253, 274,	364
Amendments filed	2120
Amendments offered	2150
Committee appointments 11, 15, 16, 18, 19,	461
Explanation of vote	1701
Legislative intent	2596
Petitions presented	987
Petitions presented 287, 322, 394, 447, 758, Visitors presented 288, 537, 737, 778, 1322, 1481,	2213
MINORITY FLOOR LEADER, William J. Gannon Representative	
Jasper County	
(See Gannon, William J Representative Jasper County, Mi-	
nority Leader)	
MOFFITT, DELMONT Representative Appanoose-Davis Counties	
Bills introduced	
134, 142, 145, 177, 184, 188, 193, 292,	
298, 322, 355, 358, 406, 453, 456, 504,	620
Amendments filed 1006, 1251, 1352, 1378, 1430,	2474
Amendments offered	
340, 978, 1179, 1217, 1260, 1519, 1620,	
Amendments withdrawn	1664
Committee appointments 10, 14, 18, 20,	1664 1620
Explanation of vote	
Explanation of voice,	1620
	1620 461
Legislative intent	1620 461 1828
Legislative intent	1620 461 1828 2596
Legislative intent	1620 461 1828 2596 637
Legislative intent	1620 461 1828 2596 637 1553
Legislative intent	1620 461 1828 2596 637 1553
Legislative intent	1620 461 1828 2596 637 1553 1551
Legislative intent	1620 461 1828 2596 637 1553 1551
Legislative intent	1620 461 1828 2596 637 1553 1551 592 2249
Legislative intent	1620 461 1828 2596 637 1553 1551 592 2249 2567
Legislative intent	1620 461 1828 2596 637 1553 1551 592 2249

Petitions presented 184, 191, 20	07,
222, 243, 250, 280, 288, 309, 422, 83	31. 1380
Resolutions offered	
Visitors presented 475, 724, 738, 987, 1253, 159	51. 2136
, , , , , , , , , , , , , , , , , , , ,	,
MOTIONS TO RECONSIDER	
Filed:	
House Joint Resolution 8	. 618
House File 1	
House File 47	
House File 76	
House File 135	
House File 175	
House File 178	
House File 249	
House File 274	
House File 285	
House File 292	
House File 300	
House File 312	
House File 334	
House File 351	
House File 353	
House File 471	
House File 563	
House File 572	
House File 637	
House File 686	
House File 691	
House File 711	. 1377
House File 726	
House Concurrent Resolution 3	1349
House Concurrent Resolution 23,	. 1637
Senate Joint Resolution 1	206
Senate Joint Resolution 2	. 565
Senate Joint Resolution 8	. 182
Senate File 18	. 286
Senate File 40	. 1002
Senate File 50	. 2426
Senate File 95	6, 1637
Senate File 142	. 1078
Senate File 144	646
Senate File 161	2320

Senate File 176	1067
Senate File 261	2241
Senate File 323	1577
Senate File 335	1939
Senate File 338	1892
Senate File 405	1701
Senate File 406	1734
Senate File 531	2042
Senate File 550	1734
Senate File 575	1701
Senate File 579	2013
Senate File 616	2241
Senate File 625	1672
Senate File 681	1921
Senate File 693	2144
Senate File 700	1734
Senate File 766	1827
Senate File 772	1795
Senate Concurrent Resolution 17	634
Senate Concurrent Resolution 21	1526
Prevailed:	
House Joint Resolution 8	1823
House Joint Resolution 33	1985
House File 76	1587
House File 135	747
House File 165	660
House File 178	2197
House File 186	1087
House File 285	1872
House File 300	1324
House File 312	2140
House File 351	1326
House File 471	1090
House File 560	2192
House File 563	2300
House File 572	1523
House File 686	1257
House File 687	1963
House File 702	1429
House File 711	1490
House File 718	1440
House File 723	2076
House File 726	1553
House File 736	1885
House File 747	•2162
House File 757	2134

House File 772	2498
Senate Joint Resolution 8	712
Senate File 18	292
Senate File 40	1044
Senate File 95	1342
Senate File 101	1583
Senate File 131	1749
Senate File 142	1131
Senate File 176	1981
Senate File 221	2348
Senate File 334	2012
Senate File 338	1969
Senate File 381	2598
Senate File 496	1030
Senate File 616	2332
Senate File 622	2188
Senate File 681	1982
Senate File 700	1780
Senate File 739	1975
Senate File 828	2545
Senate File 842	2278
Senate File 853	2510
Senate File 876	2533
Deferred:	
House File 67	398
House File 151	398
House File 175	1027
House File 206	659
House Concurrent Resolution 29	2368
Senate File 406	1780
Tabled:	
House File 188	763
House File 206	732
House File 212	1107
House File 363	599
Senate File 50	2571
Senate File 261	2571
Lost:	
House File 45	872
House File 47	398
	1118
House File 175	1076
House File 188	745
House File 212	1105
House File 218	889
House File 249	1443
House File 277	917

House File 312	832
House File 353	1713
House File 388	1827
House File 389	1341
House File 550	1747
House File 686	1195
House File 702	2424
House File 724	1666
House File 747	2162
Senate Joint Resolution 2	714
Senate File 50	2345
Senate File 95	1697
Senate File 101	1519
Senate File 283	2307
Senate File 323	1714
Senate File 388	1862
Senate File 531	2571
Senate File 555	1663
Senate File 575	1714
Senate File 622	2187
Senate File 625	1713
Senate File 693	2198
Senate File 732	2384
Senate File 739	1979
Senate File 745	1917
Senate File 773	1502
Senate File 776	2443
Senate File 828	2541
Withdrawn:	
House Joint Resolution 8	733
House File 274	1443
House File 292	759
House File 312	2141
House File 516	1898
House File 637	1827
House File 684	1510
House File 686	1435
House File 691	1510
House Concurrent Resolution 3	168
House Concurrent Resolution 23	2001
Senate Joint Resolution 1	232
Senate File 144	715
Senate File 161	2368
Senate File 405	1779
Senate File 406	1779
Senate File 579	
Senate File 766	1848

MOTOR VEHICLES AND HIGHWAY	SAFETY	, сом	MITTE	E ON		
Appointed						18
Bills introduced 21	2, 234,	377,	397,			
500, 501, 69	4, 695,	705,	714,	720,	721,	724
Amendments filed	. 392,	497,	923,	1095,		1164
Amendments withdrawn						933
Reports						
345, 392, 48						4000
923, 940, 94						1677
Resolutions offered				• • •		1038
MOWRY, JOHN L Representativ	e Marsh	all Cou	nty			
Bills introduced		J. R.	16,	25,	28, -	
				·	51,	
62, 101, 10	7, 136,	156,	188,	246,	275.	
299, 302, 388						618
Amendments filed	·					
135, 183	3, 210,	346,	445,	568,		
776, 786, 788						
1036, 1402, 1526						2173
Amendments offered 146	6, 186,	277,	324,	360,	454,	
	811,					
1440, 1442, 1864						2554
Amendments withdrawn						1964
Committee appointments						
16, 18, 19						2576
Legislative intent			• • • •	• • •	.2596,	2597
Petitions presented						95
Point of order raised						2075
Presided at sessions of the Hou						2270
Resolutions offered	101	527	727	097	1200	1941
Visitors presented	101,	551,	131,	501,	1300,	1608
MUSIC FURNISHED BY						
Brass quintet from the State Un	iversity	of Iow	a			62
Honorable William Hill, Repre	sentative	. Marsl	nall Co	untv	· • • •	1453
Central College A Cappella Cho	oir from	Pella.	Iowa -	Laure	nce	1100
Grooter, Conductor, Eun	ice Roor	da Or	ganist			1453
The Midland Four Quartet, Des	Moines	Iowa	54	• • • •	• • •	1453
Honorable Dale E. Tieden, Rep	magantat	ive C	lavton	Counts		1100
companied by Honorable	William	Hill				1453
•						
NELSON, HAROLD V Representa	itive Che	rokee	County			,
Bills introduced		J. R.	13,	15,	16, -	
31	, 38,				139,	
•	, 188,	210,	256,		341,	
355, 374, 415	, 435,	583,	604,	605,	616,	617

Amendments filed Committee appointments			. 15,	17,	20,	243,	2249 1337
Legislative intent						2596,	2597
Official delegate to attend							1005
Utzig							1337
Petitions presented							753
Resolutions offered							1941
Visitors presented	• • • •						242
MIDICON ALDDO D		Chalba	- C				
NIELSEN, ALFRED Represe		•	•	•		10	
Bills introduced				J. R.	4,	13, -	-
					31,	35,	
38, 40,			55,		62,	72,	
95, 126,	135,	188,	235,	250,	291,	341,	
374, 454,	456,	493,	502,	564,	583,		604
Amendments filed	. 135,	335,	1185,	1250,	1796,	1799,	1830
Amendments offered							630
Call of the House request							1263
Committee appointments							
(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	18.	19,	20	299	310.	461.	2189
Legislative intent							2596
Petitions presented							
191, 280,							1127
Resolutions offered							2213
Visitors presented							322
visitors presented	· · · ·		• • •		• • • •		022
NOT IN MARI Depres and the		-11 Car					
NOLIN, KARL Representative					T D		
Bills introduced				200	J. K.	8, -	
45, 107,							430
Amendments filed		• • •				• • •	
	1352,						2374
Amendments offered							2186
Committee appointments							
	16,						2189
Explanation of vote							1828
Legislative intent							2596
Petitions presented					-		1581
Resolutions offered							1457
Visitors presented		. 475,	846,	987,	1081,	1481,	1759
NOMINATIONS							
For Acting Chief Clerk.						_	1
For Permanent Chief Clerk	rk		· · ·		• • •		8
For Temporary Speaker.	- • • . •	· • •					. 1
For Speaker of the House							
For Speaker Pro Tempore							

OATH OF OFFICE	
By William R. Kendrick, Acting Chief Clerk	8
By Temporary Speaker Ray C. Cunningham	2
By Members of the House 5,	32
By Speaker of the House	7
By Permanent officials and employees of the house	12a
By Governor-elect Harold E. Hughes and Lieutenant Governor-	124
elect Robert D. Fulton	65
	03
OFFICERS AND EMPLOYEES	
Kendrick, William R. elected Acting Chief Clerk	
Cunningham, Ray C. elected Temporary Speaker	1
Baringer, Maurice E. elected Speaker of the House	2
Kendrick, William R. elected permanent Chief Clerk	6
	8
Kluever, Lester L. elected Speaker Pro Tempore	9
Permanent officers elected	12
Took oath of office	5
Honored and presented gifts in appreciation	2343
Resolution relating thereto, H. R. 2	11
S. C. R. 8	127
O'MALLEY, BERNARD J Representative Polk County, Minority Floor Leader Bills introduced J. R. 1, 6, 8,-	
50, 71, 75, 77, 82, 119, 135,	
162, 253, 278, 284, 303, 349, 353, 389,	
401, 430, 452, 475, 534, 568, 598, 627,	649
Amendments filed	
220, 286, 295, 443, 444, 519, 2045, 2085,	2246
Amendments offered	
327, 436, 478, 545, 597, 936, 946, 1517,	2075
Call of the House requested	325
Committee appointments 287, 422, 423,	870
Explanation of vote	2469
On motion by Representative O'Malley of Polk the House stood	
in silent prayer in respect to the late Representative from	
Dubuque the Honorable Arnold Utzig	1372
Petitions presented	870
Resolutions offered	758
Visitors presented	
207, 298, 446, 537, 830, 1354, 1432, 1608,	2046
201, 230, 410, 551, 551,	
OSSIAN, CONRAD Representative Adams-Montgomery Counties	
Bills introduced J. R. 8, 16, 24, 26,-	
29, 30, 31, 38, 45, 75, 95,	
110, 126, 135, 154, 188, 193, 250, 276,	
222 224 255 406 413 460 462 475	508

Amendments filed	
620, 786, 806, 1796, 1799, 1830, 1991, 2044,	2429
Amendments offered	2414
Amendments withdrawn	2393
Call of the House requested	2544
<u>.</u>	2377
Committee appointments	
14, 15, 17, 20, 32, 64, 124,	311
Legislative intent	2597
Petitions presented	
101, 108, 130, 136, 148, 243, 280, 336,	1551
Visitors presented	
475, 678, 724, 737, 869, 1080, 1322,	1336
,,,,,,,,,,,,,	
PAGES	
Resolution relating to, S. C. R. 8	127
Resolution relating to, S. C. R. 6	14 (
Division was taken as a second of the second	
PALMER, WILLIAM D Representative Polk County	
Bills introduced J. R. 1, 5,-	
44,	
81, 91, 98, 125, 142, 167, 174, 178,	
188, 247, 252, 280, 298, 320, 323, 353,	
424, 430, 433, 440, 441, 452, 482, 492,	
494, 495, 504, 521, 522, 524, 608, 613,	620
Amendments filed 107, 393, 444, 777, 805, 1022,	2085
Amendments offered	
	1869
110, 481, 597, 707, 1029, 1622,	1008
Committee appointments	
10, 11, 10, 11, 11, 11, 11	1336
Explanation of amendment	787
Explanation of vote	2368
Petitions presented 287, 288, 356, 790,	1283
Resolutions offered	2156
Visitors presented 221, 830, 906, 1126,	1968
PATRONAGE COMMITTEE	
Appointments	11
Resolutions offered	126
Resolutions relating thereto, H. C. R. 2	11
Resolutions relating thereto, S. C. R. 8	126
resolutions relating thereto, S. C. R. S	100
DARWON TANKED B. B. C. H.	
PATTON, JAMES E Representative Delaware County	*
Bills introduced J. R. 4, 13, 16, 24,	
2, 9, 29, 34,	
92, 126, 132, 134, 147, 150, 157, 177,	
100, 221, 201, 202, 010, 000, 10-1, 100,	456
Amendments filed 241, 905, 924, 1006, 1067, 1098,	1125
Amendments offered 930, 1130, 1131,	2589

	Amendments withdra	awn .						.1130.	1439
	Committee appointm	ents				12.	15.	20,	125
	Petitions presented		101	108	136	309	394	569	809
	Resolutions offered		,	100,	100,	000,	001,	11	130
	Visitors presented.						619	727	
	visitors presented .						. 012,	737,	1481
DEL	CON CHARLES D			- 01: 4					
PEL.	TON, CHARLES R								
	Bills introduced						J. R.	19,	-
•						17,	25,	52,	
	64,	70,	99,	133,	198,	217,	366,	368,	
	401,	417,	426,	433,	445,	468,	487,	614.	615
	Amendments filed .			. 777,	1333,	1550.	1601.	2145.	2473
	Amendments offered	١							
	580.	1001	1585	1615	1663,	1749	2417	2485	2545
	Amendments withdra								1714
	Committee appointm	anta		16	17	10		. 550	1775
	Explanation of vote.								1828
	Legislative intent.								2596
	Petitions presented	• • •		• • • •		· · · ·	. 299,	476,	1835
	Point of order raise	d						1584,	1937
	Resolutions offered								971
	Visitors presented.							.280,	382
							•		
DDEEL	DOEN LEDOVII	Don		D	-11 C				
PETE	ERSEN, LEROY H								
	Bills introduced								
	244,	318,	319,	322,	.343,	355,	361,	384,	
	415,	541,	549,	567,	569,	573,	598,	639,	649
	Amendments filed .		. 147,	393,	421,	487,	842,	1199,	
	1332,	1351,	1378,	.1379,	1403,	1477,	1506,	1738,	2044
	Amendments offered					434,	657.	1242	
	1266, 1	1270,	1344.	1201				0-04	
				IJJI,	1422.	1425.	1428.	2534.	2593
	Amendments withdra	wn .							2593 1429
	Amendments withdra	wn . ents .			. .		233.	1421.	2593 1429
	Amendments withdra Committee appointments	wn . ents . 17			. .		233.	1421.	1429
	Committee appointments,	ents . 17,	 19,	20,		272,	233,	1421, 1684,	1429 2019
	Committee appointments, 15, Explanation of vote.	ents . 17,	 19,	20,		 272,	233,	1421,	1429
	Committee appointments, 15, Explanation of vote. Official delegate to a	ents . 17, ttend		20,	124, or the H	272, Ionoral	233, 1337, ole Arr	1421,	1429 2019 1828
	Committee appointments, 15, Explanation of vote. Official delegate to a Utzig	ents . 17, ttend	19,	20,	124, or the H	272, Ionoral	233, 1337, ole Arr	1421, 1684, nold	1429 2019 1828 1337
	Committee appointments, 15, Explanation of vote. Official delegate to a Utzig Petitions presented.	ents . 17, ttend 	19, the fun	20,	124, or the H	272, 250,	233, 1337, ole Arr 257,	1421, 1684, nold	1429 2019 1828 1337 1188
	Committee appointments, 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma	ents. 17, ttend n of C	19, the fun	20, eral fo	124, or the F	272, 272, Ionoral 250,	233, 1337, ole Arr 257,	1421, 1684, nold 	1429 2019 1828 1337 1188 673
*	Committee appointments 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma Resolutions offered.	ents . 17, ttend n of C	19, the fun	20, eral fo	124, or the H	272, 272, Ionoral 250,	233, 1337, ole Arr 257,	1421, 1684, nold	1429 2019 1828 1337 1188 673 1457
*	Committee appointments, 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma	ents . 17, ttend n of C	19, the fun	20, eral fo	124, or the H	272, 272, Ionoral 250,	233, 1337, ole Arr 257,	1421, 1684, nold	1429 2019 1828 1337 1188 673
	Committee appointments 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma Resolutions offered. Visitors presented.	ents . 17, ttend n of C	the fun	20, eral fo	124, or the H	272, Jonoral 250, ole	233, 1337, ole Arr 257, 830,	1421, 1684, nold	1429 2019 1828 1337 1188 673 1457
PETE	Committee appointmend 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma Resolutions offered. Visitors presented. RSON, LOUIS A	ents	19, the fun Commit	20, eral for tee of 192,	124, or the H 167, the Who 724,	272, 	233, 1337, ple Arr 257, 830,	1421, 1684, nold 1069,	1429 2019 1828 1337 1188 673 1457
PETE	Committee appointmend 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma Resolutions offered. Visitors presented. RSON, LOUIS A	ents	the function 19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	20,	124, or the H	272, 	233, 	1421, 1684, 1069, 987,	1429 2019 1828 1337 1188 673 1457 1100
PETE	Committee appointmend 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma Resolutions offered. Visitors presented. RSON, LOUIS ABills introduced	ents	19, the fun Commit	20,	124, 167, the Who	272, 	233, 	1421, 1684, nold 1069, 987,	1429 2019 1828 1337 1188 673 1457 1100
PETE	Committee appointmend 15, Explanation of vote. Official delegate to a Utzig Petitions presented. Presided as chairma Resolutions offered. Visitors presented. RSON, LOUIS ABills introduced	ents	19, the fun Commit	20,	124, 167, the Who	272, 	233, 	1421, 1684, 1069, 987,	1429 2019 1828 1337 1188 673 1457 1100

	Amendments offered		716
	Amendments withdrawn		233
	Committee appointments 15, 17, 20, 65	2, 125,	461
	Legislative intent	. 2596,	2597
	Petitions presented 84, 222, 287, 29	8, 383,	1355
	Resolutions offered		1941
	Visitors presented		1081
PIER:	RSON, GEORGE N Representative Mahaska County		
. 1210	·	3. 24	
	Diris inti oducod	31.	
	55, 133, 177, 188, 193, 331, 34	•	359
	Amendments filed 381, 473, 786, 805, 133		2085
	Amendments offered	1784	2464
٠	Amendments withdrawn		769
	Committee appointments		1082
	Explanation of vote		1828
	Legislative intent		2597
	Petitions presented 108, 167, 192, 208, 423	2000,	637
	Resolutions offered		1941
			1941
	Visitors presented		1072
	537, 622, 637, 724, 757, 808, 900	0, 1454,	1873
מי וים	NEER LAWMAKERS ASSOCIATION OF IOWA		-
LIOI			521
	Program by		521
	3		752
	President Fulton extended a personal welcome to		104
	Welcomed to joint convention by Senator George O'Malley		753
	Representative Lester L. Kluever		103
	The Honorable DeVere Watson, President of the Pioneer		
	makers Association of Iowa, introduced Don Reid,		
	tive manager of the Iowa Press Association and ow		
	publisher of the West Des Moines Express, who add		== .
	the convention		754
	The Honorable DeVere Watson introduced the Honorable		
	Hicklin, former member of the House, President		:
	Pioneer Lawmakers for coming year	• • •	754
	ATTENDED TO A CONTRACT OF A CO		
POIN	NTS OF ORDER RAISED		000
	On House File 2	• • • •	303
	On House File 48		1543
	On House File 157		1107
	On House File 175	• • • •	979
	On House File 178		1216
	On House File 212		1105
	On House File 363		597
	On House File 388		1825

On House File 389 2488 On House File 394 1042 On House File 562 1712
On House File 562
On House File 572
On House File 684
On House File 686
On House File 695
On House File 700
On House File 702
On House File 724
On House File 739
On House File 747
On Senate Joint Resolution 2
On Senate Joint Resolution 5
On Senate Joint Resolution 8
On Senate File 18
On Senate File 40
On Senate File 49
On Senate File 283
On Senate File 334
On Senate File 342
On Senate File 532
On Senate File 555
On Senate File 579
On Senate File 616
On Senate File 622
On Senate File 739
On Senate File 742
On Senate File 745
On Senate File 750
On Senate File 767
On Senate File 772 1745, 1746, 2467
On Senate File 773
On Senate File 785
PONCY, CHARLES N Representative Wapello County
Bills introduced 54, 111, 140, 292, 343, 430
Committee appointments 16, 18, 19, 222
Explanation of vote
Petitions presented
Resolutions offered
Visitors presented 488, 830, 1009, 1024, 1641
DRESIDENT OF THE SENATE Lieutenant Governor Robert D. Ful-

PRESIDENT OF THE SENATE -- Lieutenant Governor Robert D. Fulton

(See "Lieutenant Governor Robert D. Fulton, President of the Senate")

PRESS, MEMBERS OF Assignment of desks in press gallery	52
to (S. C. R. 2)	14 206 225 908
PRINTING BOARD	
Superintendent of Printing-Secretary	
Codes, session laws of Sixty-first General Assembly distribu-	
ted to members of House and Senate and to press galler-	
ies, S. C. R. 2	33
Authorized to have printed the tenth edition of the booklet,	
"How a Bill Becomes a Law"	288
Journals, bills and binders to be mailed to all county auditors,	
S. C. R. 3	34
S. C. R. S	94
PROOF OF PUBLICATION	
On House File 190	339
	348
On House File 205	356
On House File 514	678
	678
On House File 530	700
On House File 553	
On House File 554	700
On House File 659	809
On House File 734	1530
On House File 735	1608
On Senate File 14	193
On Senate File 232	395
On Senate File 267	348
On Senate File 287	613
On Senate File 405	489 1070
On Senate File 406	
On Senate File 426	521
On Senate File 446	538
On Senate File 576	1070
On Senate File 584	678
On Senate File 585	678
On Senate File 591	1070
On Senate File 592	1070
On Senate File 593	1070
On Senate File 594	1071
On Senate File 595	1070
On Senate File 596	1071

	On Senate File 597								1071
	On Senate File 598.								1070
	On Senate File 726.								1116
	On Senate File 762								1116
PUB	LIC HEALTH AND W	ELFA	RE, C	CIMMO	TEE C	ON			
	Appointed	. .							19
	Additions and change	es							60
	Bills introduced								
	93,	171,	172,	173,	182,	183,	228,	408.	480
	Amendments filed.		. 486.	496,	650,	755.	940.	1033.	1247
	Amendments filed . Amendments offered	i		. 595,	957.	1074.	1175.	2203.	2333
	Reports						. 335.	486.	
	496.	567.	649.	650.	755.	940.	1033,	1247.	1248
		•	ĺ	•			,		
QUE	EN OF THE HOUSE -	_							
40	Marilyn Zagnoli pre	sented	d to the	House					1481
	Queen's Court - Jan								1481
		•					•		
RAD	L. RICHARD MARTII	V R	eprese	entative	Linn	County			
1(111)	Bills introduced							21, -	-
	Dillo milloudeed				2,		-		
	37	3.8	52	54,		-	•		
	105	100	221	248	275	276			
	190,	303	316	248, 322,	3/0	375	421,		
	497	447	522	540	572	500	628,		640
	Amendments filed.	441,	J22,	J. 40,	313,	125	255.		649
							1477,		2240
	Amendments offered								2249
									2004
	Amendments withdra								731
	Call of the House re	queste	ea						873
	Committee appointm	ents .	• • •	2,	. 17,	18,	19,	20,	357
	Petitions presented					400			
		271,	330,	383,	461,	489,	723,	870,	1407
	Resolutions offered						. 357,	759,	1941
	Visitors presented.	• • •	• • •		• • • •			1336,	1859
REC	OGNITION OF LEADE	ERS O	F THE	HOUSI	E				
	Officers and employ	ees ho	nored	and pr	esente	d gifts	in appr	ecia-	
	tion								2343
•			•						•
					. ~				
RED	FERN, CARROLL I.	Ker	oresen	tative I	Lee Co	unty		64	
	Bills introduced					J. K.	14,	24, -	
			100	105		2,	38,	55,	
•	90,		126,	135, 454	158,	180,	198,	278, 628	
	200	4/14	434	454	281	h i 3	h i U	628 .	n 1 h

Amendments filed	
550, 1234, 1250, 1277, 1321, 1332, 1333, 1378,	
1430, 1528, 1550, 1601, 1734, 1852, 1991, 2085,	2373
Amendments offered	
162, 373, 374, 1244, 1329, 1343, 1345,	
1391, 1396, 1496, 1588, 1660, 1742, 1746, 2008,	2467
	2401
Amendments withdrawn	0.400
712, 1244, 1257, 1263, 1661, 1743, 2466,	2467
Appointed assistant teller and judge	49
Committee appointments 2, 18, 19, 20, 1684,	2189
Explanation of vote	1828
Legislative intent	2597
Petitions presented 287, 927, 1212,	1336
Resolutions offered	1457
Visitors presented	569
REED, CECIL A Representative Linn County	
Bills introduced J. R. 3, 16,-	
25, 27,	
29, 37, 38, 44, 52, 64, 68, 74,	
133, 143, 164, 178, 179, 200, 206, 210,	
231, 247, 262, 275, 292, 298, 304, 351,	
358, 370, 371, 393, 400, 401, 402, 403,	
433, 483, 520, 573, 581, 598, 606, 639,	649
Amendments filed 676, 777, 924, 1166, 1526, 2174,	2206
Amendments offered	1615
Amendments withdrawn	1615
Appointed as member of the Iowa Employment Security Commis-	1010
sion	553
Asked name withdrawn as co-sponsor of H. J. R. 16	570
•	
Committee appointments 8, 16, 18, 19,	20
Explanation of vote	1828
Legislative intent	2596
Petitions presented 136, 271, 489,	970
Presided at sessions of the House	2214
Resignation as of June 30, 1967	2036
Resolutions offered	2156
Visitors presented 789, 846, 1126,	1455
RENDA, THOMAS A, Representative Polk County	
Bills introduced	
J. R. 1, 3, 5, 6, 11, 24, -	
18, 19, 20, 81, 87, 91, 120,	
154, 161, 162, 164, 174, 178, 197, 246,	
247, 253, 257, 258, 262, 266, 278, 298,	
303, 322, 349, 353, 364, 370, 401, 430,	

	Amendments	433, filed	452,	495,	499,	544,	549,	568,	607,	624
	Amendments	107,	296,	587,	786,	968,	1506,	1578,	2084,	2085
		960,	1051,	1297,	1553,	1773.	1880,	2416.	2419.	2459
	Amendments	withdra	awn .						1051.	2306
	Call of the Ho	use re	queste	ed						325
	Committee ap		ents .							
		16,					1221,			2049
	Explanation of	vote .			· · · ·					1828
	Legislative in									2596
	Petitions pres	ented	 				. 287,	423,	790,	970
	Point of order Resolutions of	fored	u						999	303
	Visitors prese	ented			• • • •		102	900	1530	1221
	Visitors pres						192,	808,	1529,	1873
	A									
RESC	OLUTIONS	. T-:4	D 1							
	Index to House Index to Senate	o Joint	Poss	lutions		 	 			3a
	Index to Senate	Conci	nesu.	Resolu	utione	on in ti	ne nous	se		104a
	Index to House	Conc	urren	Resol	utions	acted	on in th	e Hous		154a 155a
	Index to Benda									155a
	Received from	City	of Beli	mond.	No. 52	6			• • •	294
				,						-01
		A 37C	70777	TOTAL	ONT					
ROA	DS AND HIGHW									
	Appointed Bills introduce									19
	Bill's Introduce						678,			715
	Amendments f									1123
	Amendments o									1152
	Public hearing									391
	Reports		334.	585.	675.	754.	839.	939	940	
			•	•				,		1123
	Resolutions of	terea .								1123 274
	Resolutions of	ierea .		• • •	• • • •	• • •		• : • •		274
					• • • •	• • •	• • • •	• • • •		
ROE,	THOMAS S	- Repr	esenta	tive Al	 llamak	 ee Cou	nty	• • • •		274
ROE,		- Repr	esenta	tive Al	llamak	ee Cou	nty	J. R.	2, -	274
ROE,	THOMAS S Bills introduce	- Repr	esenta	ative Al	llamak 35,	ee Cou 37,	nty 45,	J. R.	2, - 126.	274
ROE,	THOMAS S Bills introduce	- Repr d	esenta	tive Al	llamak 35, 221,	ee Cou 37, 255,	nty 45, 303,	J. R. 104, 402,	2, - 126, 430,	274 493
ROE,	THOMAS S Bills introduce	- Repr ed 169, led	esenta 188, 	tive Al 2, 198,	llamak 35, 221,	ee Cou 37, 255,	nty 45, 303,	J. R. 104, 402,	2, - 126, 430,	274 493 2428
ROE,	THOMAS S Bills introduce Amendments fi	Repred 169, led thdraw	esenta	tive All	llamak 	ee Cou 37, 255, J. R.	nty	J. R. 104, 402,	2, - 126, 430,	274 493 2428 156
ROE,	THOMAS S Bills introduce Amendments fi Asked name wi Committee app	Repred	esenta	2, 198, 	llamak 35, 221, 	ee Cou 37, 255, J. R.	nty 45, 303, 4	J. R. 104, 402,	2, - 126, 430, 20,	493 2428 156 336
ROE,	THOMAS S Bills introduce Amendments fi Asked name wi Committee app Explanation of	Repred	esenta	2, 198, 	llamak 35, 221, 	ee Cou 37, 255, J. R.	nty	J. R. 104, 402,	2, - 126, 430, 20,	493 2428 156 336 1828
ROE,	THOMAS SBills introduced Amendments fit Asked name with Committee appreciation of Petitions presented.	Repred	esenta	2, 198, 	llamak 	ee Cou 37, 255, J. R.	nty 	J. R. 104, 402,	2, - 126, 430, 20, 1481,	493 2428 156 336
ROE,	THOMAS S Bills introduce Amendments fi Asked name wi Committee app Explanation of	Repred	esenta	2, 198, 	35, 221, of H.	ee Cou 37, 255, J. R.	nty 45, 303, 4	J. R. 104, 402,	2, - 126, 430, 20, 1481, 971,	493 2428 156 336 1828 1529

ROOMS	
Committee rooms assigned	134
ROORDA, NORMAN Representative Jasper County	
Bills introduced	
142, 188, 291, 327, 355, 415, 420, 465,	585
Amendments filed 636, 1227, 1702, 1754,	2249
Amendments offered	1417
Committee appointments 15, 19, 20, 652,	2527
Extended birthday greetings on behalf of the House to reporter	
George Mills of the Des Moines Register	2018
Petitions presented 84, 144, 355, 356, 446,	678
Resolutions offered	1759
Visitors presented	
59, 382, 460, 622, 778, 1236, 1322,	1608
RULES	
Rule Suspended:	747
On House File 292	2150
On House File 495	2498
On House File 792	2525
On House File 797	2534
On Senate File 95	1342
On Senate File 406	1780
On Senate File 532	1910
On Senate File 773	1502
On Senate File 828	2541
On Senate File 878	2538
Rule 25 on House Concurrent Resolution 16	1001
Rule 29 on the following:	1001
House Joint Resolution 32	1569
House File 13	218
Senate File 14	205
Senate File 51	231
Senate File 90	344
Senate File 111	2584
Senate File 267	375
Senate File 379	1088
Senate File 847	2276
Senate File 854	2203
Senate File 856	2240
Senate File 859	2275
Senate File 874	2489
Senate File 877	2446
Rule 35 on the following:	,

House File 686	1262
House File 702	1451
Rule Invoked:	
Rule 50 on the following:	
House Joint Resolution 16	1468
House Joint Resolution 25	1435
House File 18	
House File 26	945
House File 27	945
House File 50	
House File 106	
House File 114	
House File 143	930
House File 179	
House File 198	1589
House File 213	1637
House File 261	1447
House File 335	1482
House File 359	1446
House File 392	1513
House File 415	1589
House File 454	
House File 483	
House File 550	
House File 597	
Senate File 131	3 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Senate File 237	
Senate File 248	
Senate File 283	
Senate File 510	
Senate File 551	
Motion to invoke rule 50 on House File 342	
Motion to invoke rule 50 on House File 126 withdrawn	971
Rule 69 on the following:	1000 1001
House Joint Resolution 8	
House Joint Resolution 33	1986
House File 157	1117
House File 178	1213, 2102
House File 388	1826
House File 560	2056
House File 686	. 1194, 1266
House File 702	1466, 2423
House File 739	
House File 740	1915
House File 747 2155, 2159, 2160, 2161,	
House File 757	2133, 2138

House File 758	2151
House File 765	
Senate File 40	1000
Senate File 101	1518
Senate File 118	2191
Senate File 176	1047, 1981
Senate File 221	2349
Senate File 302	
Senate File 496	1028
Senate File 616	1846, 2214, 2215
Senate File 622	
Senate File 677	
Senate File 693	
Senate File 739	1978
Senate File 838	2357
On Motion to adjourn	
Rule 70 on the following:	•
House File 732	1594
Senate File 843	
Rule 72 on the following:	
House Concurrent Resolution 5	325
House Joint Resolutions 3 and 4 (or Senate Joint B	Resolutions 7 and
8)	
House File 45	873
House File 297	1002
House File 686	1263
House File 702	2423
Senate File 49	2490
Senate File 118	2191
Senate File 828	2545
Rule 73 on Senate File 118	2191
Motion to Suspend Lost:	
To substitute Senate File 773 for House File 604	
House File 299	1376
	•
RULES, COMMITTEE ON	
Appointed	
Bills introduced	-
Amendment filed	
Amendment to joint rules	
Proposed changes of temporary rules	
Suggested changes of standing rules	
Temporary rules adopted	105, 232
SANDERS, LEO I Representative Emmet-Palo Alto	
Bills introduced J.	
104, 1	36, 157, 396, 599

	Amendments filed. Committee appointn Explanation of vote Petitions presented Resolutions offered Visitors presented.	nents			 		. 16,	18, 	135 19 1828 212 1576
		637,	651,	699,	724,	1236,	1432,	1580,	1641
SCH	MARJE, CLARENCE Counties	F	Repre	sentati	ve Lou	iisa-M	ıscatin	e	
	Bills introduced					J. R.	14,	16.	
	Bills introduced						149		-
	105	100				130,		•	
	195,	198,	199,	404,	200, 540	355,	358,		500
						544,			592
	Amendments filed.								1852
	Amendments withdr								1661
	Committee appointm	nents .			• • •		16,	18,	20
	Legislative intent .								2596
	Petitions presented	• • •						. 144,	
	184,	228,	271,	383,	422,	460,	521,	537,	1127
	Resolutions offered								1941
	Visitors presented.				• • •		1100,	1580,	1840
	OLS (Subcommittee of Ap Appointed		iations 	Comn	nittee)				124
SCHC	OLS, COMMITTEE	ON							
	Appointed				• • •			• • •	19
	Additions and change								60
	Bills introduced					137,	516,	652,	
	653,	670,	680,	682,	698,	701,	708,	722,	725
	Amendments filed.			. 497,	534,	586,	904,	1096,	1801
	Amendments offered			. 041,	979,	1120,	1764,	1837,	1844
	Reports 226,	307,	457,	534,	586,	634,	720,	775,	
	802,	904,	966,	986,	1003,	1096,	1124,	1247,	1476
		٠,							
SCHR	OEDER, LAVERNE	w	Repre	sentati	ve Pot	tawatta	mie Co	ounty	
	Bills introduced				J. R.	24,	26,		
								9,	
	29,	31,	38,	56,	59,	81,	95,	101,	
	104,	107,	133,	158,	188,	198,	455,	564,	583
	Amendments filed							. 586,	
	611,	636,	666,	698,	805,	841,	968,	1098,	
	1099,								
	1853,	1857,	1923,	1992,	2085,	2120,	2207,	2249,	2472

	Amendments o	ffered	١.,.							
		728,					1105,			
	1	544.					1721.			2034
	Amendments w	vithdra	awn .	. 728.	731.	1104.	1619.	1869.	1885.	2035
	Call of the Hou									1002
	Committee app		-							114
										1549
	Explanation of									2597
	Legislative int									
	Petitions pres									336
	Resolutions of								• .	1576
	Visitors prese	ented .								1455
SEAT										
DLII	Assignment of	mad	0.000	vial and	lon					29
										31
	Assignment of									
	Assignment of	desks	ın Pr	ess G	llery			. 52,	206,	225
SECR	ETARY OF ST	ATE.	Melvi	n D. S	vnhors	t				*,
	Communication						84,	85,	86,	
	Communication	87.	88.		90,		93,		1196.	1699
	House Joint Re									2427
										618
	House Joint Re									
	House Joint Re									2599
	House Joint Re	esoluti	on 28,	, sent 1	to					802
			~ ~							
	House Joint Re	esoluti	on 32	, sent t	io					1754
										1754
SHAV	V, ELIZABETH	I ORR	Re	presen	tative	Scott C	County			
SHAV		I ORR	Re	presen	tative	Scott C	County	4,	29, -	
SHAV	V, ELIZABETH	I ORR	Re	presen	tative	Scott C	County			
SHAV	V, ELIZABETH	I ORR	Re	presen	tative 	Scott C	County J. R.		29, -	
SHAV	V, ELIZABETH	I ORR	Re	presen 133,	tative	Scott C	County J. R. 249,	4,	29, - 38,	
SHAV	V, ELIZABETH Bills introduce	I ORR ed 70, 288,	Re	presen 133, 308,	tative 196, 322,	Scott C	County J. R. 249, 410,	4, 282, 427,	29, - 38, 286, 442,	
SHAV	V, ELIZABETH Bills introduce	I ORR ed	Re	presen 133, 308, 483,	tative 196, 322, 573,	Scott C	County J. R. 249, 410, 589,	4, 282, 427, 598,	29, - 38, 286, 442, 639,	649
SHAV	V, ELIZABETH Bills introduce Amendments f	I ORR ed 70, 288, 454, iled .	Re	presen 133, 308, 483,	tative 196, 322, 573, . 923,	Scott C 	J. R. 249, 410, 589, 1702,	4, 282, 427, 598, 1734,	29, - 38, 286, 442, 639, 2044,	649 2249
SHAV	V, ELIZABETH Bills introduce Amendments for Amendments of	I ORR ed 70, 288, 454, iled . offered	Re 105, 292, 471,	presen 133, 308, 483,	196, 322, 573, .923,	Scott C 198, 370, 588, 1528,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305,	649 2249 2410
SHAV	V, ELIZABETH Bills introduce Amendments for Amendments of Amendments with the control of the co	I ORR ed	Re 105, 292, 471,	presen 	tative 196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305,	649 2249 2410 1743
SHAV	Amendments of Amendments we call of the Hou	I ORR ed	Re 105, 292, 471, awn.	presen	tative 196, 322, 573, .923,	198, 370, 588, 1528, 913,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305,	649 2249 2410 1743 2423
SHAV	Amendments of Amendments we Call of the Hou Committee app	I ORR ed	Re 105, 292, 471, awn. queste	133, 308, 483,	196, 322, 573, .923,	198, 370, 588, 1528, 913,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305, 461,	649 2249 2410 1743 2423 2527
SHAV	Amendments of Amendments we call of the Hou	I ORR ed	Re 105, 292, 471, awn. queste	133, 308, 483,	196, 322, 573, .923,	198, 370, 588, 1528, 913,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305, 461,	649 2249 2410 1743 2423
SHAV	Amendments of Amendments we Call of the Hou Committee app	TORR ed	Re 105, 292, 471, awn. queste	133, 308, 483,	196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305, 461, 356,	649 2249 2410 1743 2423 2527
SHAV	Amendments of Amendments we Call of the Hou Committee appreciations pressured to corder	70, 288, 454, iled . offered vithdra use re- pointmented raise	Re 105, 292, 471, awn. queste	133, 308, 483,	196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913,	County J. R. 249, 410, 589, 1702, 1177,	4, 282, 427, 598, 1734, 2034,	29, - 38, 286, 442, 639, 2044, 2305, 461, 356,	649 2249 2410 1743 2423 2527 368
SHAV	Amendments of Amendments we Call of the Hou Committee apprentions present	TORR ed	Re 105, 292, 471, awn. queste	133, 308, 483,	196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913,	J. R. 249, 410, 589, 1702, 1177, 18, 971,	4, 282, 427, 598, 1734, 2034, 	29, - 38, 286, 442, 639, 2044, 2305, 461, 356, 1576,	649 2249 2410 1743 2423 2527 368 1690
	Amendments of Amendments we Call of the Hou Committee appreciations pression of order Resolutions of Visitors preserved.	TORR ed	Re 105, 292, 471, awn queste	133, 308, 483,	196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913,	J. R. 249, 410, 589, 1702, 1177, 18, 971,	4, 282, 427, 598, 1734, 2034, 	29, - 38, 286, 442, 639, 2044, 2305, 461, 356, 1576,	649 2249 2410 1743 2423 2527 368 1690 1941
	Amendments of Amendments we Call of the Hou Committee apprehitions pressible Personal Control of Order Resolutions of Visitors presseries.	TORR ed	Re 105, 292, 471, awn queste	presen	tative 196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913, 17,	J. R. 249, 410, 589, 1702, 1177, 18, 971,	4, 282, 427, 598, 1734, 2034, 	29, - 38, 286, 442, 639, 2044, 2305, 461, 356, 1576,	649 2249 2410 1743 2423 2527 368 1690 1941
	Amendments of Amendments we Call of the Hou Committee apprehitions pressible Personal Control of Order Resolutions of Visitors presseries.	TORR ed	Re 105, 292, 471, awn queste	presen	tative 196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913, 17,	J. R. 249, 410, 589, 1702, 1177, 18, 971,	4, 282, 427, 598, 1734, 2034, 	29, - 38, 286, 442, 639, 2044, 2305, 461, 356, 1576, 1169,	649 2249 2410 1743 2423 2527 368 1690 1941
	Amendments of Amendments we Call of the Hou Committee appreciations pression of order Resolutions of Visitors preserved.	TORR ed	Re 105, 292, 471, awn queste	presen	tative 196, 322, 573, .923,	Scott C 198, 370, 588, 1528, 913, 17,	J. R. 249, 410, 589, 1702, 1177, 18, 971,	4, 282, 427, 598, 1734, 2034, 	29, - 38, 286, 442, 639, 2044, 2305, 461, 356, 1576, 1169,	649 2249 2410 1743 2423 2527 368 1690 1941
	Amendments of Amendments we Call of the Hou Committee apprehitions pressible Personal Control of Order Resolutions of Visitors presseries.	TORR ed	Re 105, 292, 471, awn queste	presen	196, 322, 573,	Scott C 198, 370, 588, 1528, 913, 17, Lee C J. R.	J. R. 249, 410, 589, 1702, 1177, 18, 971, county 14,	4, 282, 427, 598, 1734, 2034, 	29, - 38, 286, 442, 639, 2044, 2305, 461, 356, 1576, 1169,	649 2249 2410 1743 2423 2527 368 1690 1941

	188,	198,	255,	279,	315.	324.	390.	412.	562
	Amendments filed								786
	Amendments offere	ed						. 1711.	2419
	Asked name withdr								591
	Call of the House r								1002
	Committee appoint								20
	Explanation of vote								1828
	Petitions presented								422
	Resolutions offered								971
	Tresorations offered	• • • •		• • •		• • • •		• • • •	311
SIF	TING COMMITTEE -	_							
	Appointed								1684
	Bills introduced .								738
	Bills assigned to .								1921
	Motion to withdraw								1988
	Motion to withdraw								2042
	Motion to withdraw	Senate	File 1	18					1988
	Motion to withdraw	Senate	File 1	76				• • • •	2118
	Motion to withdraw	Senate	File 3	39		• • •		• • • •	2081
	Motion to withdraw	Senate	File 7	68				• • • •	2172
	Motion to withdraw								2191
	Reports								-101
			1925,						2471
					-	. •		,	
SIXT	Y-SECOND GENERA	L ASS	EMBLY	7	4.5				
	(See "General Asse	mbly'')				11		
			•					-	2.
SMIT	CH, MARVIN W I	Repres	entative	O'Br	ien Co	unty			2.3
	Bills introduced						4,		
					55,				
	126,	157,	177,	188,	221,	291,	293,	299,	
	305,					456,			
	551,	598,				620,			657
	Amendments filed .								
		135,				1796,		1830,	2474
	Committee appointr	nents .							
	15,	17,	19,	20,	124,	165,	251,	1775,	2432
	Legislative intent .	• • •			• • •		• • •		2596
	Petitions presented						• • •	. 208,	446
	Point of order raise	εα		• • • •			140		1662
	Resolutions offered			• • • •		724	149,	253,	1980
	Visitors presented	• • • •		• • •	• • • •	124,	157,	1080,	1237
	•								
SOCI	AL WEIEARE								
SOCI	AL WELFARE	ppropr	iations	Comm	ittee)		· .		• .
SOCI	AL WELFARE (Subcommittee of A Appointed	ppropr	iations	Comm	ittee)				124

SORG, NATHAN F Representative Linn County	
Bills introduced J. R. 14, -	
24, 37,	
38, 52, 68, 74, 104, 133, 143, 164,	
188, 203, 204, 207, 221, 224, 263, 275,	
292, 301, 306, 307, 317, 328, 371, 388,	
401, 410, 426, 433, 437, 442, 483, 502,	
505, 541, 573, 598, 599, 600, 602, 639,	649
Amendments filed 473, 777, 1023, 2085,	2245
Amendments offered 957, 1743, 2203,	2333
Amendments withdrawn	1743
Committee appointments 16, 18, 19, 20,	461
Legislative intent	2596
Petitions presented	
356, 521, 538, 623, 651, 667, 677, 907,	1336
Point of order raised	2203
SPEAKER OF THE HOUSE Maurice E. Baringer, Representative	
Fayette County	
Nominated for Speaker	6
Election of Maurice E. Baringer as Speaker of the House	7
Took oath of office	7
Remarks by	. 7
Announcements 32, 60, 150, 165, 206, 225,	
234, 325, 350, 360, 385, 461, 560, 641,	
652, 673, 679, 717, 725, 782, 921, 971,	
1028, 1038, 1138, 1191, 1237, 1253, 1285, 1329,	
1337, 1381, 1436, 1482, 1491, 1608, 1684, 1700,	
1705, 1740, 1775, 1874, 1921, 1982, 2036, 2140,	
2188, 2189, 2337, 2386, 2432, 2527, 2565, 2575,	2578
Bills signed by	226
234, 253, 269, 278, 354, 363, 420, 443,	
565, 582, 634, 720, 734, 784, 801, 902,	
936, 1002, 1021, 1032, 1094, 1122, 1196, 1246,	
1320, 1330, 1398, 1430, 1452, 1503, 1549, 1637,	
1754, 1796, 1849, 1893, 1966, 2014, 2044, 2082,	
2117, 2144, 2205, 2242, 2320, 2369, 2427, 2472,	2598
Amendments filed	227
Asked "Is the amendment germane?" 1105, 1242, 1303,	
1345, 1388, 1420, 1500, 1543, 1584, 1627, 1663,	
1664, 1690, 1746, 1787, 1825, 1836, 1916, 1937,	
1958, 2009, 2011, 2075, 2186, 2461, 2467, 2488,	2491
Appointed official delegation to attend the funeral services for	101
the Honorable Arnold Utzig, Representative from Dubu-	
que County	1337
Committees appointed by	
14, 32, 34, 114, 165, 222, 229, 243,	
,,,,,,,,,	

244,	251,	258,	272,	281,	299,	310,	311,	
336,	357,	358,	369,	370,	552,	591,	652,	
701,	752,	758,	988,	997,	1082,	1189,	1221,	
1254,	1337,	1897,	2006,	2007,	2019,	2189,	2337,	
2386.	2479.	2527.	2565.	2575,	2577,	2578,	2600,	2601
								2600
Petitions presented								208
Presented chair							2497.	2561
Presented to the Ho	vice th	 . Ouos	n of the	House	of the	Pages	Ball	
Marilyn Zagn	ouse iii	tha O	ii oi uii	Count	or the	ruges	Dair,	1481
Marilyn Zagn	on and	ine wi	reen a	Court.				1401
Presided at session	is of th		32.			53.	 59.	*
2.		12,	•					
61,	82,	95,	100,	101,		114,	124,	
130,	136,	144,	148,		167,	184,	191,	
207,	212,	221,		242,		257,	271,	
277,	280,	287,	298,	309,		336,	347,	
355 <i>,</i>		382,	394,	422,	-		467,	
475,	488,	520,	529,	537,	551,	562,	569,	
590,	612.		637,	651,		667,	677,	
699,	723,		752,	757.		789,	808,	
817,			869,	885.	906.	926.	947,	
			1024.		-	1069,	•	
970,	987,		1126.	1138,		1188.	1192,	
1080,	1100,	•	•		•		•	
1211,	1220,		1236,	1242,	•		,	
1260,	1261,		1283,			-	•	
1380,	1390,	,	1407,	1417,	•		1432,	
1446,	1455,		1481,			1507;	•	
1529,	1537,	1540,	1544,	1551,	1561,	1580,	1586,	
1598,	1608,		1641,		1683,	1698,	1705,	
1731.	1740,	1747,	1752,	1759,		1783,	1805,	
	1814,	1835,	1840,	1859,	1873,	1897,	1911,	
	1941,		1979,		2006,	2018,	2035,	
2038	2046,	2057.	2088,			2136,		•
2000,	2156,	2175.	2188.	2213,				
2100,	2323	2335	2343	2356,	2375.	2386.	2424	
	2439,		2465	2476,	2492	2507	2577	2578
2430,	2433,	2400,	2100,	1 110,	- 10 . ,	2001,	2011,	2010
		· ~ammi	ttoo of	the Wh	olo			
Presided as chairm	ian oi C	Omm	itee or	the wi	1991	12/1	12/2	
	4000	1001	1220	1949		1241,	1243,	1500
1256,	1260,	1261,	1329,	1342,	1004,			1560
Rulings made	· · · ·			150,	162,		303,	
340,	373,	398,	544,		597,		873,	
979,	1042,	1045,	1107,	1117,	1143,	1195,	1216,	
1270,	1612,	1654,	1664,	1712,	1745,	1787,	1846,	_
1975,	1985,	2004,	2008,	2164,	2180,	2184,	2203,	2306
Statement by								2607
Visitors presented						13,	168,	

		193,	242,	288,	520,	622,	651,	1081,	1432,	2213
SPE	AKER PRO TEI	MPORI	E, Les	ter L.	Klueve	r R	eprese	entative	e	
	Cass Co (See "Kluever ker Pro	, Lest		-Repre	sentati	ve Cas	s Cou	nty, Sp	ea-	
SPEC	CIAL									
	(Subcommittee	e of Ap	propri	ations	Commi	ttee)				
	Appointed									124
SPE	CIAL ORDER -	-								
	Assignments	of seat	s							29
	On House Con									306
	On House Join	nt Reso	lution	1						288
	On House Join									419
	On House Join									138
	On House Join	it Reso	lution	4					• • •	138
	On House Join									574
	On House File	67.								599
	On House File									246
	On House File									641
	On House File	178.								1213
	On House File	572.				<u>.</u>			. 754,	783
	On House File	604.							1469,	1491
	On House File	686.							1127,	1191
	On House File									1329
	On House File									1879
	On Senate Join									533
	On Senate File	e 496 .				• : •		• • • •	991,	1028
	On Senate File	e 616 ,							1759,	1836
	On Senate File	e 772 .						1608,	1713,	1732
	Motion for spe	ecial o	rder -	Senate	Files	221, 2	37, 24	8, 283	,	
	288, 302	2								2013
	Special order	lost -	Senate	File 2	21, 23	7, 248	283.	288,		
	302									2039
ST. 1	PATRICK'S DA									
	Observance.				• • • •		• • •		· · ·	668
TAN	NDING COMMIT	TEES								
	Chairmen list	ed								14
	List of appoin									14
	Rooms assign									134
	Changes in co									60
	A -1-1141		· • ·							2.0

Committees of Sixty-second General Assembly consolidation of committees of Sixty-first General Assembly	21
STATE APPEAL BOARD Communication from, stating claims filed with 50, 51,	696
STATE DEPARTMENTS (Subcommittee of Appropriations Committee) Appointed	104
Appointed	124
STATE GOVERNMENT AFFAIRS, COMMITTEE ON	
Appointed	20
Additions and changes	60
Deletions	60
Bills introduced	692
Amendments filed	1472
Amendments offered	2232
Reports 254, 307, 365, 366, 457, 458,	
548, 635, 720, 804, 904, 1005, 1097, 1197,	1472
STATE PLANNING AND DEVELOPMENT, COMMITTEE ON	
Appointed	20
Bills introduced	706
Amendments filed 620, 662,	1197
Amendments offered	1596
Reports	1197
STEERING COMMITTEE	
Appointed	461
Reports . 533, 563, 564, 610, 618, 619, 664, 665,	
800, 901, 918, 919, 985, 1019, 1078, 1094,	1051
1110, 1163, 1182, 1222, 1346, 1347, 1470, 1673,	1674
Rules	547
STEFFEN, VINCENT B Representative Chickasaw County	
Bills introduced J. R. 17, 24,	
38, 62, 90, 124, 135, 154, 159,	
186, 187, 193, 195, 199, 206, 210, 231,	
256, 276, 279, 303, 324, 373, 454, 573, 581, 582, 598, 605, 606, 616, 617, 639,	
581, 582, 598, 605, 606, 616, 617, 639,	649
Amendments filed	1852 933
Amendments withdrawn	
Amendments withdrawn	1087 2544
Call of the House requested	1189
Escorted Mrs. Vincent B. Steffen to the rostrum to receive cor-	1108
sage as a new bride	13

	Explanation of vote	1828
	Introduced to the House, Al Gruetzmacher, Vice-Chairman of	
	the Chicago Board of Trade	447
	Legislative intent	2597
	Petitions presented 243, 347, 355, 667, 699, 1283,	1432
	Presided at sessions of the House	561
	Rulings	561
	Visitors presented	789
STOK	XES, A. GORDON Representative Plymouth County	
	Bills introduced J. R. 13, 15, -	
	9, 22, 31,	
	38, 54, 69, 76, 109, 112, 126, 134,	
	135, 188, 221, 249, 291, 292, 435, 438,	454
	Amendments filed	2282
	Amendments offered	2504
	Amendments withdrawn	745
	Committee appointments	
	15, 16, 19, 20, 114, 243, 461,	1705
	Legislative intent	2596
	Petitions presented 53, 84, 167, 309, 488,	677
	Resolutions offered	1576
	Visitors presented	846
	visitors presented	040
TOE	RY, MELVIN E Representative Black Hawk County	
	Bills introduced J. R. 16,-	
	37. 53. 80. 89. 101.	
		•
	121, 133, 157, 179, 188, 205, 220, 222,	
	229, 233, 299, 320, 393, 400, 403, 445,	454
	Amendments filed 620, 722, 736, 788,	1401
	Committee appointments	20
	Petitions presented	423
	Resolutions offered	222
STRA	AND, CLAIR Representative Poweshiek County	
	Bills introduced	
	130, 181, 188, 355, 358, 390, 420, 456,	465
	Amendments filed	2249
	Committee appointments 15, 16, 17, 19,	1705
	Legislative intent	2597
	Petitions presented 53, 130, 309, 336, 520,	907
	Visitors presented 738, 757, 789, 926, 1455,	1508
TRC	OMER, DELWYN D Representative Hancock County	
	Bills introduced J. R. 4,-	
	30,	

34, 41, 87	. 92,	104.	106.	109,	133.	
142, 188, 292						502
Amendments filed					841.	2120
Amendments offered						2185
Amendments withdrawn						979
Call of the House requested						1263
Committee appointments						357
Legislative intent				•	•	2597
Petitions presented						1253
Resolutions offered						1941
						1941
Visitors presented						1200
151, 606, 609,	, 000,	900,	970,	1101,	1211,	1380
STROTHMAN, CHARLES F Repr	oc ontati	ve Hen	ru Cou	ntsz		
Bills introduced			14.	•	24	
Bills introduced					,	
157 109 177	,		. 202		126,	
157, 163, 177,	, 188,	192,	202,		281,	
341, 347, 355,						620
Amendments filed					1737,	2086
Amendments offered						1744
Committee appointments						
12, 15,						701
Legislative intent :				• • •		2595
Petitions presented 84,	137,	167,	191,	221,	243,	
258, 287, 309,						1924
Visitors presented				. 778,	1115,	2323
SULLIVAN, CHARLES K Represe	entative	Woodb	ury Co			
Bills introduced		J. R.	16,	18,	•	
			-		49,	
78, 101, 157,					269,	
275, 280, 282,	292,	299,	355,	379,	392,	
412, 419, 438,						593
Amendments filed						
135, 786, 1796,	1799,	1830,	1992,	2015,	2249,	2283
Amendments offered					.819,	2180
Committee appointments					. 18,	19
Explanation of vote						1470
Legislative intent						2596
Petitions presented					. 83,	192
Point of order raised						1664
Regolutions offered				1576,	1941,	2213
Visitors presented					.612,	789
Vigitora prosonie.						

SUPERINTENDENT OF PRINTING -- (See "Printing Board.")

SUPREME COURT OF IOWA --

TAPSCOTT JOHN -- Representative Polk County

(See "Chief Justice of the Supreme Court, The Honorable Theodore G. Garfield")

TAPSCOTT, JOHN Representative Polk County	
Bills introduced J. R. 1, 3, 26,	-
36, 38,	
44, 81, 87, 92, 105, 142, 169, 174,	
178, 213, 247, 262, 275, 278, 280, 292,	
298, 299, 335, 353, 358, 393, 400, 402,	
403, 417, 418, 430, 433, 440, 452, 494,	
495, 509, 522, 524, 544, 608, 620, 625,	666
Amendments filed	
785, 1079, 1452, 1702, 1801, 1833, 2085, 2246,	2474
Amendments offered 794, 814,	
816, 916, 933, 1087, 1612, 1974, 1975, 2154,	2197
Amendments withdrawn	1974
Asked name withdrawn as co-sponsor of H. F. 188	759
Call of the House requested	162
Committee appointments	1254
Explanation of vote	2368
Legislative intent	2596
Petitions presented 299, 309, 394, 847,	1924
Resolutions offered	2307
Visitors presented	
130, 271, 347, 651, 943, 1354, 1551,	1897
TAX REVISION, COMMITTEE ON	•
Appointed	20
Additions and changes	60
Bills introduced 686, 690, 702, 709, 737,	739
Amendments filed 619, 802, 1349,	1600
Amendments offered 1491, 1492, 1496, 1497, 1517,	1743
Amendments withdrawn	1540
Reports	
443, 535, 619, 776, 802, 1079, 1349, 1600,	1601
TOLL DOC	
TELLERS	40
Appointment of	49
Report	62
TEMPORARY OFFICERS	
Elected	1
Took oath of office	1
100k 0mil 01 011100	1

Presented the House a cartoon by J. N. "Ding" Darling entitled "The operation is about to begin"	369
THORDSEN, HAROLD Representative Scott County	
Bills introduced 70, 119, 130, 158,	
164, 178, 198, 255, 314, 343, 402, 410,	415
Amendments filed	2084
Amendments offered	2126
Committee appointments 15, 16, 18.	20
Legislative intent	2597
Petitions presented	1581
Resolutions offered	2213
Visitors presented	737
TIEDEN, DALE L Representative Clayton County	
Bills introduced J. R. 4, 24, -	
38, 72, 105, 134,	
135, 142, 154, 169, 188, 198, 221, 291,	
293, 305, 327, 334, 369, 374, 413, 432, 434, 439, 454, 484, 573, 598, 604, 639,	
434, 439, 454, 484, 573, 598, 604, 639,	649
Amendments filed	
1755, 1829, 1833, 2044, 2245, 2246, 2322, 2473,	2474
Amendments offered	
628, 774, 891, 1490, 1812, 1976, 2142, 2344,	2532
Amendments withdrawn	2533
Committee appointments	
15, 16, 19, 124, 125, 336, 370, 2188,	2527
Explanation of vote	1828
Legislative intent	2596
Memorial	1453
Petitions presented	831
Resolutions offered	1941
Visitors presented	2335
·	
TRUCK RATE RECIPROCITY, COMMITTEE TO STUDY	
Members appointed to serve during interim	2601
UNIFORM STATE LAWS, COMMISSION ON	
Reports	173
UTZIG, ARNOLD Representative Dubuque County	
Bills introduced J. R. 3, 16, 24, 26,-	
Bills introduced J. R. 3, 16, 24, 26, - 25, 56, 119, 121, 126,	
130, 157, 158, 188, 191, 198, 280, 292,	322
Amendments filed	
Committee appointments	20

	Petitions presented								907
	Resolutions offered								222
	Visitors presented								356
AN	DRIE, RUDY Re	presen	tative S	story C	ounty				
	Bills introduced.			. 67,	81,	92,	104,	105,	
	135,	142,	169,	188,	292,	298,	321,	342,	
		453,							657
•	Amendments filed								
	107,	227,	270,	421,	650,	785,	786,	1187,	
	1234,	1321,	1796,	1799,	1800,	1829,	1830,	1855,	1991
	Amendments offere	ed	.275.	434.	794.	795.	796,	822.	
		1258,							
		1867,					-		2306
	Amendments withd								2012
	Asked name withdr								2012
					0				1027
	S. F. 616								1837
	Committee appoint								2006
	Legislative intent			• • • •				• • • •	2596
	Petitions presented								1212
	Requested Pella Qu								
	shoe dance .								1025
	Resolutions offered								1941
	Visitors presented			· · · · ·		.699,	724,	738,	
	869,	943,	987,	1069,	1100,	1169,	1354,	1432,	1580
	1100mp 411p 15441p								
AN	NOSTRAND, MAUR				ve Pott	awatta	mie Co	unty,	
	Assistant Ma								•
	Bills introduced .								
	4	0	10	1.0	10	0.0	0.0	J. R.	
	4,	6,	10,	16,	19,	26,	28,		•
								31,	
	114,	134, 249,	153,	157,	188,	193,	198,	207,	
	218,	249,	276,	280,	290,	298,	301,	322,	
		334,							
		483,							620
	Amendments filed								
		143,	147,	220,	256,	346,	535,	550,	
	841,	1166,	1184,	1378,	1379,	1403,	1853,	1854,	2085
	Amendments offere	ed							
	263,	266,	267,	575,	706,	709,	749,	796,	
	1575,	1742,	1862,	1863,	1867,	2136,	2278,	2439,	2546
	Amendments withda	rawn .			153,	156.	855,	1865,	1867
	Asked name withdr	awn as	sponso	r of H	J.R.	3			152
	Call of the House r								1263
	Committee appoints								
	19,		125,			2337.	2379,	2565.	2578

Explanation of motion to reconsider S. J. R. 1 Legislative intent Petitions presented 83, 95, 130, 144, Point of order raised Resolutions offered Visitors presented 926, 1100, 1481,	235 2597 207 1388 2156 2213
VAN ROEKEL, GERRIT Representative Marion County	•
Bills introduced	
102, 121, 142, 188, 219, 249, 292, 298,	358
Amendments filed 256, 587, 2085, 2246,	2474
Amendments offered	832
Committee appointments . 15, 17, 18, 19, 988, 1082,	1454
Introduced to the House, Dean George Matore, University of	
Paris, France	817
Legislative intent	2596
Petitions presented	1453
83, 167, 191, 221, 222, 250, 251,	
309, 322, 446, 447, 488, 987, 1081, 1433,	2046
Presented to House, Judy Grandia, Tulip Queen of the Pella Tu-	2040
lip Festival and her court	1025
Resolutions offered	1457
Visitors presented	- 10 1
298, 310, 637, 738, 817, 846, 1252, 1859,	2217
VARLEY, ANDREW Representative Adair-Madison Counties	
Bills introduced J. R. 6, 24, 26,-	
31, 36, 44, 56, 135,	
169, 177, 250, 327, 356, 412, 456, 482,	603
Amendments filed	
1830, 1851, 2044, 2144, 2172, 2206, 2246, 2429,	2474
Amendments offered	2500
Amendments withdrawn	2506
Committee appointments	2182
15, 17, 20, 114, 125, 229, 358,	2386
Legislative intent	2597
Petitions presented 84, 184, 347, 927,	988
Point of order raised	1712
Visitors presented	
	2046
VETTER, KEITH L Representative Washington County	
Bills introduced J. R. 4, 25,-	
38, 42, 62, 109, 119, 130, 134,	
157, 170, 188, 318, 319, 322, 361, 384,	

	412,	442,	446,	502.	549.	573.	598.	639.	649
	Amendments filed .					. 165.	393.	1168.	1801
	Amendments offere								2236
	Amendments withdr								661
	Call of the House re								2490
	Committee appointr								2100
	15	16,	10	 20	195	652	1694	2010	2061
	Legislative intent.	10,	10,	20,	120,	004,	1004,	4015,	2596
	Petitions presented		357	677	799	770	700	1000	
									2046
	Point of order raise								1042
	Resolutions offered								2046
	Visitors presented			• • • •			. 148,	622,	1641
VOO	RHEES, DONALD E.	Re	nregen	tative l	Black I	Hawk C	ounty		
, 00	Bills introduced	110	pr cacii	tative i	Diack i	T R	25.	26, -	
	Bhis introduced	• • •			• • • •	υ. π.	35,	53,	
	90	0.5	199	1.49	170	178,		-	
	89,	92,						205,	
	220,		224,						
	292,	298,	299,	314,	316,	342,			522
	Amendments filed .						• • •	• • • •	
		227,	279,	666,	924,	1023,	1167,	1401,	1478
	Amendments offere								2080
	Asked name withdra F. 496								1028
	Committee appointr								125
	Explanation of vote								1848
	Legislative intent.								2596
	_								
	Petitions presented								1407
	Resolutions offered								1705
	Visitors presented						. 257,	551,	1508
WAT	SON, E. M Repr	esenta	tive Ri	nggold-	-Taylo	r Count	iec		
	Bills introduced							124.	
	135	163,	169	181	188	276	474		524
	Amendments filed.								2085
	Amendments offere								1644
									20
	Committee appointm							•	-
	Legislative intent								2596
	Petitions presented							-	347
	Visitors presented		• • • •				• • • •	1115,	1608
WAU	GH, JEWELL O	•							
	Bills introduced								
		31,	,		119,		176,		•
	188,	193,							
	358,	373,	556,	557,	573,	598,	603,	639,	649

	Amendments filed	. 135.	611.	2429
	Committee appointments 14, 18, 19,	20.	310.	1238
	Legislative intent			2596
	Petitions presented			-000
	83, 95, 136, 148, 167, 191,			1237
	Presided at sessions of the House			2356
	Resolutions offered			
				1941
	Visitors presented 212,	228,	1100,	1354
WEI	DEN, RICHARD W Representative Hardin County			
	Bills introduced J. R.		24, -	
	38, 195, 199,		322,	
•	334, 355, 391, 412, 447, 506,	531,	540,	592
	Amendments filed			
	1079, 1476, 1796, 1799, 1830, 1833,			1991
	Amendments offered			2034
	Amendments withdrawn	-	•	1901
	Committee appointments			2006
	Legislative intent	• • • •	• • • •	2596
	Petitions presented			790
	Resolutions offered	1576,	1612,	1941
	Visitors presented 488, 738, 778, 1024,	1380,	1580,	1805
	Demography Colhoun Co			
WIN	KELMAN, WILLIAM P Representative Calhoun Co Bills introduced J. R.	16,	24, -	
WIN	Bills introduced J. R. 29,	16, 38,	41,	
WIN	Bills introduced J. R. 29, 56, 105, 110, 124, 126, 134,	16, 38, 135.	41, 142,	
WIN	Bills introduced J. R	16, 38, 135, 356,	41, 142,	
WIN	Bills introduced J. R	16, 38, 135, 356, 599,	41, 142, 374, 604,	651
WIN	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604,	651
WIN	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, . 135, 1754,	651 1991
WIN	Bills introduced	16, 38, 135, 356, 599, 	41, 142, 374, 604, . 135, 1754, 2164,	
WIN	Bills introduced	16, 38, 135, 356, 599, 1333, 1497,	41, 142, 374, 604, . 135, 1754, 2164,	1991
WIN	Bills introduced	16, 38, 135, 356, 599, 1333, 1497,	41, 142, 374, 604, . 135, 1754, 2164,	1991 2273
WIN	Bills introduced	16, 38, 135, 356, 599, 1333, 1497,	41, 142, 374, 604, . 135, 1754, 2164,	1991 2273
WIN	Bills introduced	16, 38, 135, 356, 599, 1333, 1497, 	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432
WIN	Bills introduced	16, 38, 135, 356, 599, 1333, 1497, 	41, 142, 374, 604, 135, 1754, 2164,	1991 2273 1263 2432 2597
WIN	Bills introduced	16, 38, 135, 356, 599, 	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432 2597 1581
WIN	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432 2597
WIN	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432 2597 1581 2336
WIN	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432 2597 1581
	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432 2597 1581 2336
	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, . 135, 1754, 2164, 	1991 2273 1263 2432 2597 1581 2336
	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, 135, 1754, 2164, 1684, 2596, 1551, 149, 	1991 2273 1263 2432 2597 1581 2336
	Bills introduced	16, 38, 135, 356, 599,	41, 142, 374, 604, 135, 1754, 2164, 1684, 2596, 1551, 149, 	1991 2273 1263 2432 2597 1581 2336
	Bills introduced	16, 38, 135, 356, 599, 1333, 1497, 1432, 1336, nty J. R. 456.	41, 142, 374, 604, 135, 1754, 2164, 1684, 2596, 1551, 149, 1354,	1991 2273 1263 2432 2597 1581 2336

JOURNAL OF THE HOUSE

	Explanation of vote	1828
	Legislative intent	2596
	Petitions presented	
	Petitions presented	1069
	Visitors presented	943
NOO:	D. WARREN K Representative Scott County	
	Bills introduced	
	178, 198, 221, 292, 368, 370, 410, 414,	466
	Amendments filed	1379
	Amendments offered 946, 1451, 1539, 2159, 2486, 2570,	2578
	Committee appointments	2492
	Legislative intent	2597
	_	2001
	Nominated Honorable Maurice E. Baringer as Speaker of the	_
	House of Representatives	6
	Petitions presented	369
	Point of order raised	2467
	Resolutions offered	2213
	Visitors presented	737
70 D.T	DD DADI M. D	
CODE	ER, EARL M Representative Johnson County	
	Bills introduced J. R. 2, 6,-	
	15, 38, 45, 52, 87, 92, 142,	
	160, 188, 236, 241, 280, 299, 355, 402,	
	412, 446, 463, 482, 502, 509, 545, 601,	603
	Amendments filed	
	1199, 1228, 1229, 1333, 1526, 1702, 1800, 1833,	1992
	Amendments offered 797, 1327, 1328, 1497, 1499, 1844,	2419
	Amendments withdrawn	1964
	Committee appointments 15, 16, 18, 20, 124,	1684
	Explanation of vote	1828
	Legislative intent	2596
	Petitions presented 422, 460,	1455
	Resolutions offered	1576
	Visitors presented	2335